



# The Belfast Gazette

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FRIDAY, AUGUST 3, 1923

*Foreign Office,  
March 23, 1923.*

The KING has been graciously pleased to appoint:—

Arnold Wienholt Hodson, Esquire, C.M.G., to be His Majesty's Consul for South Western Ethiopia, to reside at Magi.

*Foreign Office,  
May 25, 1923.*

The KING has been graciously pleased to appoint:—

Newton Worrall, Esquire, to be His Majesty's Consul at Tabreez.

*Foreign Office,  
June 26, 1923.*

The KING has been graciously pleased to appoint:—

Hugh Hutchison Cassells, Esquire, to be His Majesty's Consul for the Republic of Lithuania, to reside at Kovno; and John David Candler Wilton, Esquire, to be His Majesty's Vice-Consul for the Republic of Austria, to reside at Vienna.

*Foreign Office,  
July 16, 1923.*

The KING has been pleased to approve of:—

Señor Don Guillermino Wright Yeaza as Consul-General of Ecuador at London;

Mr. Horace Lee Washington as Consul-General of the United States of America at Liverpool;

Señor Don Antonio Rosa as Consul-General of Honduras at Liverpool and Manchester; Mirza Taghi Khan Moazzez-od-Dowleh as Consul-General of Persia at Calcutta;

Señor Don Carlos Varaona as Consul of Salvador at Liverpool;

Señor Don Tomás de la Presa y Vázquez as Consul of Spain at Newcastle-on-Tyne, for the Counties of York, Lincoln, Nottingham, Northumberland; Durham, Cumberland and Westmoreland;

Mr. Norman Oughtred as Consul of Bolivia at Hull;

Mr. J. E. Pink as Consul of the Netherlands at Portsmouth, for the County of Hampshire, with the exception of the Isle of Wight and the district attached to the Vice-Consulate at Southampton;

Mr. Samuel T. Lee as Consul of the United States of America at Nottingham;

Mr. John T. Fitzpatrick as Consul of Roumania at Cork;

Mr. F. Woke as Consul of Belgium at Madras;

Señor Don Antonio M. Marti y Valdés as Consul of Cuba at Hongkong;

Mr. Ejnar Anders Wilhelm Anderson as Consul of Denmark at Durban;

Mr. Sidney Charles Marriott as Consul of Sweden at Fremantle, for Western Australia;

Mr. W. H. Grant as Consul of the Netherlands at Port Darwin, for the Northern Territory of Australia;

Mr. H. G. White as Consul of Peru at Vancouver, for the Province of British Columbia;

Mr. Arthur Male as Consul of Japan at Broome, Australia;

Monsieur Ernest Théodore Adolphe Turquet de Beauregard as Consul of France at Saint John's, for Newfoundland and its Dependencies;

Señor Don Jorge R. Ponce y Martinez as Consul of Cuba at Saint John, New Brunswick;

Mr. T. W. Hockley as Consul of Portugal at Colombo;

Monsieur M. J. Fontein as Consul of the Netherlands at Lagos, for Nigeria and those parts of the Cameroons under British Administration;

Signor Pietro Mantovani as Consul of Italy at Larnaca, for the Island of Cyprus;

Mr. Gaston Smith as Consul of the United States of America at Georgetown, British Guiana;

Señor Don Carlos Varaona Villaseñor as Vice-Consul of Salvador at Liverpool;

Mr. A. Paris as Vice-Consul of the Netherlands at Southampton, for the New Forest and Christchurch Division of the County of Hampshire, and also that part of the Winchester Division of the said County, situated south of the railway from Romsey to Botley and West of the River Hamble, including Southampton Water as far as an imaginary line from Hill Head to Stone Point;

Mr. Alfred Nagle Jones as Vice-Consul of the Argentine Republic at Halifax, for the Ports of Lunenburg, Halifax, Cape Breton, Sydney, Pictou, New Glasgow and Truro;

Señor Don F. H. Sangüesa as Vice-Consul of Costa Rica at Montreal;

Mr. F. B. Fetherstonhaugh as Vice-Consul of the Argentine Republic at Toronto;

Mr. Ernest Smith Baldwin as Vice-Consul of the Argentine Republic at Wellington, New Zealand;

Mr. Cecil L. H. Barnson as Vice-Consul of the Argentine Republic at Victoria, Canada;

Mr. J. W. Huggill as Vice-Consul of the Netherlands at Calgary, for the Province of Alberta;

Monsieur M. Defeld as Vice-Consul of Belgium at Butiaba; and Mr. Joseph Edward Dawe as Consular Agent of Cuba at Southampton.

The Right Honourable Lord Armaghdale, His Majesty's Lieutenant for the County of Armagh, with the approval of His Grace the Governor of Northern Ireland, has been pleased to appoint Major John Charters Boyle, of Desart, Armagh, in the County of Armagh, a Deputy Lieutenant for the said County of Armagh, his Commission bearing date the 28th day of July, 1923.

J. C. BOYLE,  
Clerk to the Lieutenancy.

In pursuance of the provisions of Section 8 of the War Pensions (Administrative Provisions) Act, 1919, as amended by Section 8 of the War Pensions Act, 1920, and of Section 4 of the War Pensions Act, 1921, as amended by the Government of Ireland (Pensions Appeal

Tribunals in Northern Ireland) Order, 1923, and of every other power enabling me in this behalf, I hereby order that Pensions Appeal Tribunals shall be constituted for that part of the United Kingdom called Northern Ireland.

(Signed) W. C. BRIDGEMAN,  
One of His Majesty's Principal Secretaries of State.

Whitehall,  
25th June, 1923.

STATUTORY RULES AND ORDERS,  
1923, No. 788.

PENSION.

PENSIONS APPEAL TRIBUNALS  
(NORTHERN IRELAND).

Regulations Dated June 25, 1923, as to the procedure of the Pensions Appeal Tribunals, established for Northern Ireland, made by the Secretary of State in pursuance of Section 8 (2) and paragraph 8 of the schedule to the War Pensions (Administrative Provisions) Act, 1919 (9 & 10 Geo. 5. c. 53), as amended by section 8 (2) of the War Pensions Act, 1920 (10 & 11 Geo. 5, c. 23), sections 4 and 6 of the War Pensions Act, 1921 (11 & 12 Geo. 5, c. 49) and the Government of Ireland (Pensions Appeal Tribunals in Northern Ireland) Order, 1923.

I, the Right Honourable William Clive Bridgeman, one of His Majesty's Principal Secretaries of State, by virtue of the War Pensions (Administrative Provisions) Act, 1919, as amended by the Government of Ireland (Pensions Appeal Tribunals in Northern Ireland), Order, 1923, (a) and all other powers enabling me in that behalf, hereby make the following Regulations which shall be substituted as from this date for the Regulations dated December 1, 1919.

1. All appeals pending in Northern Ireland before the Ministry Appeal Tribunals shall as from the first day of November, 1919, be transferred to the Pensions Appeal Tribunals (Northern Ireland), and such appeals and all proceedings therein shall be heard and taken in the Pensions Appeal Tribunals as if the appeal had originally been commenced therein.

2. The sittings of each Tribunal shall be public or private as the Tribunal shall direct.

3. An officer shall appeal through the Officers' Branch of the Ministry of Pensions. A man shall appeal through the Area Office of the Ministry of Pensions of the district in which he resides, hereinafter called the Area Office. Area Office shall include an existing Local War Pensions Committee Office where such continues to exist as a result of no scheme having been made under section 1 (1) of the War Pensions Act, 1921.

(a) S.R. & O., 1923, No. 359.

4. Particulars of the appeal must be entered on the prescribed form which will be supplied to an appellant officer by the Officers' Branch and to an appellant man by the Area Office. Such particulars shall show the grounds of the appeal, and shall show clearly and definitely the appellant's reasons for being dissatisfied with the award or decision of the Minister of Pensions. The said prescribed form shall be signed and dated on the day of signing, and such date shall be deemed to be the date of the appeal or of the notice of intention to appeal for the purposes of the War Pensions Act, 1921.

5. The nature of the evidence required to support the appeal shall be set out in the form and the appellant will be responsible for obtaining this evidence or so much of it as possible.

6. Every appellant shall take all reasonable steps to obtain such information as the Ministry of Pensions, the Area Office, or the Pensions Appeal Tribunal may direct. If the appellant refuses or fails to furnish such information as he has been so required to do, and the Tribunal is satisfied that the failure is due to the fault or negligence of the appellant, the Tribunal may adjourn the case "Not to be heard without leave" whereupon no further proceedings shall be taken in the case until the appellant has furnished the information required or given a satisfactory explanation of his inability or failure to produce the same. In every such case the Secretary of the Tribunal shall send notice of such adjournment in writing to the Officers' Branch or to the Area Office.

In the event of the appellant failing to furnish such information or to give such explanation within six months of being directed by the Tribunal to do so, the appeal shall be disallowed.

*Regulation applicable to Officers only.*

7. (a) When an appellant notifies the Ministry of Pensions of his intention to appeal he shall forward to the Officers' Branch all material documentary evidence in support of his case for inclusion in the dossier.

(b) In all assessment appeals and in entitlement appeals where the Ministry of Pensions is unable on reconsideration to allow the claim, a précis of the case will be prepared by the Officers' Branch and forwarded together with the dossier relating to the case to the Pensions Appeal Tribunals (Northern Ireland).

*Regulation applicable to men only.*

8.—(a) When an appellant notifies an Area Office of his intention to appeal he shall forward to the Area Office for transmission to the Ministry of Pensions all material documentary evidence in support of his case.

(b) In all assessment appeals and in entitlement appeals where the Ministry of Pensions is unable on reconsideration to allow the claim, a précis of the evidence will be prepared and forwarded together with the dossier relating to the case by the Ministry of Pensions to the Pensions Appeal Tribunals (Northern Ireland).

9. Each case when received shall be placed in the appropriate list of cases for hearing.

10. Each appellant shall receive not less than 5 (five) clear days before the date fixed for the hearing of his appeal a notice of hearing specifying the place where and the date and time when his appeal will be heard.

Such notice shall be in the prescribed form, and in the case of a man, a railway warrant, where necessary, shall be sent therewith.

11. All notices required by these rules shall be in writing and shall be sent by post.

12. At the hearing of an appeal the appellant shall, except as hereinafter provided by Regulations 20, 31 and 32, appear in person and give his evidence. He may produce medical or other certificates in support of his appeal.

13. An appellant may be assisted at the hearing by counsel or solicitor or by a member of the Local War Pensions Committee or friend. No expenses of any sort will be paid to any counsel or solicitor, member of the Local War Pensions Committee or other person who thus assists the appellant.

14. A legal adviser or friend appearing for or with an appellant shall, after the examination of the appellant or any witness by the Tribunal, be given an opportunity to ask the appellant or any witness any relevant questions and to make a statement if he so desires.

15. The Minister of Pensions may send a representative to the hearing of any appeal, and such representative may ask the appellant or any witness any relevant questions and may make a statement if he so desires, but he shall not be permitted to remain in the Court when the appellant withdraws or to address the Tribunal in the absence of the appellant except in cases under Regulations 20, 31 or 32.

16. The appellant may bring with him a doctor or other witness to give evidence before the Tribunal, but no fee or travelling or subsistence allowance will be paid to the doctor or other witness by the Tribunal.

17. Every appellant who is insured under the National Health Insurance Act should bring with him at the hearing of his appeal his National Health Insurance book and card and the discharge certificates of all his services in any of His Majesty's forces.

18. On the conclusion of the evidence, the Medical Member (or Medical Members in the case of assessment appeals) may, with the consent of the appellant, make a medical examination, the result of which shall be communicated to the other members or member of the Tribunal.

19. The decision of the Tribunal shall be announced to the appellant by the Chairman immediately after the hearing of the case, unless there are any special circumstances which render it impossible or inadvisable so to do, and shall be communicated in writing to the Ministry of Pensions, London, S.W.1, the appellant, and in the case of men's appeals to the Area Office.

20. No appeal except those adjourned for further information or consideration, those visited under Regulation 31 and mental cases shall be decided by the Tribunal in the absence of the appellant unless the Tribunal has received a signed request from the appellant asking that the appeal shall be so decided.

21. The result of each case shall be decided by a majority of the members of the Tribunal and the decision of the Tribunal shall be recorded by the Chairman. In entitlement appeals no entitlement admitted by the Ministry shall be withdrawn by the Tribunal.

22. In assessment appeals except where the award is set aside or the appeal disallowed the decisions of a Tribunal with respect to a pension, shall be in terms of a rate of disablement; in any other case, the decision shall be either in terms of a rate of disablement and duration of disablement or by way of gratuity as may be appropriate.

"Pension" and "Rate of disablement" in this regulation shall have the same meaning as in the Regulations made by the Minister of Pensions under section 4 of the War Pensions Act, 1921.

23. In any case involving a difficult medical or surgical question the Tribunal may before giving its decision either send the appellant to be examined by a specialist who shall report the result of such examination to the Tribunal or take the opinion of a specialist upon a case stated to him. There shall be paid to such specialist such fee as is certified by the Chairman to have been properly incurred and which shall not be in excess of the prescribed fee for the time being in force.

24. The Tribunal may summon before it expert or other witnesses who shall give oral evidence before the Tribunal and the Tribunal may obtain from private practitioners, hospitals, or other institutions a report or a copy of notes or entries in records bearing on the subject matter of the appeal. Any expenses under this regulation as may be certified by the Chairman to have been properly incurred shall be paid in accordance with the rules for the time being in force.

25. If an appellant fails to appear at the appointed place on the day fixed for the hearing of his appeal, and sends no reason for his non-appearance, the appeal shall be "adjourned not to be heard without leave."

In all such cases notice of failure to appear shall be sent by the Secretary of the Tribunal in writing to the Officers' Branch or to the Area Office.

26. When an appellant has failed to attend the Tribunal at the time and place fixed for the hearing of his appeal, and the same has been "adjourned not to be heard without leave" the appeal shall be removed from the list of cases for hearing.

On a request by the appellant or his Area Office addressed to the Pensions Appeal Tribunals (Northern Ireland) that the case shall be proceeded with together with a statement that he is willing to attend the Court when resummoned, the case may be placed again in the list for hearing and the same procedure shall be adopted as when the appeal was originally put in the list for hearing. Unless such request and statement be received from the appellant or his Area Office within 28 days of the date of the notice of failure to appear, the dossier will be returned to the Ministry of Pensions. After the lapse of one year from the said date the appeal shall be deemed to be withdrawn.

27. Where an appellant is unable, owing to medical or other reasons satisfactory to the Chairman of the Tribunal, to appear at the time and place fixed for the hearing of his appeal, and notifies the Tribunal accordingly, his appeal shall be "adjourned for a date to be fixed." Enquiries shall be made to ascertain when the appellant is likely to be able to attend and a new date accordingly fixed.

28. When the Tribunal desires further information on or corroboration or consideration of any point or allows the appellant to offer further evidence, the appeal shall be "adjourned for further information or consideration." The Secretary of the Tribunal concerned shall take such steps as may be necessary to obtain the information required by the Tribunal.

On receipt of such information or evidence or on being satisfied that such information or evidence is not available or obtainable, the Tribunal shall give its decision. In the event of the Ministry Representative wishing to comment on any further evidence supplied by the appellant, the appellant shall, if he so desires, be given an opportunity of being present when such comment is made.

29. In the case of entitlement appeals where the appellant has died before the date fixed for the hearing of his appeal, the case shall be "adjourned for information," and the dossier shall be sent to the Ministry of Pensions in order that the claim of the widow or dependants may be decided unless this information has already been obtained.

When the necessary information has been obtained as to the widow or dependant, she or they or their guardian shall be summoned before the Tribunal in the same manner as the deceased appellant would have been had he not died, and may give or call evidence in support of the appellant's claim. The Tribunal shall give its decision as though the appellant had appeared in person before the Tribunal.

30. In assessment appeals in the event of the appellant dying before his case is heard the appeal shall be struck out of the list and the dossier shall be returned to the Ministry of Pensions.

31. When, owing to illness or other reason satisfactory to the Chairman, an appellant is unable to attend the Tribunal, and there is a likelihood of his being unable to do so for an indefinite time, the appeal shall be adjourned for the appellant to be visited and one or two representatives who may be either members of the Tribunal or local members of the legal or medical professions appointed by the President of the Tribunals, shall visit the appellant, take down the evidence, and make a report in writing to the Tribunal. Upon such written report, together with the documents, the Tribunal shall give its decision. Reasonable notice of such visits shall in all cases be given. Such fees and expenses as may be allowed in accordance with any rules for the time being in force shall be paid to such local members of the legal or medical professions as are appointed by the President to visit the appellant and report.

32. Where owing to mental incapacity an appellant is unable to give leave for his case to be taken in his absence his next of kin or other near relative will be summoned before the Tribunal to give evidence. If the Tribunal is able to allow the appeal upon such evidence, together with the documents in the case, the appeal shall be allowed forthwith. If the Tribunal is unable to allow the appeal the Secretary of the Tribunal shall ascertain from the appellant's relatives, doctor, hospital or other authorities whether the appellant is able to give evidence in support of the appeal. If the reply is in the affirmative the Tribunal will proceed under Regulation 31, otherwise the Tribunal will give its decision upon the evidence before it.

33. There shall be paid to the appellant or to his next of kin or other near relative or guardian if summoned before the Tribunal under Regulation 29 or 32, and to any person accompanying an appellant who is certified by the Chairman of the Tribunal, the Area Office or the Officers' Branch of the Ministry of Pensions as the case may be, to be unfit to travel alone, such travelling and subsistence allowances, and in the case of a successful appeal by a man or his widow such compensation for loss of time as may be allowed in accordance with any rules for the time being in force in respect of the matter, and as may be certified by the Chairman to have been properly expended or incurred.

34. Such official and semi-official documents, reports from doctors, employers, local committees, or other persons, whether produced by the appellant or the Ministry of Pensions as may be allowed by the Chairman shall be admissible in evidence.

35. All documents laid before the Tribunal at the hearing by the appellant shall be re-

turned to the appellant at the conclusion of the case if he so desires, but the Chairman shall have power to order a copy of any such document or documents to be made and (after he has certified the same to be a true copy) placed in the appellant's dossier.

36. If at the hearing the appellant does not wish to proceed with his appeal, the decision of the Tribunal shall be "Appeal withdrawn." The Secretary shall obtain from the appellant a signed statement that he wishes to withdraw his appeal and a copy shall be placed in the appellant's dossier which shall be returned to the Ministry of Pensions.

37. The Tribunal shall assist any appellant who through ignorance or otherwise is unable to make the best of his case.

38. Every appeal shall be heard by a full Tribunal, that is to say, the Chairman, Medical Member and Service Member.

39. The Tribunal shall sit at such times and places as the Secretary of State may appoint.

40. The vacations of the Tribunals shall be four weeks in the summer, ten days at Christmas and ten days at Easter. The days on which the vacations shall begin and end shall be determined by the Secretary of State.

*Procedure in appeals of widows, motherless children, parents and dependants.*

41.—(a) A widow, motherless child, parent, or dependant of a deceased officer shall appeal through the Officers' Branch of the Ministry of Pensions.

(b) A widow, motherless child, parent, or dependant of a deceased man shall appeal through the Area Office.

A motherless child may be represented by the person maintaining it, or any other person willing to act on its behalf.

A joint appeal by one representative must be arranged, if possible, when two or more motherless children are living in separate households or institutions.

The rules of procedure in the appeals of officers and men shall so far as they are applicable apply to appeals by widows, motherless children, parents or dependants.

42. Such of these rules as are applicable to appeals by officers shall apply to appeals by nurses.

43. In these Regulations the expression "entitlement appeal" shall mean an appeal under section 8 of the War Pensions (Administrative Provisions) Act, 1919.

An "assessment appeal" shall mean an appeal under section 4 (3) of the War Pensions Act, 1921.

The Medical Member to be substituted for the legal representative under proviso (b) of section 4 (3) of the War Pensions Act, 1921, shall be a duly qualified medical practitioner of not less than ten years' standing and he shall act as Chairman of the Tribunal.

Dated the 25th day of June, 1923.

W. C. Bridgeman.

**COMPANIES (RECONSTITUTION OF RECORDS) ACT (NORTHERN IRELAND), 1923.**

Regulations made by the Ministry of Commerce of Northern Ireland with the approval of the Ministry of Finance of Northern Ireland pursuant to Section 6 of the Companies (Reconstitution of Records) Act (Northern Ireland), 1923.

The scale of remuneration allowed to Solicitors or Professional Accountants for professional services in effecting compliance with the Act on behalf of a Company shall be as follows:—

For preparing and lodging with the Registrar of Joint Stock Companies the statement on Form A with copies of the Memorandum and Articles of Association and of any other documents required, and also producing for inspection the Certificate of Incorporation ... .. £1 1 0

For providing typed copies of Deeds of Settlement or Memorandum and Articles of Association in cases only where printed copies are not available, per folio of seventy-two words ... .. 0 0 6

Claims for remuneration should be made upon the prescribed form, to be obtained from the Registrar of Joint Stock Companies at his Office, 13 Wellington Place, Belfast.

[L.S.] Given under the Official Seal of the Ministry of Commerce this Thirtieth day of July, 1923.

G. H. E. PARR,  
Assistant Secretary.

**STAMP DUTIES.**

WHEREAS Section 12 (2) of the Finance Act, 1899, provides, *inter alia*, that His Majesty's Commissioners of Inland Revenue may substitute, as respects any foreign or colonial currency mentioned in the Schedule to that Act, any rate of Exchange for that specified in the Schedule, and that such Act shall be construed as if any rate of exchange for the time being substituted were contained in the said Schedule, and as if the rate of exchange for which the new rate is substituted were omitted from that Schedule. And whereas by two notices each duly advertised pursuant to the said Section in the month of August, 1920, the said Commissioners substituted certain rates of exchange for those specified in the said Schedule. And whereas under the Government of Ireland Act, 1920, and the Orders in Council made pursuant thereto the powers of the Commissioners of Inland Revenue in relation to taxes which the Parliament of Northern Ireland have power to impose are transferred to the Ministry of Finance for Northern Ireland:

Now the said Ministry hereby gives notice that the following rates of exchange are substituted for those specified in the Schedule to the Finance Act, 1899, as varied by the said two notices now in force under the said Act:—

Gold Dollar	Four and one-half to one pound.
Rupee	Fifteen to one pound.
Mark	One hundred and Fifty thousand to one pound.
Franc (French)	Seventy to one pound.
Franc (Belgian)	Eighty to one pound.
Franc (Swiss)	Twenty-five to one pound.
Lira	Ninety-five to one pound.

[L.S.] Given under the Official Seal of the Ministry of Finance for Northern Ireland, this 25th day of July, One thousand nine hundred and Twenty-three.

(Signed) W. D. SCOTT.  
Assistant Secretary.

ORDER as to certain fees and percentages to be taken in the Supreme Court of Judicature of Northern Ireland by means of impressed or adhesive stamps.

WE, being two of the Lords Commissioners of His Majesty's Treasury in pursuance of the powers conferred upon us by the Public Offices Fees Act, 1879, and every other power enabling us in that behalf, and with the concurrence of the Lord Chief Justice of Northern Ireland, order and direct as follows:—

1. The stamps used for denoting the fees and percentages to be taken in the Supreme Court of Judicature of Northern Ireland on the documents specified in the Schedule hereto shall be of the character prescribed by the said Schedule.

2. Any adhesive stamp used for the purpose aforesaid shall be a stamp appropriated by the words "Judicature, Northern Ireland." Any impressed stamp used for the purpose aforesaid

or for the purpose of denoting any other fees to be taken in the said Court shall be of such design and character as the Commissioners of Inland Revenue may from time to time adopt.

3. So much of any Order as makes obligatory the use of impressed stamps on the documents specified in the Schedule hereto shall cease to have effect.

4. This Order may be cited as the Supreme Court of Northern Ireland (Fee Stamps) Order, 1923, and shall come into operation on the first day of September, 1923.

(Sgd.) GEORGE HENNESSY,

(Sgd.) W. COPE,

Lords Commissioners of His Majesty's Treasury.

I concur in this Order.

(Sgd.) DENIS S. HENRY,

Lord Chief Justice of Northern Ireland.

The 31st day of July, 1923.

SCHEDULE.  
FILING.

	Document to be Stamped.	Character of Stamp to be Used.
On filing a Special Case ...	Special Case ...	Impressed or adhesive.
On filing a Bill of Sale, Warrant of Attorney, Cognovit, Bail, or satisfaction piece	Document filed ...	

JUDGMENTS, DECREES AND ORDERS.

	Document to be Stamped.	Character of Stamp to be Used.
For drawing up and entering a Judgment or Decree or Decretal Order, whether on the original hearing of a case or on further consideration, including a cause commenced by summons at Chambers, and an Order on the hearing of a Special Case or Petition of any Order by the Court of Appeal.	On entering a judgment in one of the Common Law Divisions the summary of judgment; in all other cases the first copy issued.	Impressed or adhesive.

CERTIFICATES.

	Document to be Stamped.	Character of Stamp to be Used.
On Certificates under the Judgments Extension Act.	The Certificate.	Impressed or adhesive.

BILLS OF COSTS.

	Document to be Stamped.	Character of Stamp to be Used.
On Taxing Bills of Costs.	The Certificate.	Impressed or adhesive.

L/1685.

THE MINISTRY OF HOME AFFAIRS FOR  
NORTHERN IRELAND.  
COUNTY OF FERMANAGH.  
RURAL DISTRICT OF ENNISKILLEN.

WHEREAS the Rural District of Enniskillen, situate in the Administrative County of Fermanagh, is now divided into thirty-three district electoral divisions, named respectively the Aghanaglack, Ballycassidy, Ballydoolagh, Ballyreagh, Castlecoole, Clabby, Coolyermer, Cuilcagh, Derrybrusk, Derrylester, Doagh, Drumane, Ely, Enniskillen Rural, Florence Court, Gardenhill, Glenkeel, Gortahurk, Holywell, Imeroo, Inishmore, Killesher, Kinawley, Kinglass, Laragh, Lisbellaw, Lisbofin, Monea, Newporton, Old Barr, Rahalton, Ross, and Tempo district electoral divisions:

And whereas it is expedient that the said district electoral divisions should be altered, and that with respect to the Rural District of Enniskillen it should be determined as herein-after appearing:

Now, therefore, the Ministry of Home Affairs for Northern Ireland, in exercise of its powers under the Poor Relief (Ireland) Acts, 1838 to 1914, the Local Government Acts (Northern Ireland) 1898 to 1922, and by all other powers in that behalf enabling the Ministry hereby orders and directs as follows, that is to say:

1. This Order shall apply to the electors' lists and to the register of electors formed out of such lists which comes into force on the 15th day of December, 1923; for the purposes of the election of County and Rural District Councillors from such date as may be necessary for the purposes of the triennial elections of such Councillors for the County of Fermanagh and Rural District of Enniskillen respectively, to be held in the year 1924; for the purposes of the Irish Valuation Acts and the lists to be made thereunder from such dates as may be necessary for the preparation of the lists and rate books on which the rates for the year ending the 31st day of March, 1925, will be assessable; and for all other purposes on, from and after the first day of April, 1924.

2. The Rural District of Enniskillen shall be divided into twenty-six district electoral divisions, having the names specified in Column 1 of the Schedule to this Order.

3. The district electoral divisions into which the said Rural District is so divided shall consist of the townlands, parts of townlands, and places set forth by name in Column 2 of the Schedule to this Order opposite to the name of each such district electoral division.

And it is hereby declared that the foregoing provisions of this Order shall in no way affect or be deemed to affect the limits of any area heretofore determined by any Order to be the area of charge upon which any special expenses as defined by Section 232 of the Public Health (Ireland) Act, 1878, or any other expenses directed by any Act to be defrayed as such special expenses are and shall be chargeable.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland this 7th day of June, 1923.

S. WATT.

SCHEDULE.

Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.
Aghanaglack ...	Aghahoorin. Aghamore. Aghavass. Aghanaglack. Ballintempo. Ballysroonagh. Coasan. Coolarkan. Corraderrybrock Corraglass West. Corralea. Dooletter. Drumelly Drumkeenagh. Greaghaphort. Greaghmagleragh. Killycreen East. Killycreen West. Killyphort. Kilrooskagh. Legnagay Beg. Meenawargy. Mullan (Parish of Cleenish). Mullanawinna. Mullanshellistragh. Mullyard. Mullylusty. Mullynavarnoge. Orabeg. Stralahan. Toppan. Tullybrack or Oramore. Tullynacor. ISLANDS IN LOUGH MACNEAN UPPER— Garrow or Buck Islands. Kilrooskagh Island. Inishkeen Island. Inishteige Island. Rosscorkey Island
Ballycassidy ...	Ardgart. Ballycassidy. Cloghbally. Conerick. Derryargon. Derryhillagh. Derrykeeghan. Devenish Island. Drumgay. Gortaloughan. Gortmessan. Lackaghboy. Laragh (Parish of Trory). Levaghy. Monalla. Mullaghmeen. Rakeelan Glebe. Relagh (Parish of Enniskillen). Ring (Parish of Trory). Rossahilly. Shankill (Parish of Derryvullan). Shanmullagh. Srahenny. Thornhill Glebe. Trory. Tullyavvy. Urbal or Mossfield. Woaghternerry. ISLANDS IN LOUGH ERNE— Car Island. Ferry Island. Long Island. Trasna Island. White Island.
Ballyreagh]	Ballyreagh. Beagh (Parish of Magheracross). Carn (Parish of Enniskillen). Cavanalough Glebe. Glen. Killee (Parish of Magheracross). Killyculla.
Castlecoole ...	Ballintarsan. Ballylucas. Bonnybrook. Carran Little.

Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.	Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.
Castlecoole— Contd.	Carrowmacmea. Cavancarragh. Cloghtate. Cloghtogle. Cultiagh. Curraghlare. Derrybeg Derryclawan. Drumard. Drumcrow. Glasnullagh (Parish of Derryvullan) Killee (Parish of Enniskillen). Killygrania. Killyreagh. Kilnamaddy. Kilsallagh. Lisreagh. Milltate. Mountdrum. Rossvullan. Tamlaght. Thomastown* Tiraltan. Tullyharney.	Coolymermer— Contd.	Treel. Tullyholvin Lower. Tullyholvin Upper. Whitehill.
Clabby ...	Brockagh. Camgart. Cloghoge. Dooneen. Drumcor. Drumhirk (Parish of Enniskillen). Glencovet Glebe. Glengesh. Imeroo. Knockennis. Lurganclabby. Moysnaght. Mullaghsillogagh. Ramaley. Tonyglaskan. Tullyullagh.	Corraglass ...	Bohevny. Brockagh. Cloonaveel. Clontyferagh. Clontymullan. Corraglass. Croaghrim. Derreens East. Derryaghna. Derrycormick. Derryhowlaght West. Derryleck. Drumcolgny. Drumderg. Drumlaghy (part of) (Parish of Cleenish). Drumsroohil (Parish of Killesher). Edenmore (Parish of Killesher). Mullanavehy. Rossmacawinny. Trillick.
Coolymermer ...	Acres. Aghannagh. Aughlish. Aughrim (Parish of Devenish). Bowara. Brughas. Carn (Parish of Boho). Cloghanagh. Croaghrim. Coolymermer. Culliagh. Dernashesk. Derryvogué. Drumaraw. Dromore (Parish of Devenish). Drumboy. Drumconor. Drumhirk (Parish of Cleenish). Drumhirk Upper. Glasnullagh (Parish of Cleenish). Gortadrehid. Gortgall. Graan. Kilmore. Kilnamaddoo. Killycat. Leam Beg. Leam More. Legnagay More. Lenaghan (Parish of Rossorry). Lesky. Lockard Big. Lockard Little. Lurgandarragh Little. Moybane. Moybrone. Moykeel. Moylehid. Mullaghmore. Mullygarry. Portmush. Ratona. Rigg. Rosscolton. Samsonagh. Toneel South. Tonlisderritt.	Derrybrusk ...	Arda. Aughey. Bracky. Cappy. Carry. Cassan. Cleenish (Island). Cloghcor. Clontycoora. Cloon. Coolnashanton. Crockaleen. Derrybrusk. Derryvullan. Drumcramph. Drumcrooil. Drumcullion (Parish of Derryvullan). Drumhirk (Parish of Derrybrusk). Drummee. Drumrainy (Parish of Derryvullan). Farnaght. Farnamullan. Fyagh. Gubrusdinna. Killyvannan. Knock Island. Leambreslan. Lusty Beg. Lusty More. Mulrod. Ring (Parish of Derryvullan). Sessiagh East. Slee (Parish of Derrybrusk). Tawnyreagh. Tonymalloe. Tully (Parish of Derrybrusk). Whilliter. Winnigan Glebe. ISLANDS IN UPPER LOUGH ERNE Kippeen Island. Shane Island.
		Doagh ...	Buggan. Carr. Carran East. Crott. Derryvary Beg. Derryvary More. Doagh Glebe. Dromore (Parish of Inishmacsaint). Drumadillar. Drumanure. Drumary. Drumbeggan. Drumcroohen. Drumlish. Drumnanane. Drumscollop. Keadew. Kilduff. Kilgarrow.

Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.	Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.
Doagh—Contd.	Monaghan. Newtown. Rossinure Beg. Sandhill. Straniff. Stratonagher. Stratore. Tullycarbry. Tullycreevy. Tullykelter.	Drumree— Contd.	Silverhill. Tattygare Glebe. Windmill Hill (part of townland without the Urban District boundary of Enniskillen).
Drumane	Ardtonnagh. Bellanaleck. Carneyhill. Cloonatrig. Crockareddy. Derrychurra. Derryhawlagh. Derryinch. Drumane. Drumbarry. Drumbrughas. Gortdonaghy. Killywillin. Mullymesker. Ross (Parish of Cleenish). Rossavally. Rossdoney. Sessiagh West. Tonyloman. Tonyteige. Tully (Parish of Cleenish).	Enniskillen	Agharainy. Aughaward. Breandrum. Carran. Carrickaheenan. Castle Coole. Cavanaleck. Cloonavoan. Cornagrade. Cross. Derrychara. Derygore. Derryinch. Derrymakeen. Deryvore. Drumclay. Drumcoo (Parish of Trory). Drumcoo or Belview. Drumcrin. Drumgarrow. Gortgonnell. Inishkeen (Island). Killyhevin. Killynure. Kilmacormick. Kilmalanophy. Knockalough. Lehill. Moneynoe Glebe or Chanterhill. Portnasnow Glebe. Ring (Parish of Cleenish). Sree (Parish of Enniskillen). Island in Lough Erne.
Drumderg	Beagh (Parish of Enniskillen). Blackhill. Bohulkin. Carrowkeel. Carrownagiltagh. Coolbuck. Derrin. Derryhoney. Doon. Drumderg. Drumkeenragh. Falls. Greaghrawer. Kilnambraher. Lettan. Magonragh. Modeenagh. Pubble. Ratoran. Shanco. Shillanmore. Tullynaghug. Ummer.	Florence Court	Coolacrim. Corradreenan East. Corradreenan West. Corrawully. Crocknakeeragh. Crummer. Deepark. Derryhevin Glebe. Derylester. Drumonan. Drumcard. Drumclounish. Drumduff. Drumgague. Drumhack. Drumiskill. Drumlaghy (part of) (Parish of Killesher). Drummacabranagher. Drummoan or Newtate Drummuck. Drumoghill. Drumsillagh (Parish of Killesher). Finlane. Florence Court Demesne. Gallagh. Garrify. Gortnacally. Keelpark Glebe. Killyblane. Killybracken. Knocknabrattoige or Greentown. Legnavea. Lismoonly. Mullan or Bumper Lodge Rossdanean. Tattenamona. Tonagh Glebe. Tully (Parish of Killesher). Tullyhona.
Drumree	Ashwoods. Ashwoods or Woody Mullaghree. Ballaghmore. Bodarra Big. Bodarra Little. Carrigan (Parish of Rossorry). Clonamullog. Cole's Hill. Corralinnen. Crownhall. Drumawill. Drumgallan. Drumlyon. Drumree. Drumskew. Drumsna. Glencunny. Gortadrehid Big. Gortadrehid Little. Greystone. Killybreed. Kinaria. Lisgoole. Lurgandarragh Big. Mullaghree. Mullaghlevin. Mullanacaw. Mallylogan. Portora (part of townland without the Urban District boundary of Enniskillen). Rossle. Rossorry. Scaffog.	Garvary	Ballydoolagh. Breagho. Cavanacross. Cooltrain. Derryraghan. Feddan. Garvary (Parish of Enniskillen) Glasdrumman (Parish of Derrybrusk). Killyvilly.

Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.	Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.
Garvary— Contd.	Largy. Lissan Mullanaska. Mullyknock or Topped Mountain Relagh (Parish of Magheracross).	Killesher— Contd.	Leeffa Legg. Legnabrocky. Legnahorna. Lisblake. Lisderry. Lisdivrick. Lisgally. Maribank. Moneen. Mullaghbane. Mullynahunshin. Rossaa. Sallysgrove. Skreen (Parish of Killesher). Trien. Tromogagh. Wheatthill.
Holywell	Abocurragh. Abohill Aughrim (Parish of Cleenish). Ballysooragh. Belcoo East. Belcoo West. Carrickabweehan. Carrickadrantan. Carrickaloughan. Carrickmacflaherty. Carrickmacsparrow. Carricknaseer. Carrontreemall. Carrownalegg. Cavancarragh. Cavanmore. Cavantreeduff. Cleggan. Cornagee. Corrateskin. Greenagho. Crottan. Derreens West. Dornogagh. Drumaran. Drumawillin. Drumconlan West. Drumcoo (Parish of Cleenish). Drumharriff (Parish of Cleenish). Drumaman. Gardenhill. Gortahurk West. Gortatole (Parish of Cleenish). Gorteen (Parish of Cleenish). Gortnaderg. Greenwoodhill. Keelagho. Kiltyfelan. Lurgan. Moneyouragan. Mullaghdun. Mullaghmaddy. Mullyardlougher. Mullycovet. Point. Rushin West. Templenafrin. Tonardrum.	Kinawley	ISLANDS IN LOUGH MACNEAN LOWER OR LOUGH NILLY— Inishee Island. Toppan Island. Caldragh. Clontelaghan. Coolinfin, Glebe. Coragh. Coragh (Crawford). Coragh Glebe. Cornacrea. Cornagun. Cornashesko. Cornaskeoge. Corraheen. Corrameen. Corranaheen. Cullatagh. Derrycleгна. Derrylea. Doohaty Glebe. Drumcullion. Drumharriff (Parish of Kinawley). Erveny. Gortacarn. Gortalughany (Parish of Killesher). Gortalughany (Parish of Kinawley). Gortoral. Greaghvoekan. Greaghnafine. Greenan. Keenaghan. Kilgarrow Glebe. Knockbodarra. Larganacarran (Parish of Killesher). Larganacarran (Parish of Kinawley). Lea. Legaduff. Moher (Parish of Killesher). Moher (Parish of Kinawley). Moheranea. Moneenbane. Mullan (Parish of Kinawley). Rooskagh South. Shanvally. Springtown. Stumpy's Hill. Seesnaghtan. Tiravree Glebe. Tirmonen.
Killesher	... Aghatirourke. Aghnahoo. Beihy. Blunnick. Brookfield. Cal kill. Carrigan (Parish of Killesher). Cavanreagh. Cloonatreane. Cloonatumpher. Clyhannagh. Coaghan. Cordarragh. Cornahawla. Correen. Crossmurrin. Cullentragh. Curragh. Cushrush Island. Dooneen. Gortaree. Gortatole (Parish of Killesher). Gorteen (Parish of Killesher). Gortermoan. Gortgullenan. Gortmaconnell. Gortnagriffin. Gubbacrock. Killernan. Killesher. Killykeeghan. Kilnameel. Knockagechan. Lanmore. Leamnamoyle.	Kinglass	... Clondaval. Clonliff. Clontymore. Clonursan Glebe. Corracoash. Corrardreen. Croknacreevy. Derry. Derryhenry. Derryleague. Drumany. Drumbinnis. Drumliff. Graffy. Kiliafinta. Kilteen Glebe. Kinawley. Kinglass. Laragh (Parish of Kinawley).

Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.	Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.
Kinglass— Contd.	Lismonaghan. Mackan Glebe. Mullagharrow. Portbeg. Portreagh Rooskagh North. Shanraa. Stragowna. Tiravally Glebe. Tiroogan. Trustan Glebe.	Monea—Contd.	Ely (Island). Enaghan. Fardrum. Fartagh. Faugher (Parish of Devenish). Fintonagh. Gillyholme (Ely). Gillyholme (L'Estrange). Giltagh. Keelaghan. Killyveagh Glebe. Kilnaloo. Leihan. Levally Lower. Levally Upper. Magheradunbar. Magheragannon. Magheranageeragh. Monea. Moyglass (Parish of Devenish). Moyglass (Parish of Rossorry). Rabron. Randalshough. Roosky (Parish of Devenish). Rosnafarsan. Ross Inner. Ross Outer. Tirconnell. Tullydevenish. Tullymargy.
Lisbellaw	Beagho. Boshinny. Drumad (Parish of Cleenish). Drumdran. Ederdaglass or Hollybank (Parish of Cleenish). Ederdaglass or Hollybank (Parish of Derryvullan). Faughard. Mullybrit. Snowhill. Tatnamallaght. Tattygare. Tattymacall.	Newporton	ISLANDS IN LOUGH ERNE— Magurk's Island. Caventillycormick. Cleenaghan. Coa. Currin. Drumconnis. Drumcullion. Drumkeen. Drumurry. Drumrainy (Parish of Maghera-cross). Drumsloe. Fernev. Kilgortnaleague. Killymittan. Knockmanoul. Salry. Tullylone. Tullyrain.
Lisbofin	Cappog. Clonbunniagh. Culky. Derrygiff. Derrynim. Derryscobe. Derryshandra. Dooederny. Drumageever. Drumconlan East. Drumkeen. Drumnamalragh. Drumrainy (Parish of Cleenish). Drumsillagh (Parish of Cleenish). Drumsroohil (Parish of Cleenish). Gardrum. Garvary (Parish of Rossorry). Gortahurk East. Granshagh Big. Granshagh Little. Lanaghan. Lankill. Laragh (Parish of Rossorry). Letterbreen. Lisbofin. Lisroddy. Mullaghy. Oakfield. Rahallan. Rosscarn. Rushin East. Shanmullagh. Skea. Skreen (Parish of Cleenish). Tents.	Old Barr	Aghaherrish. Aghakeeran. Agharahan. Carrickbeg. Carrigan (Parish of Boho). Clogherbog. Derrynafaugher. Drumaveel. Drummaa. Drummacoorin. Drumbegger. Drumgamp. Drumgormly. Drumhirk Lower. Farnaconnell. Faugher (Parish of Boho). Glenkeel. Gortgor. Creaghmore. Killydrum. Killyhommon. Killytaggart. Knock Beg. Knock More. Knocknahunshin. Lattonagh. Legland. Leitrim. Lisdead. Lisdoodan. Muckenagh. Old Barr. Reyfad. Ross (Parish of Devenish). Rossinure More. Tober.
Monea	Ballygonnell. Ballyhose. Ballynakill. Banagher. Brackagh. Carrigan (Parish of Devenish). Castletown Monea. Cavanakeery. Cleens New. Cleens Old. Coagh. Concaroe. Cossycon. Crawford's Hill. Croaghan (Parish of Devenish). Cullen. Dairies Big. Dairies Little. Dinnydoon. Donegall. Drumberny. Drumboory. Drumcorban. Drumcose. Drummoghlan. Drumsillagh (Parish of Rossorry).		

Column 1. Names of District Electoral Divisions.	Column 2. Townlands, parts of townlands, and places constituting the District Electoral Divisions named in Column 1.
Old Barr— Contd.	Tobradan. Toneel North. Tullinwonny.
Rahalton	Beagh Big. Beagh Little. Blaney East. Blaney West. Caldrum Glebe. Carrickreagh. Cashel. Claragh. Corracloon. Cosbystown. Derrygonnelly. Drumadown. Drumbockany. Drumcrow East. Drumskimly. Fédian. Glenlevan. Glenwinny. Inishmacsaint (Island). Inisway. Longrob. Magherahar. Milltown Blaney. Mullykivet. Rahalton. Roosky (Parish of Inishmacsaint). Rosdagamph or St. Catherine's. Rosspoint or Gosbystown East. Scandally. Shankill (Parish of Devenish). Tabagh. Tullynadall East. Tullynadall West. Tullynagowan. Urros. Wheathill Glebe.
	ISLANDS— Blaney Island. Gall Island. Goat Island. Inish Fovar Island. Inish Lougher (Island). Lamb Island. Owl Island. Pusher Island. Rabbit Island. Five Others.
Tempo	Brougher. Claranagh. Coolcran. Cullion. Demesne. Drummackan. Edenmore (Parish of Enniskillen). Largandoy. Learn. Letterbailey. Stragole. Tattinweer.

NOTE—The above Order should be read in place of the similar Order appearing in Gazette 104, of the 22nd June, 1923, and Gazette 109, of 27th July, 1923.

NOTICE is hereby given that the Ministry of Labour for Northern Ireland proposes to appoint, under Section 10 of the Workmen's Compensation Act, 1906, a legally qualified Medical Practitioner to be a Medical Referee for the purposes of the said Act for the County and City of Londonderry.

Forms of application, together with a memorandum showing the scale of fees payable and other terms of appointment, may be

obtained from the Secretary, Ministry of Labour, 7 Upper Queen Street, Belfast, to whom all applications should be forwarded not later than 18th August, 1923.

J. A. DALE,  
Secretary,  
Ministry of Labour,  
Northern Ireland.

7 Upper Queen Street,  
Belfast, 2nd Aug., 1923.

#### LAND PURCHASE COMMISSION, NORTHERN IRELAND.

Record No. E.C. 8080.

Estate of SIR FRANCIS EDMUND WORKMAN MACNAGHTEN, Baronet, continued in the name of the Right Honorable Edward Baron Macnaghten as successor in title of the said Sir Francis Edmund Workman Macnaghten, deceased; further continued in the name of Sir Edward Charles Macnaghten as successor in title of the said Edward Baron Macnaghten, deceased.

County Armagh.

TAKE NOTICE that the said Sir Edward Charles Macnaghten claiming as successor in title as aforesaid, is proceeding to sell his Estate at Ballylum, in the Barony of Oneilland West, and County of Armagh to the Tenants thereof and other persons in fee-simple, reserving thereout to the Land Purchase Commission, Northern Ireland, the exclusive right of mining and taking minerals and digging and searching for minerals on or under the said Estate. And that the said Land Purchase Commission intend, without any further investigation of title, within fourteen days from this date, unless some valid reason is shown in the meantime why they should not do so, to deal with the said Sir Edward Charles Macnaghten as the owner of the said lands for all purposes other than the distribution of the Purchase Money or the payment of any percentage out of the Land Purchase Aid Fund established under the Irish Land Act, 1903.

Signed. S. RICE.

By Order of the Land Purchase Commission, Northern Ireland.

Dated this 31st day of July, 1923.

N.B.—Any person interested in the Estate will, on application at the Office of the Land Purchase Commission, Northern Ireland, be furnished with information as to the amount of the Purchase Money of the several Holdings on the Estate.

Final Notice to Claimants and Incumbrancers.

COURT OF THE LAND PURCHASE COMMISSION,  
NORTHERN IRELAND.

#### LAND PURCHASE ACTS.

Record No. E.C. 8257.

Estate of ANNIE ELIZABETH BRADY AND ELLEN BRADY.

County of Down.

TAKE NOTICE that the Final Schedule of Incumbrances affecting the proceeds of the Sale of the Lands comprised in the First Schedule to the Originating Application herein, which have been sold under the above Acts in fee-

simple, has been lodged in the Registrar's Office of this Court at Northern Bank Buildings, May Street, Belfast, and may be there inspected together with the said Originating Application; and that the 12th day of October, 1923, has been fixed as the last day on which claims or other objection to the said Schedule of Incumbrances may be lodged, the 17th day of October, 1923, for proof of claims before the Examiner, and the 19th day of October, 1923, for distribution of the purchase money by the Commissioner.

Dated the 30th day of July, 1923.

W. DICK, Chief Examiner.

Little & Cullen, Solicitors for Vendors,  
25 Chichester Street, Belfast.

Final Notice to Claimants and Incumbrancers.

COURT OF THE LAND PURCHASE COMMISSION,  
NORTHERN IRELAND.  
LAND PURCHASE ACTS.  
Record No. E.C. 9912.

Estate of the RT. HON. RICHARD WALTER JOHN EARL OF DONOUGHMORE, the HON. CLAUD ANSON, and the RT. HON. JOHN GRAHAM HOPE BARON DECIES, Trustees for the purposes of the Settled Land Acts, 1882 to 1890, of the Settlement dated 4th day of January, 1897, and the persons entitled to

exercise the powers of a tenant for life under the said Acts on behalf of the Most Hon. John Charles Marquess of Waterford, an Infant (continued in the name of the said John Charles Marquess of Waterford as tenant in tail male.

County Londonderry.

TAKE NOTICE that the Final Schedule of Incumbrances affecting the proceeds of the sale of the Lands comprised in the First Schedule to the Originating Application herein, parts of which have been sold and the remainder of which it is contemplated selling under the above Acts in fee-simple, has been lodged in the Registrar's Office of this Court at Northern Bank Buildings, May Street, Belfast, and may be there inspected together with the said Originating Application; and that the 12th day of October, 1923, has been fixed as the last day on which claims or other objection to the said Schedule of Incumbrances may be lodged, the 15th day of October, 1923, for proof of claims before the Examiner, and the 19th day of October, 1923, for distribution of the purchase money by the Commissioner.

Dated the 30th day of July, 1923.

W. DICK,

Chief Examiner.

McMahon & Tweedy, Solicitors for Vendors, 36 Arthur Street, Belfast.

DISEASES OF ANIMALS ACTS, 1894-1914.

Return of Outbreaks of the undermentioned Diseases in the Northern Ireland for the week ended 28th July, 1923.

(In the return the term "Outbreak" signifies each separate Place on which disease was found).

County or County Boro.	PARASITIC MANGE.		No. of Outbreaks.	Swine Slaughtered as Diseased or Exposed to Infection.	BOVINE TUBERCULOSIS	
	SHEEP SCAB.	No. of Outbreaks.			No. of Outbreaks.	No. of Declared Affected.
Antrim .. ..	—	—	—	—	4	4
Armagh .. ..	—	—	—	—	—	—
Down .. ..	—	—	—	—	—	—
Fermanagh ..	—	—	—	—	—	—
Londonderry ..	—	—	—	—	2	2
Tyrone .. ..	1	—	—	—	1	1
Belfast Co. Boro ..	—	—	—	—	—	—
Londonderry Co. Boro	2	—	—	—	—	—
Total .. ..	3	—	—	—	7	7

SUMMARY OF RETURNS,

PERIOD	Anthrax.		Bovine Tuberculosis.		Foot and Mouth Disease.		Glanders (including Farcy).		Parasitic Mange.	Pleuro Pneumonia.			Rabies Cases Reported.		Sheep Scab.	Swine Fever.	
	Outbreaks	Animals Attacked	Outbreaks.	Animals Attacked.	Outbreaks.	Animals Attacked.	Outbreaks.	Animals Attacked.		Outbreaks.	Cattle Slaughtered		Dogs.	Other Animals.		Outbreaks.	Outbreaks
									Diseased.		Exposed to Infection.						
Week ended July 28th, 1923	—	—	7	7	—	—	—	—	—	—	—	—	—	—	3	—	—
Previous week	—	—	7	7	—	—	—	—	—	—	—	—	—	—	1	—	—
Period from 1/1/23 to 28/7/23.	—	—	152	153	—	—	—	—	11	—	—	—	—	—	69	1	1

Imperial Secretary's Department, Northern Ireland.  
30 Scottish Provident Buildings, Belfast.

1923. No. 159.

IN THE HIGH COURT OF JUSTICE IN  
NORTHERN IRELAND.

CHANCERY DIVISION.

Mr. Justice Wilson.

In the Matter of THE COMPANIES (CONSOLIDATION) ACT of 1908,

and  
In the Matter of JOSEPH MATHERS,  
LIMITED.

By an Order made by the Honourable Mr. Justice Wilson in the above matter, dated the 30th day of July, 1923, on the Petition of the Milfort Weaving and Finishing Co., Limited, having their Registered Office at Milfort Factory, in the City of Belfast, Linen Manufacturers It was Ordered that the voluntary winding up of the said Joseph Mathers, Limited, be continued, but subject to the supervision of this Court, and that any of the proceedings under the said voluntary winding up might be adopted as the Court should think fit. And it was Ordered that Edward Buckley, of 53 Donegall Place, in the City of Belfast, be appointed Liquidator of the said Company for the purposes of such winding up. And it was further Ordered that the Costs of the Petition and the proceedings thereunder up to and including the costs of the said Order, when taxed and ascertained, be paid to the Petitioners by the Liquidator out of the assets of the said Company. And the Petitioners and any Creditors, Contributories, and the Liquidator of the said Company, and all other persons interested are to be at liberty to apply to the Judge at Chambers as there may be occasion.

ROBERT WALLACE, Saxone House,  
Donegall Place, Belfast, Solicitor for the  
said Petitioners.

IN THE HIGH COURT OF JUSTICE IN  
NORTHERN IRELAND.

KING'S BENCH DIVISION.—IN BANKRUPTCY.

JOSEPH JAMES McALAREY, of Rasharkin, in the County of Antrim, Publican and General Merchant, was on the 27th day of July, 1923, adjudged Bankrupt.

PUBLIC SITTINGS will be held before the Court at the Court House, Belfast, on Wednesday, the 15th day of August, 1923, and on Wednesday, the 22nd day of August, 1923, at the hour of Eleven o'clock in the forenoon, whereat the Bankrupt is to attend, and to make a full disclosure and discovery of his Estate and Effects. Creditors may prove their Debts, and at the First Sitting choose a Creditors' Assignee. At the last Sitting the Bankrupt is required to finish his Examination.

All persons having in their possession any Property of the Bankrupt should deliver it, and all Debts due to the Bankrupt should be paid to Major F. G. Hill, O.B.E., Official Assignee, 86 Donegall Street, Belfast, to whom Creditors may forward their Affidavits of Debt.

ROBERT W. McCONIGAL,  
Deputy Registrar.

JAMES C. TAYLOR Solicitor, Scottish  
Provident Buildings, 7 Donegall Square  
West, Belfast.

IN THE HIGH COURT OF JUSTICE IN  
NORTHERN IRELAND.

KING'S BENCH DIVISION.—IN BANKRUPTCY.

In the Matter of JAMES McNABNEY, of Wellington Street, Ballymena, in the County of Antrim, Grocer, a Bankrupt.

A Public Sitting in this Matter will be held before the Chief Registrar, at the Court House, Belfast, on Thursday, the 23rd day of August, 1923, at the hour of Eleven o'clock, forenoon, for the Proof and Admission of Debts and for the vouching of the Official Assignee's account.

A Creditor may prove his Debt at the Sitting, or send his Affidavit of Debt in the prescribed form or his detailed account to the under named Official Assignee, four days previously to the Sitting in order to have the same admitted.

Dated this 30th day of July, 1923.

ARTHUR J. WEIR,  
Acting Registrar.

MAJOR F. G. HILL,  
Official Assignee.

86 Donegall Street, Belfast.  
S. ROSS & CO., Solicitors for the  
Assignees, 10 Arthur Street, Belfast.

IN THE HIGH COURT OF JUSTICE IN  
NORTHERN IRELAND.

KING'S BENCH DIVISION.—IN BANKRUPTCY.

In the Matter of DAVID McCLELLAND, of North Boundary Street, in the County of the City of Belfast, Grocer, a Bankrupt.

A Public Sitting will be held before the Court, at the Bankruptcy Court, Belfast, on Wednesday, the 29th day of August, 1923, at the hour of Eleven in the forenoon, to Audit the Assignee's Account and make a First dividend in this matter.

Dated this 31st day of July, 1923.

ROBERT W. McCONIGAL,  
Deputy Registrar.

MAJOR F. G. HILL,  
Official Assignee.  
86 Donegall Street, Belfast.

S. ROSS & CO., Solicitors for the  
Assignees, 10 Arthur Street, Belfast.

IN THE HIGH COURT OF JUSTICE IN  
NORTHERN IRELAND.

CHANCERY DIVISION.

1923. No. 81.

In the Matter of HUGHES DICKSON &  
COMPANY, LIMITED, and Reduced,

and  
In the Matter of THE COMPANIES (CON-  
SOLIDATION) ACT, 1908.

NOTICE is hereby given that a Petition presented to the High Court of Justice in Northern Ireland on the 11th day of April, 1923, for confirming a resolution reducing the capital of the above Company from £100,000 to £50,000 is directed to be heard before Mr. Justice Wilson on the 15th day of August, 1923.

WHITE, McMILLAN & WHEELER,  
Solicitors for the said Company.

1923. No. 3634.

IN THE HIGH COURT OF JUSTICE IN  
NORTHERN IRELAND.

KING'S BENCH DIVISION.

NOTICE OF ADVERTISEMENT OF WRIT  
OF SUMMONS.

Issued in Action against Incorporated Body, Rail-  
way Company, Poor Law Guardians, etc.

SAMUEL DOAK, ROBERT MORELL FORE-  
MAN, and JAMES CLELAND McVEIGH  
(trading as Doak, Foreman & McVeigh),  
Plaintiffs;

FANAD NORTH CO-OPERATIVE AGRICUL-  
TURAL SOCIETY, LTD., Defendants.

NOTICE is hereby given, pursuant to the Pro-  
visions of the Act 16 and 17 Victoria, Chapter 113,  
Section 33, that a Writ of Summons has been  
issued at the Suit of the said Samuel Doak, Robert  
Morell Foreman, and James Cleland McVeigh  
(trading as Doak, Foreman & McVeigh) against  
Fanad North Co-Operative Agricultural Society,  
Limited, having their Registered Office at  
Shannagh, Ballylar, Letterkenny, in the County of  
Donegal, in the King's Bench Division of the  
High Court of Justice Saorstát Éireann.

Dated this 25th day of July, 1923.

F. J. ORR, Solicitor for the said Plaintiffs,  
47 Chichester Street, Belfast.

To the Fanad North Co-Operative Society, Ltd.,  
and to all to whom it may concern.

NOTICE OF DISSOLUTION OF PARTNER-  
SHIP.

NOTICE is hereby given that the Partnership  
heretofore subsisting between the undersigned,  
carrying on business as Hardware Merchants, at  
13 Upper English Street, Armagh, under the style  
of Gillespie Brothers, has been dissolved by  
mutual consent as from the 31st of December,  
1922. And the said Samuel Gillespie is now the  
sole proprietor, carrying on the business as here-  
tofore, under the style or name of Gillespie  
Brothers.

Dated this 28th day of July, 1923.

Signed SAMUEL GILLESPIE.  
MOSES GILLESPIE.

Witness: Geo. Conn, Clerk  
to Messrs. Best & Best,  
Solicitors, Armagh.

## STATUTORY NOTICE TO CREDITORS.

In the Goods of WILLIAM STEWART, late of Ballymacpeake Lower, in the County of Londonderry, Farmer, deceased.

NOTICE is hereby given, pursuant to the Statute 22 and 23 Vic., Chap. 35, that all persons claiming to be Creditors of or otherwise to have any Claims or Demands against the Estate of the above deceased, who died on or about the 5th day of February, 1923, are hereby required on or before the 1st day of September, 1923, to furnish (in writing) particulars of such Claims and Demands to the undersigned Solicitor for the Administratrix, to whom Letters of Administration (Intestate) of the personal Estate of deceased were on the 15th day of June, 1923, granted forth of the Principal Registry attached to the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland.

And Notice is hereby further given, that after the said 1st day of September, 1923, the said Administratrix will proceed to distribute the Assets of the said deceased, having regard only to the claims and demands of which Notice shall have been given as above required.

Dated this 18th day of July, 1923.

JOHN M. BEAUMONT, Solicitor for the Administratrix, Wellington Street, Ballymena.

## STATUTORY NOTICE TO CREDITORS.

In the Goods of BERNARD O'KANE, late of Greenhill, Aghadowey, in County of Londonderry, Justice of Peace, Deceased.

NOTICE is hereby given, pursuant to Statute 22nd and 23rd Vic., cap. 35, that all persons claiming to be Creditors or otherwise to have any Claims or Demands against the Estate of the above-named deceased, who died on the 10th day of September, 1922, at Greenhill aforesaid, are hereby required on or before the 15th day of September, 1923, to furnish (in writing) the particulars of such Claims and Demands to the undersigned Solicitor for the Executors of the above deceased, to whom Probate was granted on the 4th day of July, 1923, forth of the Principal Registry of the High Court of Justice in Northern Ireland, King's Bench Division (Probate).

And Notice is hereby further given that after the said 15th day of September, 1923, the Executors will proceed to distribute the Assets of the said deceased, having regard only to the Claims and Demands of which particulars have been furnished as aforesaid.

Dated this 25th July, 1923.

WILLIAM O'KANE, Solicitor for Executors, Garvagh.

## STATUTORY NOTICE TO CREDITORS.

In the Goods of HUGH GAMBLE, late of Knockaduff, County Derry, Farmer, deceased.

NOTICE is hereby given, pursuant to Statute 22 and 23 Vic., cap. 35, that all persons having Claims against the Estate of above deceased, who died on 19th June, 1923, are hereby required, on or before 1st October next, to furnish full particulars thereof, in writing, to the undersigned, Solicitor for the Administratrix.

And Notice is hereby further given, that after the said 1st October next the Administratrix will proceed to distribute the Estate of the said deceased amongst the parties entitled thereto, having regard only to the Claims of which particulars shall have been received as aforesaid.

Dated this 30th day of July, 1923.

SAMUEL A. WRAY, Solicitor for said Administratrix, 47 Chichester Street, Belfast, and Coleraine.

## STATUTORY NOTICE TO CREDITORS.

In the Goods of EDWARD TAYLOR, late of Atlas Foundry, Townsend Street, and of 3 Cavehill Road, in the City of Belfast, Ironfounder, deceased.

Pursuant to the Statute 22 and 23 Victoria, chapter 35 NOTICE is hereby given that all Creditors and persons having any Claims or Demands upon or against the Estate of Edward Taylor, late of Atlas Foundry, Townsend Street, and of 3 Cavehill Road, in the City of Belfast,

Ironfounder, deceased (who died on or about the 1st day of June, 1923), and whose Will was proved by William Taylor, of the Beeches, Rosetta Park, in the City of Belfast aforesaid, Flax Merchant, and Annie Taylor, of Ardeen, Fortwilliam Park, Belfast, aforesaid, the Executor and Executrix therein named on the 30th day of July, 1923, in the Principal Registry of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland, are hereby required to send in the particulars of their Claims and Demands to the said William Taylor and Annie Taylor, or to the undersigned, their Solicitors, on or before the 15th day of September, 1923. And Notice is hereby also given that after that day the said Executor and Executrix will proceed to distribute the Assets of the deceased among the parties entitled thereto, having regard only to the Claims of which the said Executor and Executrix shall then have notice, and that they will not be liable for the Assets or any part thereof so distributed to any person of whose debt or claim they shall not then have had notice.

Dated this 31st day of July, 1923.

DANIEL O'RORKE & SON, Solicitors for the Executors, 14 Donegall Street, Belfast.

## STATUTORY NOTICE TO CREDITORS.

In the Goods of EPHRAIM STRAIGHT, late of The Abbey Sanatorium, Whiteabbey, in the County of Antrim, Salesman, deceased.

NOTICE is hereby given, pursuant to Statute, that all persons having any Claims or Demands against the Estate of the said Ephraim Straight, deceased, who died on the 26th day of March, 1923, are required on or before the 4th day of September, 1923, to furnish, in writing, particulars thereof to the undersigned Solicitors for the Executor, to whom Probate was granted on the 23rd day of May, 1923, forth of the Principal Registry of the High Court of Justice in Northern Ireland; and further, that after the said 4th day of September, 1923, the Executor will distribute the Assets of the said deceased, having regard only to Claims of which particulars shall have been given as above required.

Dated this 2nd day of August, 1923.

PEDEN & REID, Solicitors for the Executors, 64 Donegall Street, Belfast.

## NOTICE OF CHARITABLE BEQUESTS.

In the Goods of BERNARD O'KANE, late of Greenhill, Aghadowey, in County of Londonderry, Justice of Peace, deceased.

NOTICE is hereby given, pursuant to the Statute in that behalf, that the said Bernard O'Kane by his last Will, dated 30th July, 1919, bequeathed the following:—

£1,000 to the Bishop of Derry for time being at date of death, to be invested by him, and the annual income arising therefrom to be applied for masses, to be said in Public in Ireland, by the Parish Priest and Curate of Boleran Parish, in equal shares.

£1,000 to the Superioress for the time being (at Testator's death) of the Nazareth House, Derry, to be invested by her, and the annual income arising therefrom to be applied by her and her successors in office for the upkeep and maintenance and for support of inmates of said Nazareth House.

£200 to the Coleraine Cottage Hospital for the erection and maintenance of a bed therein, to be known as "The O'Kane Bed."

£200 to the Mater Infirmorum Hospital, Belfast, for the erection and maintenance of a bed therein, to be known as "The O'Kane Bed."

£100 to his Trustees to invest, and apply the income arising therefrom towards the repair and upkeep of the Boleran Chapel Tower and the three graves, Testator's own, Catherine Mullans, and Eliza Mullans, in Boleran Churchyard.

£100 to the Rector for the time being (at the time of Testator's death) of the Jesuit Congregation beside the old Cattle Market, Edinburgh.

£500 to the Parish Priest for the time being (at the testator's death) of the Church of St. John's, Perth, Scotland, to be invested by him, and the annual income accruing therefrom to be applied by the Parish Priest of said Church in the celebration of masses in Public.

£500 to the Parish Priest for time being at Testator's death, of Coire, Bethlehem, to be in-

vested by him, and the annual income arising therefrom to be applied for the use and benefit of the Missionary House at Bethlehem.

£400. to his Trustees to invest, and apply the annual income arising therefrom for support of the Poor of Coleraine, Ballymoney, Garvagh, and Limavady, in such manner as Trustees shall think fit.

£500 to the St. Vincent de Paul Society, Limavady, and the annual income therefrom to be paid to the Treasurer for the time being of said Society.

£500 to the St. Vincent de Paul Society, Bole-  
ran, and the annual income arising therefrom to be paid to the Treasurer of said Society—in each case for the use and benefit, and to be applied for the use of said Society. In case of either of said Societies or both not being in existence or in abeyance for a time, such annual income arising therefrom to be retained by his Executors and Trustees until such time as such a Society is created or re-established.

Testator directed that if from any cause whatever any of said charitable legacies should fail, he bequeathed respective sums represented by said legacies to the respective Legatees personally and absolutely.

Probate of the said Will was granted on the 4th July, 1923, forth of the Principal Registry of the High Court of Justice, Northern Ireland, King's Bench Division (Probate), to Mary O'Kane, of Crosskeys, Toomebridge, widow of Testator; Rev. George McKay, of Carrickfergus, R.C. Clergyman, and William Ranken, of Moneycarrie, Gentleman Farmer, the Executors and Trustees named in said Will.

Dated this 25th July, 1923.

WILLIAM O'KANE, Solicitor for Executor, 44 Royal Avenue, Belfast, and Garvagh.

To the Ministry of Finance, Northern Ireland, Belfast, and to all whom it may concern.

#### NOTICE OF CHARITABLE BEQUESTS.

In the Goods of JAMES DOUGLAS, late of Burrenwood Cottage, Burrenreagh, in the County of Down, Retired Merchant, deceased.

NOTICE is hereby given, pursuant to the Statute 30 and 31 Vic., cap. 54, Sec. 19, that James Douglas, the above-named deceased, who died on the 9th day of February, 1923, by his last Will, dated the 8th day of August, 1921, made the following Charitable Bequests:—"I direct my Executors, hereinafter named, to sell my house, garden, and premises in King Street, Newcastle, after my decease, and to pay the proceeds thereof, after deduction of costs and expenses incident to said sale, to the Secretary for the time being of the Church of Ireland Branch of the Protestant Orphan Society, the receipt of said Secretary for the time being to be a sufficient discharge for my Executors." And said deceased by his said Will further bequeathed as follows:—"I direct that the interest on my money in the Castlewellan Branch of the said Northern Banking Company be paid to the Reverend Robert Ford, Rector of Maghera Church of Ireland Church (near Bryansford), or to such successor of his in office as may be Rector at my decease, such interest to be applied by him and his successors to the Sustentation Fund of said Maghera Church, and his or their receipt therefor to be a sufficient discharge to my Executors. I direct that all the residue and remainder of my Estate and property be paid to the said Reverend Robert Ford or the Rector for the time being of said Maghera Church to be applied by him or them for the benefit of said Church."

Probate of said Will was on the 25th day of April, 1923, granted forth of the Principal Registry of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland to Reverend Robert Forde, of Dundrum, in the County of Down, Church of Ireland Rector, and Bessie Douglas, of Burrenwood Cottage, Burrenreagh, in the County of Down, Spinster, the Executors named in said Will.

Dated this 26th day of July, 1923.

W. G. McSPADDEN & SON, Solicitors for said Executors, 2 Wellington Place, Belfast, and Rathfriland, Co. Down.

To the Secretary, Ministry of Finance for Northern Ireland, and to all whom it may concern.

#### NOTICE OF CHARITABLE BEQUESTS.

In the Estate of JOHN RICHEY MACCOUN, late of "Woodburn," Malone Park, Belfast, Retired Merchant, deceased.

NOTICE is hereby given, pursuant to the Statute 30 and 31 Victoria, chapter 54, Sec. 19, that John Richey Macoun, late of "Woodburn," Malone Park, Belfast, Retired Merchant, deceased, who died on the 2nd April, 1923, by his last Will and Testament, dated the 11th day of January, 1921, gave and bequeathed (amongst other legacies) the following Charitable Bequests:—

To the Hibernia Church Missionary Society the sum of £100.

To the Protestant Orphan Society for Antrim and Down the sum of £100.

To the Royal Victoria Hospital, Belfast, the sum of £100.

To the Ulster Hospital for Women and Children the sum of £100.

To the Incorporated Cripples' Institutes, Peoples' Palace, and Homes of Rest the sum of £100.

To the Trustees of the Church of Ireland Young Men's Society, Belfast, the sum of £100, to be used towards the building of a Church House in the City of Belfast.

To the Treasurer of the Belfast Cathedral (St. Anne's) the sum of £100 towards the Building Fund of said Church.

To the Treasurer of the Workshops for the Industrious Blind, Belfast, the sum of £100.

And of his said Will Testator appointed Charles Dawson Macoun, of Hillsborough, Co. Down, Surveyor; Emily Louise Macoun, of Woodburn, Malone Park, Belfast, Spinster; and Alexander Lane Clark, of Moyola Lodge, Castledawson, Co. Londonderry, to be Executors and Trustees.

And Probate of the said Will was on the 25th day of July, 1923, granted to the said Charles Dawson Macoun, Emily Louise Macoun, and Alexander Lane Clark, forth of the Principal Registry of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland.

Dated this 28th day of July, 1923.

CLEAVER & FULTON, Solicitors for the Executors, 44 Wellington Place, Belfast.

To the Secretary of the Ministry of Finance for Northern Ireland, and all others whom it may concern.

#### NOTICE OF CHARITABLE BEQUESTS.

In the Goods of MISS ANNIE McCOURTNEY, late of 5 Divis Street, Belfast, deceased.

NOTICE is hereby given, pursuant to Statute 30 and 31 Vic., cap. 54, that the above-named deceased, who died on the 26th February, 1923, by her Will, dated 13th January, 1923, bequeathed the following amount for Masses to be solemnised in public in Ireland for intentions of Testatrix, viz.: one-third of the net residuary Estate ascertained as directed by Testatrix. Probate of said Will was granted on the 18th May, 1923, forth of the Principal Registry of the High Court of Justice in Northern Ireland, King's Bench Division (Probate), to James G. Kennedy, of Belfast, and Elizabeth O'Gorman, of Dublin, the Executors appointed by said Will.

Dated this 28th July, 1923.

THOMAS MAGUIRE, Solicitor, 1 College Square N., Belfast.

To Minister of Finance, Northern Ireland, Belfast, and all others whom it may concern.

#### NOTICE OF CHARITABLE BEQUESTS.

In the matter of the Estate of CATHERINE DOHERTY, late of Gorvehall, Kilmacrenan, in the County of Donegal, Spinster, deceased.

NOTICE is hereby given, pursuant to 30th and 31st Vic., c. 54, that the above-named Catherine Doherty, by her Will, dated the 20th of November, 1922, appointed Patrick Hegarty, of Coolbuoy, Letterkenny, in the County of Donegal, Farmer, her sole Executor, and by such Will she gave and devised to the Superiours for the time being of the House for Poor Orphans, Londonderry (known as the Nazareth House) the sum of One Hundred

Pounds, to be applied for the benefit of said Institution, and to the Administrator for the time being of the Long Tower Roman Catholic Church, Derry, the sum of Fifty Pounds, to be applied by him in having candles lighted in connection with the Adoration in said Church. The said Testatrix died on the 4th day of January, 1923, and Probate of said Will was granted forth of the Principal Registry, King's Bench Division (Probate) of the High Court of Justice in Northern Ireland to said Patrick Hegarty, on the 31st day of January, 1923.

Dated this 31st day of July, 1923.

WILLIAM KELLY, Solicitor for said Patrick Hegarty, Letterkenny.

To the Ministry of Finance for Northern Ireland, and all others whom it may concern.

**NOTICE OF CHARITABLE BEQUESTS.**

In the Goods of JANE PATTERSON, late of 63 Castlemount, Bangor, in the County of Down, Widow, deceased.

NOTICE is hereby given, pursuant to Statute 30 and 31 Vic., cap. 54, that the above-named Jane

Patterson, who died at 63 Castlemount, Bangor, aforesaid, on the 24th day of May, 1923, by her Will, bearing date the 6th day of October, 1922, amongst other bequests bequeathed the following Charitable Legacies:—

1. To the Cripples Home in Bangor, £100, the receipt of the Treasurer for the time being of said Home to be a sufficient discharge to her Trustees for the payment of said legacy.

2. To the Orphan Society in connection with the Presbyterian Church in Ireland the sum of £100, the receipt of the Treasurer for the time being of said Society to be a sufficient discharge to my Trustees for the payment of said legacy.

And Probate of said Will was on the 4th day of July, 1923, granted to David Wallace, of Ashfield, Craigavad, and Robert McCoubrey, of Ballyfotherly, Donaghadee, both in the County of Down, Farmers, forth of the Principal Registry of the High Court of Justice in Northern Ireland, King's Bench Division (Probate).

Dated this 1st day of August, 1923.

T. C. G. MACKINTOSH, Solicitor for said Executors, 36 Arthur Street, Belfast, and Newtownards.

# The Belfast Gazette,

Published by Authority,

ON FRIDAY EVENING,

At The Belfast Gazette Office, 15 Donegall Square West, Belfast

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