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FRIDAY, APRIL 20, 1900.

[In substitution for the Order in Council that appeared in the London Gazette of 9th March 1900.]  
At the Court at Windsor, the 3rd day of March 1900.

PRESENT,

The QUEEN'S Most Excellent Majesty.

Lord Chancellor.

Lord President.

Lord James of Hereford.

**W**HEREAS by the Extradition Acts, 1870 to 1895, it was amongst other things enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient.

And whereas a Treaty was concluded on the sixteenth day of October one thousand eight hundred and ninety-nine, between Her Majesty and the Captains Regent of the Most Serene Republic of San Marino for the mutual extradition of fugitive criminals, which Treaty is in the terms following:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and the Most Serene Republic of San Marino, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within their respective territories, that persons charged with or convicted of the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, the said High Contracting Parties have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, his Excellency Philip Henry Wodehouse, Baron

Sua Maestà la Regina del Regno Unito della Gran Bretagna e d'Irlanda Imperatrice delle Indie, e la Serenissima Repubblica di San Marino, avendo giudicato conveniente per la migliore amministrazione della giustizia e per prevenire i reati nei rispettivi loro territori, che gli individui accusati o condannati per i reati qui appresso enumerati, e che cerchino sottrarsi alla giustizia, sieno, in certi casi, reciprocamente consegnati, le dette Alte Parti Contraenti hanno nominato come loro Plenipotenziari per conchiudere un Trattato a questo scopo, cioè—

Sua Maestà la Regina del Regno Unito della Gran Bretagna e d'Irlanda, Imperatrice delle Indie, sua Eccellenza Philip Henry Wodehouse,

Currie of Hawley, a Member of Her Most Honourable Privy Council, Knight Grand Cross of Her Most Honourable Order of the Bath, Her Ambassador Extraordinary and Plenipotentiary to His Majesty the King of Italy;

And the Most Serene Republic of San Marino, his Excellency Cavaliere Paolo Onorato Vigliani, Patrician of San Marino, Grand Cross and Grand Cordon of the Order of Saint Maurice and Saint Lazarus, and of the Crown of Italy, Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George, &c. &c., Minister of State, ex-President of the Court of Cassation, Senator of the Kingdom of Italy;

Who, having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

#### ARTICLE I.

The High Contracting Parties engage to deliver up to each other those persons who, being accused or convicted of a crime or offence committed in the territory of the one Party, shall be found within the territory of the other Party, under the circumstances and conditions stated in the present Treaty.

#### ARTICLE II.

The crimes or offences for which the extradition is to be granted are the following:—

1. Murder, or attempt, or conspiracy to murder, and manslaughter.

2. Assault occasioning actual bodily harm. Malicious wounding or inflicting grievous bodily harm.

3. Counterfeiting or altering money or uttering counterfeit or altered money.

4. Knowingly making any instrument, tool, or engine adapted and intended for counterfeiting coin.

5. Forgery, counterfeiting, or altering or uttering what is forged, counterfeited, or altered.

6. Embezzlement or larceny.

7. Malicious injury to property if the offence be indictable.

8. Obtaining money, goods, or valuable securities by false pretences.

9. Receiving money, valuable security, or other property, knowing the same to have been stolen, embezzled, or unlawfully obtained.

10. Crimes against Bankruptcy Law.

11. Fraud by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any company.

12. Perjury, or subornation of perjury.

13. Rape.

14. Carnal knowledge, or any attempt to have carnal knowledge, of a girl under 16 years of age, so far as such acts are punishable by the law of the State upon which the demand is made.

15. Indecent assault. Indecent assault, even with consent, upon children of either sex under 13 years of age.

16. Administering drugs or using instruments with intent to procure the miscarriage of a woman.

17. Abduction.

Barone Currie di Hawley, Membro del' Onorevolissimo Consiglio Privato di Sua Maestà, Gran Croce del' Onorevolissimo Ordine del Bagno, Ambasciatore Straordinario e Plenipotenziario presso Sua Maestà il Re d'Italia;

E la Serenissima Repubblica di San Marino, sua Eccellenza il Cavaliere Paolo Onorato Vigliani, Patrizio di San Marino, Gran Croce decorato del Gran Cordone degli Ordini dei SS. Maurizio e Lazzaro, e della Corona d'Italia, Gran Croce del Distintissimo Ordine di San Michele e San Giorgio, Ministro di Stato, Presidente emerito di Corte di Cassazione, Senatore del Regno d'Italia, &c. &c.;

I quali, dopo essersi comunicati i rispettivi loro pieni poteri, trovati in buona e debita forma, hanno convenuto e conchiuso gli Articoli seguenti:—

#### ARTICOLO I.

Le Alte Parti Contraenti si obbligano di consegnarsi reciprocamente coloro i quali, essendo accusati o condannati per un misfatto commesso nel territorio di una di esse Parti, saranno trovati nel territorio dell'altra, nei modi e con le condizioni stabilite nel presente Trattato.

#### ARTICOLO II.

I misfatti per i quali è convenuta le estradizione sono i seguenti:—

1. Omicidio volontario di qualunque grado e denominazione punibile secondo la legge di San Marino, tentativo, complicità, o cospirazione nel medesimo reato.

2. Ferite o percosse volontarie, producenti gravi lesioni corporali secondo il Codice Penale di San Marino.

3. Contraffazione o alterazione di moneta od emissione di moneta contraffatta o alterata.

4. Sciente fabbricazione di qualsiasi strumento, ordigno od apparecchio adatto e destinato per la contraffazione di moneta.

5. Falsificazione, contraffazione o alterazione od emissione della cosa falsificata, contraffatta o alterata.

6. Furto od indebita sottrazione od appropriazione.

7. Danni dolosi alla proprietà quando il reato è oggetto di procedimento formale.

8. L'ottenuta consegna di denaro, oggetti o valori col mezzo di raggio.

9. Ricettazione di denaro, valori od altro di nota provenienza furtiva.

10. Bancarotta dolosa.

11. Frode commessa da un depositario, banchiere, agente, amministratore, curatore, o direttore o membro o pubblico ufficiale di qualsiasi compagnia.

12. Spergiuro o subornazione allo spergiuro.

13. Violenza carnale.

14. Commercio carnale o tentativo di commercio carnale con una minore degli anni sedici, in quanto tali atti siano punibili dalla legge dello Stato richiesto.

15. Attentato al pudore con qualsiasi violenza. Qualunque altro attentato al pudore su persone dell'uno o dell'altro sesso (anche con loro consenso) quando siano di età inferiore ai tredici anni.

16. Sommistrazione di medicinali od uso di strumenti allo scopo di procurare l'aborto ad una donna.

17. Rapimento di persona.

18. Child stealing.
19. Abandoning children, exposing or unlawfully detaining them.
20. Kidnapping and false imprisonment.
21. Burglary or housebreaking.

22. Arson.

23. Robbery with violence.

24. Any malicious act done with intent to endanger the safety of any person in a railway train.

25. Threats by letter or otherwise, with intent to extort.

26. Piracy by law of nations.

27. Sinking or destroying a vessel at sea, or attempting or conspiring to do so.

28. Assaults on board a ship on the high seas with intent to destroy life or to do grievous bodily harm.

29. Revolt, or conspiracy to revolt, by two or more persons on board a ship on the high seas against the authority of the master.

30. Dealing in slaves in such a manner as to constitute a criminal offence against the laws of both States.

Extradition is also to be granted for participation in any of the aforesaid crimes, provided such participation be punishable by the laws of both the Contracting Parties.

Extradition may also be granted, at the discretion of the State applied to, in respect of any other crime for which, according to the laws of both the Contracting Parties for the time being in force, the grant can be made.

#### ARTICLE III.

Either Government may, in its absolute discretion, refuse to deliver up its own subjects to the other Government.

#### ARTICLE IV.

The extradition shall not take place, if the person claimed on the part of the British Government, or the person claimed on the part of the Government of San Marino, has already been tried and discharged or punished, or is actually upon his trial, within the territory of the other of the two High Contracting Parties, for the crime for which his extradition is demanded.

If the person claimed on the part of the British Government, or if the person claimed on the part of the Government of San Marino, should be under examination, or be undergoing sentence under a conviction, for any other crime within the territories of the two High Contracting Parties respectively, his extradition shall be deferred until after he has been discharged, whether by acquittal or on expiration of his sentence, or otherwise.

#### ARTICLE V.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the State applied to.

#### ARTICLE VI.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is

18. Sottrazione di fanciulli.

19. Abbandono, esposizione, od abusiva detenzione di fanciulli.

20. Sottrazione ed abusivo sequestro di persona. 21. Burglary e housebreaking, comprendendosi sotto queste designazioni l'atto di chi di notte tempo, o anche di giorno, si introduce mediante rottura o scalata, o per mezzo di chiave falsa od altro strumento, nell'altrui abitazione per commettere un reato.

22. Incendi dolosi.

23. Furto con violenza.

24. Qualsiasi atto doloso commesso con l'intento di mettere in pericolo l'incolumità di qualunque persona in un convoglio ferroviario.

25. Minacce per lettera o per altro modo, all'intento di estorsione.

26. Pirateria, secondo il diritto internazionale.

27. Sommersione o distruzione di nave in mare, o tentativo ovvero cospirazione a tale oggetto.

28. Assalto a bordo di una nave in alto mare col fine di uccidere o di produrre gravi danni corporali.

29. Rivolta o cospirazione di rivolta di due o più persone a bordo di una nave in alto mare contro l'autorità del capitano.

30. Commercio di schiavi in maniera tale da costituire reato contro le leggi di entrambi gli Stati.

Sarà pure accordata la estradizione di coloro che avranno partecipato ad alcuno dei suddetti reati, purchè tale partecipazione sia punibile secondo le leggi di entrambi le Parti Contraenti.

La estradizione può anche essere accordata, a discrezione dello Stato richiesto, per qualsiasi altro reato per il quale, a tenore delle leggi vigenti di entrambe le Parti Contraenti, essa possa essere accordata.

#### ARTICOLO III.

Sarà in facoltà di ciascun Governo rifiutare di consegnare i propri nazionali all'altro Governo.

#### ARTICOLO IV.

La estradizione non avrà luogo se l'individuo domandato dal Governo Britannico, o dal Governo di San Marino, sia stato già processato ed assolto o punito, ovvero sia effettivamente sotto processo entro il territorio dell'altra delle due Alte Parti Contraenti, per il reato per cui chiedesi la sua estradizione.

Se l'individuo domandato dal Governo Britannico, o dal Governo di San Marino, fosse sotto istruttoria, o in espiazione di pena in seguito a condanna, per qualsiasi altro reato entro i territori di entrambi le Alte Parti Contraenti rispettivamente, la sua estradizione verrà differita fino al suo rilascio, sia in seguito ad assoluzione sia per aver scontata la condanna, od altrimenti.

#### ARTICOLO V.

Non sarà accordata la estradizione se dal commesso misfatto, dall'iniziato procedimento, o dalla condanna, si sia avverata la prescrizione dell'azione penale, o della pena, in base alle leggi dello Stato richiesto.

#### ARTICOLO VI.

Non verrà consegnato il delinquente fuggitivo se il reato per il quale viene chiesta la estradizione

demanded is one of a political character, or if he prove that the requisition for his surrender has in fact been made with a view to try or punish him for an offence of a political character.

#### ARTICLE VII.

A person surrendered can in no case be kept in prison, or be brought to trial in the State to which the surrender has been made, for any other crime or on account of any other matters than those for which the extradition shall have taken place, until he has been restored or had an opportunity of returning to the State by which he has been surrendered.

This stipulation does not apply to crimes committed after the extradition.

#### ARTICLE VIII.

The requisition for extradition shall be made in the following manner:—

Application on behalf of Her Britannic Majesty's Government for the surrender of a fugitive criminal in San Marino shall be made by Her Majesty's Consul for the Republic of San Marino.

Application on behalf of the Republic of San Marino for the surrender of a fugitive criminal in the United Kingdom shall be made either direct by the Captains Regent or by the Consul of the Republic accredited to the British Government in London.

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime had been committed there.

If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

A sentence passed *in contumaciam* is not to be deemed a conviction, but a person so sentenced may be dealt with as an accused person.

#### ARTICLE IX.

If the requisition for extradition be in accordance with the foregoing stipulations, the competent authorities of the State applied to shall proceed to the arrest of the fugitive.

#### ARTICLE X.

If the fugitive has been arrested in the British dominions, he shall forthwith be brought before a competent Magistrate, who is to examine him and to conduct the preliminary investigation of the case, just as if the apprehension had taken place for a crime committed in the British dominions.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the British dominions shall admit as valid evidence the sworn depositions or the affirmations of witnesses taken in San Marino, or copies thereof, and likewise the warrants and sentences issued therein, and certificates of, or judicial documents stating the fact of, a conviction, provided the same are authenticated as follows:—

1. A warrant must purport to be signed by a Judge, Magistrate, or officer of the Republic of San Marino.

2. Depositions or affirmations, or the copies

è di carattere politico, ovvero se egli prova che la domanda della sua consegna è fatta con l'intendimento di giudicarlo o di punirlo per un reato politico.

#### ARTICOLO VII.

L'individuo consegnato non potrà in verun caso essere detenuto in prigione o sottoposto a giudizio nello Stato a cui fù consegnato per qualsiasi reato o per altre ragioni diverse da quelle per le quali avvenne le estradizione, fino a tanto che non sia stato liberato o non abbia avuto l'opportunità di ritornare nello Stato da cui fù consegnato.

Ciò non si applica ai reati commessi dopo la estradizione.

#### ARTICOLO VIII.

Le domande di estradizione saranno fatte come appresso:—

Il Governo di Sua Maestà Britannica farà la sua domanda per la consegna di un delinquente fuggitivo in San Marino per mezzo del Console di Sua Maestà presso la Repubblica di San Marino.

La Repubblica di San Marino farà la sua domanda per la consegna di un delinquente fuggitivo nel Regno Unito o direttamente per mezzo dei Capitani Reggenti, ovvero per mezzo del suo Console accreditato a Londra presso il Governo Britannico.

La domanda di estradizione di un accusato deve essere accompagnata da un mandato di cattura rilasciato da una autorità competente dello Stato richiedente la estradizione, e da tale prova che, secondo le leggi del luogo dove l'accusato è trovato, giustificherebbe il suo arresto se il reato fosse stato qui commesso.

Se la domanda riguarda un individuo già condannato, essa deve essere accompagnata dalla sentenza di condanna della Corte competente dello Stato richiedente la estradizione.

Una sentenza pronunciata in contumacia non può ritenersi come condanna; ma l'individuo così colpito potrà essere trattato come imputato.

#### ARTICOLO IX.

Se la domanda di estradizione sarà conforme agli anzidetti patti, le autorità competenti dello Stato richiesto procederanno alla cattura del fuggitivo.

#### ARTICOLO X.

Se il fuggitivo è stato arrestato nei domini Britannici, egli sarà senz'altro tradotto dinanzi al competente Magistrate, il quale lo interrogherà ed eseguirà le indagini preliminari del fatto, nel modo stesso come se la cattura fosse avvenuta per un reato commesso nei domini Britannici.

Le autorità nei domini Britannici negli esami che debbono fare giusta i patti precedenti ammetteranno come prova valida le deposizioni o dichiarazioni testimoniali giurate raccolte in San Marino, o copie di esse, e similmente i mandati e le sentenze ivi emanate ed i certificati o documenti giudiziari attestanti la condanna, purchè siano autenticati come appresso:—

1. Un mandato si deve presupporre firmato da un Giudice, Magistrate, od ufficiale della Repubblica di San Marino.

2. Le disposizioni o dichiarazioni, o le copie di

thereof, must purport to be certified under the hand of a Judge, Magistrate, or officer of the Republic of San Marino, to be the original depositions or affirmations, or to be the true copies thereof, as the case may require.

3. A certificate of or judicial document stating the fact of a conviction must purport to be certified by a Judge, Magistrate, or officer of the Republic of San Marino.

4. In every case such warrant, deposition, affirmation, copy, certificate, or judicial document must be authenticated either by the oath of some witness, or by being sealed with the official seal and legalisation of the Republic of San Marino; but any other mode of authentication for the time being permitted by the law in that part of the British dominions where the examination is taken may be substituted for the foregoing.

#### ARTICLE XI.

If the fugitive has been arrested in the Republic of San Marino, his surrender shall be granted if, upon examination by a competent authority, it appears that the documents furnished by the British Government contain sufficient *prima facie* evidence to justify the extradition.

The authorities of the Republic shall admit as valid evidence records drawn up by the British authorities of the depositions of witnesses, or copies thereof, and records of conviction or other judicial documents, or copies thereof: Provided that the said documents be signed or authenticated by an authority whose competence shall be certified by the seal of a Minister of State of Her Britannic Majesty.

#### ARTICLE XII.

The extradition shall not take place unless the evidence be found sufficient, according to the laws of the State applied to either to justify the committal of the prisoner for trial, in case the crime had been committed in the territory of the said State, or to prove that the prisoner is the identical person convicted by the Courts of the State which makes the requisition, and that the crime of which he has been convicted is one in respect of which extradition could, at the time of such conviction, have been granted by the State applied to. In Her Britannic Majesty's dominions the fugitive criminal shall not be surrendered until the expiration of fifteen days from the date of his being committed to prison to await his surrender.

#### ARTICLE XIII.

If the individual claimed by one of the two High Contracting Parties, in pursuance of the present Treaty, should be also claimed by one or several other Powers, on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date.

#### ARTICLE XIV.

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, or within such further time as the State applied to, or the proper Tribunal thereof shall direct, the fugitive shall be set at liberty.

#### ARTICLE XV.

All articles seized which were in the possession of the person to be surrendered, at the time of his apprehension, shall, if the competent authority of

esse, si devono presupporre certificate come originali, o come vere copie, a secondo del caso, da un Giudice, Magistrato, od ufficiale della Repubblica di San Marino.

3. Un certificato o documento giudiziario di condanna si deve presupporre certificato da un Giudice, Magistrato, od ufficiale della Repubblica di San Marino.

4. In ogni caso tale mandato, deposizione, dichiarazione, copia, certificato o documento giudiziario deve essere autenticato sia col giuramento di qualche testimone, o contrassegnato col sigillo ufficiale e con la legalizzazione della Repubblica di San Marino; ma qualsiasi altra forma di autenticazione consentita dalla legge vigente in quella parte dei domini Britannici dove viene eseguito l'esame può essere sostituita alle precedenti.

#### ARTICOLO XI.

Se il fuggitivo è stato arrestato nella Repubblica di San Marino, la sua consegna sarà accordata se, previo esame condotto da una competente autorità, risulti che i documenti forniti dal Governo Britannico contengono prova sufficiente, *prima facie*, da giustificare la estradizione.

Le autorità della Repubblica riconosceranno come prova valida i verbali redatti dalle autorità Britanniche delle deposizioni dei testimoni, o copia di essi, ed i verbali di condanna od altri documenti giudiziari, o copie degli stessi, purchè i detti documenti siano firmati ed autenticati da un'autorità la cui competenza sarà certificata mediante il sigillo di un Ministro di Stato di Sua Maestà Britannica.

#### ARTICOLO XII.

La estradizione non avrà luogo a meno che la prova sia trovata sufficiente, secondo le leggi dello Stato richiesto, a giustificare o il rinvio del detenuto a giudizio, nel caso che il reato fosse stato commesso nel territorio del suddetto Stato, ovvero dimostrare che il catturato è l'identica persona condannata dai Tribunali dello Stato richiedente, e che il reato per il quale è stato condannato sia uno di quelli pei quali la estradizione avrebbe potuto, all'epoca di tale condanna, essere accordata dallo Stato richiesto. Nei domini di Sua Maestà Britannica il delinquente fuggitivo non sarà consegnato se non saranno decorsi quindici giorni dal dì della sua incarcerazione in attesa della sua consegna.

#### ARTICOLO XIII.

Se l'individuo domandato da una delle due Alte Parti Contraenti in conformità del presente Trattato è anche domandato da un altro o da altri Stati per reati commessi nei rispettivi loro territori, la consegna di lui sarà accordata a quello Stato la cui domanda è di data anteriore.

#### ARTICOLO XIV.

Se prova sufficiente per la estradizione non è prodotta nel termine di due mesi dalla cattura del fuggitivo, o entro quel termine maggiore che verrà stabilito dallo Stato richiesto, o dal suo competente Tribunale, il fuggitivo sarà posto in libertà.

#### ARTICOLO XV.

Tutti gli oggetti sequestrati e trovati in possesso dell'individuo da consegnarsi, al momento della sua cattura, saranno, qualora l'autorità competente

the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

#### ARTICLE XVI.

The expenses of arresting, maintaining, and transporting the person whose extradition is applied for, as well as those of handing over and transporting the property and articles, which by the preceding Article must be restored or given up, shall be borne by the two States within the limits of their respective territories.

The expenses of transport or other necessary expenses by sea or through the territories of a third State shall be borne by the demanding State.

#### ARTICLE XVII.

Either of the High Contracting Parties who may wish to have recourse for purposes of extradition to transit through the territory of a third Power shall be bound to arrange the condition of transit with such third Power.

#### ARTICLE XVIII.

When in a criminal case of a non-political character either of the High Contracting Parties should think it necessary to take the evidence of witnesses residing in the dominions of the other, or to obtain any other legal evidence, a "Commission Rogatoire" to that effect shall be sent through the channel indicated in Article VIII., and effect shall be given thereto conformably to the laws in force in the place where the evidence is to be taken.

#### ARTICLE XIX.

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty, so far as the laws for the time being in force in such Colonies and foreign possessions respectively will allow.

The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions may be made to the Governor or chief authority of such Colony or possession by any person authorised to act in such Colony or possession as a Consular officer of the Republic of San Marino.

Such requisitions may be disposed of, subject always, as nearly as may be, and so far as the law of such Colony or foreign possession will allow, to the provisions of this Treaty, by the said Governor or chief authority, who, however, shall be at liberty either to grant the surrender or to refer the matter to his Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of criminals from San Marino who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, and so far as the law of such Colony or foreign possession will allow, of the provisions of the present Treaty.

Requisitions for the surrender of a fugitive criminal emanating from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

dello Stato richiesto per la estradizione ne abbia ordinata la consegna, resi quando viene effettuata la estradizione, e la detta restituzione non si restringerà solamente agli oggetti provenienti dal furto, o da altro reato, ma comprenderà qualunque cosa che possa servire di prova del reato.

#### ARTICOLO XVI.

Le spese occasionate dall'arresto, mantenimento, e trasporto dell'individuo di cui si chiede la estradizione, come pure quelle occorse per la consegna e trasporto degli effetti di proprietà e degli oggetti che a tenore dell'Articolo precedente debbano essere restituiti e consegnati, resteranno a carico dei due Stati entro i confini dei rispettivi territori.

Le spese di trasporto od altre spese necessarie per mare, od attraverso i territori di un terzo Stato, resteranno a carico dello Stato richiedente.

#### ARTICOLO XVII.

Ciascuna delle Alte Parti Contraenti che desiderasse ricorrere per motivi di estradizione al transito per il territorio di una terza Potenza, sarà obbligata di stabilirne le condizioni con tale terza Potenza.

#### ARTICOLO XVIII.

Quando in un procedimento penale, non avente carattere politico, una delle Alte Parti Contraenti giudicasse necessario raccogliere la deposizione di testimoni domiciliati nei domini dell'altra, o di ottenere qualsiasi altro atto d'istruzione giudiziaria, saranno a tale effetto dirette, per il tramite indicato nell'Articolo VIII., lettere rogatorie, alle quali sarà dato corso conforme alle leggi vigenti nel luogo dove deve essere raccolta la prova.

#### ARTICOLO XIX.

I patti del presente Trattato si applicheranno alle Colonie ed ai possedimenti stranieri di Sua Maestà Britannica nel limite consentito dalle leggi vigenti in dette Colonie e possedimenti stranieri, rispettivamente.

La domanda per la consegna di un delinquente il quale si sia rifugiato in alcuna delle dette Colonie o possedimenti stranieri, potrà essere fatta al Governatore od all'autorità suprema di tale Colonia o possedimento da qualsiasi persona autorizzata in tale Colonia o possedimento a disimpegnare le funzioni di ufficiale Consolare della Repubblica di San Marino.

Su tali domande potrà essere provveduto, in conformità, per quanto è possibile, dei patti di questo Trattato, dai rispettivi Governatori o dall'autorità suprema, le quali tuttavia avranno la facoltà di accordare la estradizione o di riferirne al proprio Governo.

Sua Maestà Britannica nondimeno potrà adottare speciali provvedimenti nelle Colonie Britanniche e nei possedimenti stranieri per la consegna dei delinquenti di San Marino che si fossero rifugiati in dette Colonie o possedimenti, in base, per quanto sia possibile, e nei limiti consentiti dalla legge di tale Colonia o possedimento Britannico, dei patti del presente Trattato.

Le domande per la consegna di un delinquente fuggitivo emanate da qualsiasi Colonia o possedimento straniero di Sua Maestà Britannica saranno regolate dalle norme espresse nei precedenti Articoli del presente Trattato.

ARTICLE XX.

ARTICOLO XX.

The present Treaty shall come into force ten days after its publication, in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties at any time on giving to the other six months' notice of its intention to do so.

Il presente Trattato andrà in vigore dieci giorni dopo la sua pubblicazione secondo le forme prescritte dalle leggi delle Alte Parti Contraenti. Ciascuna delle Alte Parti potrà, in ogni tempo, porre fine a questo Trattato previa denuncia di sei mesi.

The Treaty shall be ratified, and the ratifications shall be exchanged at Rome as soon as possible.

Questo Trattato sarà ratificato, e le ratificazioni saranno scambiate a Roma al più presto possibile.

In witness whereof the respective Plenipotentiaries have signed the present Treaty in duplicate in English and Italian, and have affixed thereto the seal of their arms.

In fede di che i rispettivi Plenipotenziari hanno firmato in doppio originale, Inglese ed Italiano, questo Trattato, e vi hanno apposto il rispettivo sigillo.

Done at Florence, the 16th day of October 1899.

Fatto a Firenze, 16 Ottobre 1899.

(L.S.) CURRIE.

(L.S.) P. O. VIGLIANI.

And whereas the ratifications of the said Treaty were exchanged at Rome on the fifth day of December one thousand eight hundred and ninety-nine:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that from and after the nineteenth day of March one thousand nine hundred the said Acts shall apply in the case of San Marino, and of the said Treaty with the Captains Regent of the Republic of San Marino:

Provided always that the operation of the said Acts shall be and remain suspended within the Dominion of Canada so long as an Act of the Parliament of Canada passed in one thousand eight hundred and eighty-six, and entitled "An Act respecting the extradition of Fugitive Criminals," shall continue in force there, and no longer.

A. W. FITZROY.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, per Quarter of 8 Bushels, Imperial Measure,\* as received from the Inspectors and Officers of Excise, in the Week ended 14th April 1900, pursuant to the Corn Returns Act, 1882.

	QUANTITIES SOLD.		AVERAGE PRICE.	
	Qrs.	Bus.	s.	d.
Wheat	66,412	1	25	11
Barley	19,519	1	24	5
Oats	9,672	5	17	8

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1896 to 1899.

Corresponding Week in	QUANTITIES SOLD.						AVERAGE PRICE.					
	WHEAT.		BARLEY.		OATS.		WHEAT.		BARLEY.		OATS.	
	Qrs.	Bus.	Qrs.	Bus.	Qrs.	Bus.	s.	d.	s.	d.	s.	d.
1896	27,564	6	13,463	7	9,458	1	24	11	23	6	14	0
1897	41,923	4	10,481	2	6,240	3	27	0	23	0	16	3
1898	35,518	2	4,889	7	6,220	3	35	3	28	0	18	2
1899	62,879	5	12,628	2	12,685	4	24	6	25	7	16	10

\* Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the Local Inspector of Corn Returns in any other measure than the imperial bushel, or by weight or by a weighed measure, that Officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

P. G. CRAIGIE.

Board of Agriculture, 4 Whitehall Place, London, S.W.,  
April 14, 1900.

LORD CHAMBERLAIN'S OFFICE,

ST. JAMES' PALACE, April 16, 1900.

**N**OTICE is hereby given that the Queen's Birthday will be celebrated, in London alone, on Wednesday the 23rd May next, and at all other Stations, Naval and Military, on Thursday the 24th May next.

DOWNING STREET, April 14, 1900.

The Queen has been pleased to approve of the appointment of Solomon Christoffel Obeyesekera and Semasioha Navaratna Wannimayaka Halugalla, Esquires, to be Unofficial Members of the Legislative Council of the Island of Ceylon.

FACTORY DEPARTMENT, HOME OFFICE,

April 12, 1900.

The Chief Inspector of Factories has appointed Dr. Norman Gunn to be Certifying Surgeon, under the Factory Acts, for the Civil Parishes of Botriphine and Mortlach, in the County of Banff.

FACTORY DEPARTMENT, HOME OFFICE,

April 12, 1900.

The Chief Inspector of Factories has appointed Dr. Norman William Anderson to be Certifying Surgeon, under the Factory Acts, for the Civil Parish of Strathmiglo, in the County of Fife.

CIVIL SERVICE COMMISSION,

April 17, 1900.

The Civil Service Commissioners hereby give notice that an Open Competitive Examination for not fewer than three Junior Appointments in the Supply and Accounting Departments of the Admiralty will be held in London, Edinburgh, and Dublin, commencing on the 26th June 1900, under the Regulations dated the 4th October 1898, and published in the London Gazette of the same date.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 12th June, an application, in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

#### INCOME TAX.

WHEREAS the Acts of Parliament relating to the Income Tax provide that all persons entrusted with the payment of

Annuities, or any dividends or shares of annuities, payable out of the revenue of any Colony or Settlement belonging to the Crown of the United Kingdom of Great Britain and Ireland, or out of the revenue of any foreign State;

Annuities, pensions, or other annual sums payable out of the funds of any institution in India; or

Any interest, dividends, or other annual payment, out of or in respect of the stocks, funds, or shares of any foreign or colonial company, society, adventure, or concern,

to any persons, corporations, companies, or societies in the United Kingdom of Great Britain and Ireland, or acting therein as agents, or in any other character, shall, without further notice or demand thereof, deliver or cause to be delivered into the Head Office for Inland Revenue an account, in writing, containing their names and residences, and a description of the annuities, pensions, or other annual sums, dividends, shares, or interest entrusted to them for payment, within one calendar month after the same shall have been required by public notice in the London Gazette, in order that an assessment may be made thereon, at the rate of duty prescribed by an Act of the present session of Parliament (63 Vict. cap. 7), Her Majesty's Commissioners of Inland Revenue do hereby give notice to all persons entrusted with the payment of any such annuities, pensions, or other annual sums, dividends, shares of annuities, or interest as aforesaid, that the accounts of the said annuities, &c., required by the said Act are to be delivered, in writing, into the Head Office for Inland Revenue, at Somerset House, in the County of Middlesex, addressed to the Secretary of the Commissioners of Inland Revenue, within the space of one calendar month from the date hereof; and that any person who shall neglect or refuse to deliver such account is, by the said Acts, made subject to the forfeiture of one hundred pounds, over and above the duty chargeable on such annuities, shares, dividends, or interest.

Dated this 17th day of April 1900.

T. N. CRAFER, Secretary.

Inland Revenue, Somerset House, London.

#### WOODEN CASKS.

TENDERS will be received until twelve o'clock noon, on Tuesday the 15th May, for the supply, as may be ordered during the next two years to Her Majesty's Victualling Yards, of about

120,000 CASKS, of Sorts.

Manufacturers only will be accepted.

Patterns may be seen at Her Majesty's Victualling Yards at Deptford, Gosport, and Plymouth, on application to the Superintendents.

Forms of Tender, containing conditions of contract and all particulars, may be obtained on personal application at this office, or by letter addressed "Director of Navy Contracts, Admiralty, Whitehall, S. W."

Contract Department, Admiralty, Whitehall,  
9th April 1900.



DISEASES OF ANIMALS ACTS,

1894 AND 1896.

RETURN of OUTBREAKS of SWINE FEVER in SCOTLAND for the Week ended 14th April 1900, distinguishing Counties (including Burghs).

COUNTY.	Outbreaks Confirmed.	Swine Slaughtered as Diseased or as having been Exposed to Infection.
		No.
Mid-Lothian ... ..	—	21
Wigtown ... ..	1	328
TOTAL ... ..	1	349

DISEASES OF ANIMALS ACTS,

1894 AND 1896.

RETURN of OUTBREAKS of the under-mentioned DISEASES in SCOTLAND for the Week ended 14th April 1900, distinguishing Counties (including Burghs).

ANTHRAX.

COUNTY.	Outbreaks Reported.	Animals Attacked.
		No.
Aberdeen ... ..	1	2
Lanark ... ..	1	1
Perth ... ..	1	1
TOTAL ... ..	3	4

BANKRUPTS.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

- Albert Edward Ward, 32 White Abbey Road, in the city of Bradford, wholesale and retail chemist.
- Norman Walden Fraser, 2 Esmond Road, Bedford Park, in the county of Middlesex.
- Ernest William Frederick Moore, High Street, Burwell, Cambridgeshire, hackney carter, formerly publican.
- John Thomas Cant and Harry Samuel Cant (trading together in copartnership under the style or firm of J. T. & H. S. Cant), Jaffa House, Gainsborough Road, Felixstowe, in the county of Suffolk, butchers and poulterers.
- Elizabeth Sayers, 29 Upper Brook Street, Ipswich, dealer in toilet requisites.
- E. Marshall Payne, 41 Maine Street, Sparkbrook, Birmingham, Warwickshire, farmer.
- Alfred Moore (trading under the style of Moore & Co.), residing and carrying on business at 46 Dunton Street, in the county borough of Leicester, grocer and provision dealer.

- William Henry White, Gilfach, Pengam, in the county of Glamorgan, commission agent.
- John Whittow Thomas, East Hook, in the parish of Lambston, in the county of Pembroke, farmer.
- John William Norman, 15 Emerson Road, Poole, in the county of Dorset, carman.
- George Henry Hicks, 162 High Street, New Brompton, Kent, butcher.
- George Salt, Stafford Street, Longton, Staffordshire, grocer.
- Edward Herbert Moffatt, residing at 35 St. Helier's Road, Blackpool, in the county of Lancaster, lately carrying on business and residing at 79 Park Street, Walsall, Staffordshire, temperance caterer.
- Robert Paley, 9 Dragon Terrace and 12 Westmoreland Street, both in Harrogate, Yorkshire, grocer and provision dealer.

Queen's and Lord Treasurer's Remembrancer's Office, Exchequer Chambers, Edinburgh, 17th April 1900.

NOTICE is hereby given that the Estate of JANE M'GOWAN, Middlebie, Ecclefechan, who died there on 7th February last, has fallen to Her Majesty as *ultimus hæres*.

KENNETH MACKENZIE, Q. & L.T.R.

Queen's and Lord Treasurer's Remembrancer's Office, Exchequer Chambers, Edinburgh, 19th April 1900.

NOTICE is hereby given that the Estate of WILLIAM FISHER, Drysdale Street, Alloa, who died there on 26th February last, has fallen to Her Majesty as *ultimus hæres*.

KENNETH MACKENZIE, Q. & L.T.R.

S.S. "CRAIGLEE" LIMITED.

AT an Extraordinary General Meeting of the Members of the above-named Company, held at Glasgow on the 29th day of March 1900, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting, also duly convened and held at the same place on the 17th day of April 1900, was duly confirmed, viz. :—

"That the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 and 1867, and that Mr. Alexander Love Biggart, Shipowner, Glasgow, be and is hereby appointed Liquidator for the purpose of such winding up."

Dated at Glasgow this 17th day of April 1900.

DAVID MACGREGOR, Chairman.

THOMAS BIGGART, Solicitor, Glasgow, Witness.

NOTICE.

THE SCOTTISH TERRA-COTTA AND METALLIC BRICK COMPANY LIMITED,

IN LIQUIDATION.

THE Scottish Terra-Cotta and Metallic Brick Company Limited, incorporated under the Companies Acts, 1862 to 1890, and having its Registered Office at 212 West George Street, Glasgow, now in Liquidation, and Patrick Graham, Chartered Accountant, 212 West George Street, Glasgow, and William Dunlop, Chartered Accountant, 188 St. Vincent Street, Glasgow, the Joint Liquidators of the said Company, have presented a Petition to the Right Honourable the Lords of Council and Session (First Division,—Mr. Couper, Clerk), craving their Lordships, *inter alia*, to order the voluntary winding up of the said Scottish Terra-Cotta and Metallic Brick Company Limited, resolved on by an Extraordinary Resolution adopted at a General Meeting of the Share-

holders of the said Company, held on 11th April 1900, to be continued, but subject to the supervision of the Court, in terms of the Companies Acts, 1862 to 1896; and further, if their Lordships think fit, to direct all subsequent proceedings in the winding up to be taken before one of the permanent Lords Ordinary, and to remit the winding up to him accordingly; and further, in the meantime to stay and suspend a Diligence raised and executed by C. Whittaker & Company, Engineers and Brick Machine Makers, Dowry Street, Accrington, against the said Company, under and by virtue of a Decree and Warrant of Poinding and Sale obtained by them against the said Company, and to restrain, interdict, prohibit, and discharge the said C. Whittaker & Company from further carrying into effect the said Diligence, and to find any person opposing the said Application liable in the expenses occasioned by such opposition, and to do further or otherwise as to your Lordships shall seem proper; upon which Petition Lord Stormonth-Darling, Ordinary officiating on the Bills, has been pleased to pronounce the following Interlocutor:—

*Edinburgh, 19th April 1900.*—The Lord Ordinary officiating on the Bills, having considered the Petition and heard Counsel, appoints the Petition to be intimated on the Walls and in the Minute-Book in common form, and to be served edictally, along with a copy of this Deliverance, upon C. Whittaker & Company, mentioned in the Petition, and appoints a notice of the Application to be advertised once in the Edinburgh Gazette and once in each of the Scotsman and Glasgow Herald newspapers; and further, allows the said C. Whittaker & Company, and all persons having interest, to lodge Answers, if so advised, within eight days after such intimation, advertisement, and service; and further, in the meantime restrains further proceedings under and by virtue of the Decree and Warrant of Poinding and Sale mentioned in the Petition, and interdicts, prohibits, and discharges the said C. Whittaker & Company from further carrying into effect the said Decree and Warrant of Poinding and Sale; and decerns *ad interim*. “MOIR T. STORMONTH-DARLING.”

Of all which Intimation is hereby given, in terms of said Interlocutor.

CARMICHAEL & MILLER, W.S.,  
Agents for the Petitioners.

10 Duke Street, Edinburgh,  
20th April 1900.

A PETITION for Cessio has been presented to the Sheriff of Lanarkshire at Glasgow by F. S. Cleaver & Sons, Wholesale Perfumers, 32, 33, and 34 Red Lion Street, London, against Dr. W. J. GIBLIN, 258 Dumbarton Road, Glasgow; and the Sheriff-Substitute has ordained the said Dr. W. J. Giblin to appear for public Examination within the Chambers of the Sheriff-Substitute (Mr. Boyd), County Buildings, Glasgow, on 3rd May 1900, at ten o'clock A.M., at which Diet all his Creditors are required to appear.

TURNBULL & FINDLAY,  
Petitioners' Agents.

Glasgow, 19th April 1900.

#### NOTICE.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of the County of Stirling at Falkirk, at the instance of Thomas Struthers, Saddlers' Ironmonger, 182 Trongate, Glasgow, Pursuer, against J. GRANT, Saddler, Stenhousemuir, Defender; and the Sheriff-Substitute (Mr. Russell Bell) has ordained the said Defender to appear for public Examination within the Sheriff Court House, County Buildings, Falkirk, upon the 2nd day of May 1900, at eleven o'clock forenoon, at which Diet all his Creditors are required to attend.

THOS. WYLIE & COWAN, Solicitors, Falkirk,  
Agents for Pursuer.

Falkirk, 19th April 1900.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Dumfries and Galloway at Dumfries, at the instance of Messrs. J. Bibby & Sons, Oil Cake Manufacturers, Liverpool, against MESSRS. J. MURRAY & SON, Bakers and Coal Agents, &c., Langholm, and James Murray, the only known Partner of said Firm, as a Partner thereof, and as an

Individual; and the Sheriff-Substitute for Dumfriesshire has ordained the said James Murray to appear in Court, within the Court House at Dumfries, on the 4th day of May next, at eleven o'clock forenoon, for Examination, at which all his Creditors are required to attend.

J. A. & W. MOODIE, Solicitors, Dumfries,  
Agents for Petitioners.

Dumfries, 19th April 1900.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Ayrshire at Ayr, at the instance of John Taylor & Company, 176 Ingram Street, Glasgow, Pursuers, against Miss MARY WILSON, Draper, High Street, Maybole, Defender; and all the Creditors of the said Miss Mary Wilson are required to appear within the Sheriff Court House, County Buildings, Ayr, upon the 3rd day of May next, at ten o'clock forenoon, at which Diet the said Debtor has been ordained to appear for public Examination.

THOMAS ANDREW, Solicitor,  
17 Newmarket Street, Ayr,  
Agent for Pursuers.

19th April 1900.

A PETITION, under the Cessio Acts, has been presented to the Sheriff of Stirling, Dumbarton, and Clackmannan at Dumbarton, at the instance of Cohen Brothers, Ring Manufacturers, 108 Hatton Garden, London, against ARTHUR H. HACKETT, residing at Firbank, Lenzie, in the County of Dumbarton; and the Sheriff has ordained the said Arthur H. Hackett to appear for public Examination within the Chambers of the Sheriff-Substitute, County Buildings, Dumbarton, on the 4th day of May 1900, at twelve o'clock noon, at which Diet all his Creditors are required to appear.

STEVENSON & BROWNIE,  
Agents for Pursuers.

147 St. Vincent Street, Glasgow,  
19th April 1900.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Renfrew and Bute at Greenock, at the instance of James Hart, Tobacconist Furnisher, 34 Great Clyde Street, Glasgow, against PRESTON & COMPANY, Tobacconists, 17 West Blackhall Street, Greenock; and the Sheriff-Substitute has ordained the said Preston & Company, per John Preston, a Partner, to appear in Court, within the County Buildings, Nelson Street (West), Greenock, upon the 4th day of May 1900, at 11.30 forenoon, for public Examination, at which Diet all their Creditors are required to attend.

WRIGHT, JOHNSTON, & ORR, Agents,  
103 Bath Street, Glasgow.

19th April 1900.

A PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Ross and Cromarty and Sutherland at Tain, at the instance of Thomas Middleton Murray, W.S., Edinburgh, as Factor and Commissioner for William Hugh Eric Murray, Esquire of Geanies, as therein mentioned, against GEORGE MUNRO, sometime Farmer and Miller, Seafield Mill, Lower Seafield, near Portmahomack, in the Parish of Tarbat and County of Ross and Cromarty, and presently Miller at Rockfield Mill, in said Parish; and the Sheriff-Substitute for Ross and Cromarty has ordained the said George Munro to appear in Court, within the Court House at Tain, on the 2nd day of May 1900, at eleven o'clock forenoon, for Examination, at which all his Creditors are required to attend.

W. T. MACTAVISH, Solicitor, Tain,  
Agent.

Tain, 18th April 1900.

**A** PETITION for Cessio has been presented in the Sheriff Court of Dumfries and Galloway at Stranraer, at the instance of William B. Barr & Gourley, Coal Merchants, 53 Bothwell Street, Glasgow, against Mrs. SARAH YOUNG, Coal Agent, Portpatrick; and the Sheriff-Substitute has ordained the said Mrs. Sarah Young to appear within the Court House, Stranraer, on the 31st May 1900, at twelve o'clock noon, at which Diet all her Creditors are required to appear.

HUGH TODD, Solicitor, Stranraer,  
Agent.

Stranraer, 18th April 1900.

**I**NTIMATION is hereby given that a Petition for Cessio, under the Cessio Acts, has been presented to the Sheriff of the Sheriffdom of the Lothians and Peebles at Linlithgow, by GEORGE KERR, Farm Manager at Oatridge, in the Parish of Ecclesmachan and County of Linlithgow, Pursuer, against his Creditors, Defenders; and that the Sheriff-Substitute at Linlithgow has, by Deliverance dated 17th April 1900, appointed publication of a Notice in the Edinburgh Gazette intimating that this Petition had been presented, and requiring all Creditors of the said George Kerr to appear in Court, within the Sheriff Court House at Linlithgow, upon 4th May 1900, at half-past twelve o'clock afternoon, and also ordaining the said George Kerr to appear at said Diet for public Examination.

JAMES RUSSELL, Solicitor, Linlithgow,  
Agent for Pursuer.

Linlithgow, 20th April 1900.

**A** PETITION for Cessio, under the Cessio Acts, has been presented to the Sheriff of Inverness, Elgin, and Nairn at Inverness, at the instance of JAMES FRASER, Innkeeper, Clachan Inn, 55 Eastgate, Inverness; and the Sheriff-Substitute has ordained the said James Fraser to appear in Court, within the Sheriff Court House, The Castle, Inverness, upon the 3rd day of May 1900, at eleven o'clock, for Examination, at which all his Creditors are required to attend.

ED. ROSS, Solicitor,  
12 Lombard Street, Inverness,  
Agent for Petitioner.

**A** PETITION for Cessio has been presented to the Sheriff of Lanarkshire at Glasgow, at the instance of William James Watson, Solicitor, Banff, against PETER JOHNSTON, 27 South Portland Street, Glasgow; and the Sheriff-Substitute (Mr. Boyd) has ordained the Debtor to appear for public Examination within his Chambers, County Buildings, Glasgow, upon the 3rd day of May 1900, at 10.15 A.M., at which Diet all his Creditors are required to appear.

JOHN S. GALBRAITH & M'GILL,  
69 St. Vincent Street, Glasgow,  
Agents.

**T**HE Estates of ANDREW M'LEAN, Tailor, 71 South Cromwell Road, Crosshill, Glasgow, have, in virtue of and for the purposes of the Cessio Acts, been transferred to David Alexander Richmond, C.A., 24 George Square, Glasgow, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before the 22nd day of June 1900. The Creditors meet within Sheriff Boyd's Chambers, County Buildings, Glasgow, on 13th July next, at ten o'clock forenoon.

DAVID A. RICHMOND, C.A., Trustee.  
Glasgow, 19th April 1900.

**T**HE Estates of MRS. MARGARET CAMERON or STEWART, Fruiterer, High Street, Dunblane, have, in virtue of and for the purposes of the Cessio Acts, been transferred to James A. M'Lean, Solicitor, Bridgend, Dunblane, as Trustee for behoof of her Creditors. Creditors must lodge their claims with the Trustee on or before Wednesday, 9th May 1900. The Creditors meet before the Sheriff, within the Court House, Dunblane, on Wednesday, 30th May 1900, at eleven o'clock forenoon.

JAS. A. M'LEAN, Trustee.

**T**HE Estates of R. D. SMILLIE, Electrical and Mechanical Engineer, 39 Cadogan Street, Glasgow, only known Partner of the Firm of R. D. SMILLIE & COMPANY, Electrical and Mechanical Engineers, 39 Cadogan Street aforesaid, as such Partner, and as an Individual, have, in virtue of and for the purposes of the Cessio Acts, been transferred to Thomas Logan, Accountant, 4 Bath Street, Glasgow, as Trustee for behoof of his Creditors. Creditors must lodge their claims with the Trustee on or before 8th day of May 1900. The Creditors meet before Sheriff Boyd, within the County Buildings, Glasgow, on 29th May 1900, at 10.30 o'clock forenoon.

THOS. LOGAN, Trustee.

**A** PETITION having been presented to the Sheriff of the County of Lanark at Glasgow, at the instance of John Allan & Son, Wrights and Builders, 567 Cathcart Road, Glasgow, for Sequestration of the Estates of JAMES M'GREGOR NICOL, Spirit Merchant, 1 Vermont Street, Glasgow, his Lordship of this date granted Warrant for citing the said James M'Gregor Nicol to appear in Court on an *inducium* of seven days from the date of citation (cited by post on 17th April 1900), to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

MACLEAN, FYFE, & MACLEAN, Agents,  
115 St. Vincent Street, Glasgow.

Glasgow, 17th April 1900.

**A** PETITION having been presented to the Lord Ordinary officiating on the Bills, at the instance of Arthur & Company Limited, Warehousemen, Glasgow, for Sequestration of the Estates of JAMES MACLAY RAE, Draper, Newmarket Street, Ayr, formerly residing at 6 Ballantine Drive, Ayr, now believed to be furth of Scotland, his Lordship of this date granted Warrant for citing the said James Maclay Rae to appear in Court on the seventh day next after citation if within Scotland, and on the twenty-first day next after citation if furth of Scotland, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

J. & J. ROSS, W.S.,  
68 Queen Street, Edinburgh, Agents.

**A** PETITION having been presented to the Sheriff of Inverness, Elgin, and Nairn at Inverness, at the instance of William M'Laren, Sons, & Company Limited, Manufacturers and Warehousemen, 5 Hanover Street, Glasgow, for Sequestration of the Estates of ALEXANDER FRASER, Draper, 15 Church Street, Inverness, his Lordship of this date granted Warrant for citing the said Alexander Fraser to appear in Court on the eighth day next after citation, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

MACDONALD & GRAHAM, Solicitors,  
51 Church Street, Inverness,  
Agents for Petitioners.

18th April 1900.

**T**HE Estates of ROBERT M'LACHLAN, Farmer, Loanhead, in the Parish of Lochwinnoch, were Sequestered on the 18th day of April 1900, by the Sheriff of Renfrew and Bute at Paisley.

The first Deliverance is dated the 18th day of April 1900.

The Meeting to elect the Trustee and Commissioners is to be held at eleven o'clock forenoon, on Friday the 27th day of April 1900, within the Globe Hotel, Paisley.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 18th day of August 1900.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

WM. S. N. PATRICK, Solicitor,  
New Street, Dalry, Agent.

**T**HE Estates of ROBERT REID & SONS, Timber Merchants, Ladybank, Fifeshire, and Mawcarse, Kinross-shire, as a Company, and Robert Walker Reid, Timber Merchant, Mawcarse aforesaid, and John Walker Reid, Timber Merchant, Ladybank aforesaid, the Individual Partners of said Company, as such Partners, and as Individuals, were Sequestered on the 18th day of April 1900, by the Sheriff of the Sheriffdom of Fife and Kinross at Cupar.

The first Deliverance is dated 18th April 1900.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on the 2nd day of May 1900, within the Tontine Hotel, Cupar.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 18th August 1900.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

J. WILSON, Solicitor, Kinross,  
Agent.

SEQUESTRATION of W. D. INGLIS, Hotel Keeper, Station Hotel, Crieff.

**C**HARLES JOHN MUNRO, Chartered Accountant, Edinburgh, has been elected Trustee on the Estate; and James Ayton, S.S.C., Edinburgh, William Watt, V.S., Crieff, and Thomas Thompson Jones, Wine Merchant, Leith, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, George IV. Bridge, Edinburgh, on Wednesday the 25th day of April 1900, at two o'clock afternoon. The Creditors will meet within the Chambers of Messrs. Romanes & Munro, C.A., 50 Frederick Street, Edinburgh, on Thursday the 3rd day of May 1900, at eleven o'clock forenoon.

CHARLES J. MUNRO, C.A., Trustee.

Edinburgh, 19th April 1900.

SEQUESTRATION of ROBERT COUSIN, sometime residing at Oakleigh, Alloa, now Shipbroker, 53 Bothwell Street, Glasgow.

**R**OBERT MARR BENZIE, Chartered Accountant, Glasgow, has been elected Trustee on the Estate; and Edward Henry Stanley Craig, Chartered Accountant, Glasgow, and Alexander Orr Walker, Writer, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of Mr. Sheriff Guthrie, County Buildings, Ingram Street, Glasgow, on Thursday the 26th day of April 1900, at 10.30 o'clock forenoon. The Creditors will meet in the Office of Messrs. Paterson & Benzie, Chartered Accountants, 63 Saint Vincent Street, Glasgow, on Monday, 7th May 1900, at twelve o'clock noon, when an additional Commissioner will fall to be elected.

R. MARR BENZIE.

63 St. Vincent Street, Glasgow,  
18th April 1900.

SEQUESTRATION of WILLIAM CENTER ROBERTSON, Builder, 295 Gairbraid Street, Maryhill, Glasgow.

**R**ICHARD M'CULLOCH, Accountant, Glasgow, has been elected Trustee on the Estate; and William M'Lintock, Chartered Accountant, Glasgow, George Gibson, Timber Merchant, Glasgow, and William N. Gibb, Secretary of Thomas Gibb & Son Limited, Quarry-masters, Bishopbriggs, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of Mr. Sheriff Guthrie, County Buildings, Ingram Street, Glasgow, on Monday the 30th day of April 1900, at half-past ten o'clock forenoon. The Creditors will meet in my Chambers, 69 West Regent Street, Glasgow, on Wednesday the 9th day of May 1900, at twelve o'clock noon.

RICHD. M'CULLOCH, Trustee.

69 West Regent Street, Glasgow,  
18th April 1900.

SEQUESTRATION of ARCHIBALD SILLARS, East Mayish Farm, Arran.

**A**LEXANDER MITCHELL, Chartered Accountant, Glasgow, has been elected Trustee on the Estate; and James Ogilvie Robertson, Solicitor, Glasgow, Robert M'Lelland, Shipowner, 101 St. Vincent Street, Glasgow, and John Orme, Chartered Accountant, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Rothesay, on Wednesday the 2nd day of May next, at eleven o'clock forenoon. The Creditors will meet in the Chambers of Messrs. Drynan, Fulton, & Mitchell, C.A., 194 St. Vincent Street, Glasgow, on Thursday the 10th day of May next, at twelve o'clock noon.

ALEX. MITCHELL, Trustee.

194 St. Vincent Street, Glasgow,  
19th April 1900.

SEQUESTRATION of JOHN RHIND, deceased, Merchant, Dundee.

**A**LEXANDER TOSH, Chartered Accountant, Dundee, has been elected Trustee on the Estate; and Alfred Gordon Primrose, Merchant, Dundee, James Pollock, Solicitor, Dundee, as Mandatary of James Stewart, sole Partner of the Firm of Stewart & Bisset, General Merchants, Blairgowrie, and William Anderson M'Intyre, of M'Intyre & Company, Manufacturers, Blairgowrie, have been elected Commissioners. The Creditors will meet within Lamb's Hotel, Reform Street, Dundee, on Wednesday the 2nd day of May next, at one o'clock afternoon.

ALEXANDER TOSH, Trustee.

Dundee, 19th April 1900.

SEQUESTRATION of JAMES SMALL, Cycle Agent, 17 Leonard Street, Perth, and residing at 20 New Scott Street, Perth.

**W**ILLIAM JAMES WOOD, Accountant in Perth, has been elected Trustee on the Estate; and Joseph Dobbie, Solicitor Supreme Courts of Scotland, Edinburgh, has been elected a Commissioner. The Examination of the Bankrupt will take place in the Sheriff Court House, Perth, on the 27th day of April current, at two o'clock afternoon. The Creditors will meet in the Writing Chambers of the Trustee, 16 High Street, Perth, on Monday the 7th day of May 1900, at twelve o'clock noon.

W. J. WOOD, Trustee.

Perth, 18th April 1900.

**I** WILLIAM GREENHILL, Chartered Accountant, Edinburgh, Trustee on the Sequestered Estate of JAMES SYMINGTON, Shop Manager, Penicuik, hereby call a Meeting of the Creditors, to be held within my Chambers here on Friday, 27th April 1900, at twelve o'clock noon, for the purpose of electing Commissioners in room of D. H. Huie, C.A., and George A. Hunter, Solicitor, both of Edinburgh, and who have resigned.

WM. GREENHILL.

6A George Street, Edinburgh,  
19th April 1900.

**A**S Trustee on the Sequestrated Estate of **JAMES KERR**, Farmer at Oatbridge, in the Parish of Ecclesmachan and County of Linlithgow, and also at Dalchenna, Argyllshire, I hereby call a Meeting of the Creditors in this Sequestration, to be held here on Monday the 30th instant, at 3.30 P.M., for the purpose of instructing the Trustee as to questions in connection with the realisation and division of the Estate, and also for the purpose of electing a Commissioner.

CHARLES J. MUNRO, C.A., Trustee.

50 Frederick Street, Edinburgh,  
20th April 1900.

**SEQUESTRATION of JOHN ROBERTSON**, Hotel Keeper, Ellangowan Hotel, Creetown, in the Parish of Kirkmabreck and Stewartry of Kirkcudbright.

**RICHARD M'CULLOCH**, Accountant, Glasgow, Trustee, hereby calls a General Meeting of the Creditors, to be held within the Galloway Arms Hotel, Newton-Stewart, on Saturday the 28th day of April 1900, at half-past nine o'clock forenoon, to consider as to carrying on the Business until it can be disposed of to advantage; also to consider and advise the Trustee regarding the opinion of counsel as to Mr. W. M. Kelly's liability as a Partner, and the claim of a Creditor over the furniture, &c.

RICHD. M'CULLOCH, Trustee.

Glasgow, 19th April 1900.

**DAVID CRAWFORD**, Accountant, Ayr, Trustee on the Sequestrated Estates of **S. IRVINE & SONS**, Booksellers and Stationers, 91 High Street, Ayr, as a Company, and James Montgomerie Irvine, Bookseller and Stationer, 91 High Street, Ayr, the only known Partner of said Company, as such Partner, and as an Individual, hereby calls a General Meeting of the Creditors, to be held within the Office of David Ferguson, Solicitor, 62 Newmarket Street, Ayr, on Saturday the 28th day of April 1900, at eleven o'clock forenoon, to take into consideration an offer of Composition to be made by the said James Montgomerie Irvine.

DAVID CRAWFORD, Trustee.

Ayr, 19th April 1900.

**JOHN LEECHMAN TAYLOR, JUNIOR**, Chartered Accountant, Glasgow, Trustee on the Sequestrated Estate of **DAVID EDGAR**, Tailor and Clothier, 111 Union Street there, hereby calls a Meeting of the Creditors, to be held within his Office, 107 Saint Vincent Street, Glasgow, on Friday, 11th May 1900, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

J. L. TAYLOR, Jr., Trustee.

Glasgow, 17th April 1900.

**WILLIAM AULD GUILD**, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estate of **PETER FERGUSON**, Iron Merchant, 69A Waterloo Street, Glasgow, a Partner of the Firm of **ROBERTSON, FERGUSON, & Co.**, as such Partner, and as an Individual, hereby calls a Meeting of the Creditors, to be held within his Office at 53 Bothwell Street, Glasgow, on Friday the 18th day of May, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

W. A. GUILD, Trustee.

Glasgow, 20th April 1900.

**I** CHARLES SIMON ROMANES, Trustee on the Sequestrated Estate of **THOMAS REID**, Grocer and Wine Merchant, 46 Easter Road, Leith, hereby intimate that payment of the first Dividend has been accelerated, and that the same will be paid on the expiration of four months from the date of the Deliverance awarding Sequestration, and that claims of Creditors must be lodged with me on or before the 28th day of May 1900, in order to participate in said Dividend.

CHARLES S. ROMANES, C.A., Trustee.

Edinburgh, 19th April 1900.

**SEQUESTRATION of JOHN W. NICHOLSON**, Hotel Keeper, Strome Ferry, and Spirit Merchant, Plains.

**T**HE Trustee hereby gives notice that a first and final Dividend will be paid on 11th June 1900, within his Counting House, 94 Hope Street, Glasgow, to those Creditors entitled thereto.

JAMES M'LAY, C.A., Trustee.

Glasgow, 19th April 1900.

**SEQUESTRATION of JOHN NICHOLSON**, Wine and Spirit Merchant, 62 Thistle Street, Glasgow.

**T**HE Commissioners have audited the Trustee's accounts to 4th instant, the first statutory period, and have postponed the declaration of a Dividend until the recurrence of the next statutory period.

JAMES M'LAY, C.A., Trustee.

Glasgow, 19th April 1900.

**A**S Trustee on the Sequestrated Estate of **GEORGE REID CONNELL**, Iron and Steel Merchant, 79 Robertson Street, Glasgow, I hereby intimate that an account of my intromissions with the funds of the Estate, brought down to the 4th April, has been audited by the Commissioners, who have postponed the declaration of a Dividend until the next statutory period.

WM. COUPER TAIT, Trustee.

Glasgow, 19th April 1900.

#### TO THE CREDITORS ON

The Sequestrated Estates of **PETER MACLEAN**, sometime Merchant in Dunvegan, in the Isle of Skye, and afterwards Farmer in Totarder, in said Island, and now residing in Edinburgh.

**B**Y virtue of an Order of the Sheriff-Substitute of Inverness, Elgin, and Nairn at Portree, Peter Maclean, above designed, hereby intimates that he has presented a Petition to the Sheriff of Inverness, Elgin, and Nairn at Portree, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes.

RON. MACDONALD, Solicitor, Portree,

Agent for the said Peter Maclean.

Portree, 18th April 1900.

#### TO THE CREDITORS ON

The Sequestrated Estates of **J. & A. GILLON, JUNIOR**, lately Wine and Spirit Merchants at 22 Garrioch Mill Road and 133 Henderson Street, Glasgow, as a Company, and John Gillon and Alexander Gillon, junior, both residing at The Glen, Uddingston, the Individual Partners of that Company, as such Partners, and as Individuals.

**B**Y virtue of an Order of the Sheriff-Substitute of Lanarkshire, John Gillon and Alexander Gillon, junior, above designed, hereby intimate that they have

presented a Petition to the Sheriff of Lanarkshire at Glasgow, to be finally discharged of all debts contracted by them before the date of the Sequestration of their Estates, in terms of the Statutes.

SMILLIE & BLYTH, Writers, Glasgow,  
Agents for Petitioners.

65 Bath Street, Glasgow,  
19th April 1900.

HARDIE & ALLAN.

2 Watt Place, Greenock,  
19th April 1900.

THE Company carrying on business as Chartered Accountants and Stockbrokers in Greenock has this day been DISSOLVED, by mutual consent of the Subscribers, the sole Partners thereof.

W. HARDIE.

ALEX. ALLAN.

JAS. B. ANDERSON, 2 Watt Place,  
Greenock, Accountant's Clerk, Wit-  
ness.

ROBT. KERR, 2 Watt Place, Greenock,  
Accountant's Clerk, Witness.

#### NOTICE OF DISSOLUTION OF COPARTNERSHIP.

THE Firm of CHRISTIE & SMITH, Plumbers, &c., Mill Road, Montrose, has this day been DISSOLVED by mutual consent of the Subscribers, who are the sole Partners.

The Subscriber George May Smith has acquired right to the assets of the Firm, and will carry on business at Mill Road, under his own name. He will collect the debts due to, and pay the debts due by, the dissolved Firm, without prejudice to the right of the Subscriber Robert Christie to carry on business in Montrose in his own name.

Dated at Montrose this 18th day of April 1900 years.

ROBERT CHRISTIE.

GEO. M. SMITH.

GEO. MILN, Solicitor, Arbroath, Witness.

ALEX. MIDDLETON, Solicitor, Montrose,  
Witness.

THE Subscribers, the Trustees of the late William Stephen, who resided in Newtyle, and who carried on the Business of Butcher in Coupar-Angus under the Firm of DAVID WELSH & COMPANY, hereby intimate that they have sold the said Business to David Welsh, Butcher, Coupar-Angus, as at 31st March 1900, and the said David Welsh (also subscribing) will carry on the Business for his own behoof as from that date under said Firm name.

ALEX. W. STIVEN.

ALLAN ROBERTSON.

Witnesses to the Signatures of Alexander  
Watson Stiven and Allan Robert-  
son, Trustees of the late William  
Stephen—

JAMES POLLOCK, Solicitor, Dundee.

WILLIAM KINNEAR, Law-Clerk, Dundee,  
Witness.

DAVID WELSH.

Witnesses to the Signature of David  
Welsh—

PETER SUTTIE, Butcher, Coupar-Angus.

ROBERT AELAN, Butcher, Coupar-Angus.

#### NOTICE OF DISSOLUTION OF COPARTNERSHIP.

THE Firm of CALVERT & FRASER, Printers and Stationers, 13 Peter Street, Dundee, of which the Subscribers Robert Calvert and James Fraser are the sole Partners, has been DISSOLVED, by mutual consent, as of date 9th March 1900.

The Subscriber James Fraser, who has acquired said Firm's Business and undertaken all its liabilities, will collect all debts due to, and pay all debts due by, the Firm at the above address.

ROBERT CALVERT.

JAMES FRASER.

J. GRAFTON LAWSON, Solicitor, Dundee,  
Witness.

HECTOR K. ADAM, Law-Clerk, 61 Reform  
Street, Dundee, Witness.

#### NOTICE.

WE, the Testamentary Trustees of the late Mr. Andrew Aird, hereby intimate that the Copartnership of MESSRS. AIRD & COGHILL, Printers and Publishers, 263 Argyle Street, Glasgow, was DISSOLVED, through the death of Mr. Aird, on 28th August 1899.

J. L. AIRD,

JOHN A. AIRD,

ALEX. FLEMING,

THOMAS ORR,

WM. C. COGHILL,

Trustees of Mr. ANDREW AIRD.

ANDREW AIRD, 57 St. Vincent Street,  
Glasgow,

WM. A. FRASER, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

Witnesses to the Signature of James  
Leckie Aird.

JNO. TAYLOR, Clerk, 29 Exchange  
Square, Glasgow,

WM. A. FRASER, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

Witnesses to the Signature of John  
Allan Aird.

WILLIAM PERSTON, Accountant's Clerk,  
116 St. Vincent Street, Glasgow,

ROBERT RUSSELL, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

Witnesses to the Signature of Alex-  
ander Fleming.

JAMES GRAHAM LEES, Clerk, 22 Fox  
Street, Glasgow,

WM. A. FRASER, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

Witnesses to the Signature of Thomas  
Orr.

WM. A. FRASER, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

ROBERT RUSSELL, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

Witnesses to the Signature of William  
Calder Coghill.

The Subscriber William Calder Coghill continues to carry on the Business in the same name and in the same premises and for his own behoof.

WM. C. COGHILL.

WM. A. FRASER, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

ROBERT RUSSELL, Law-Clerk, 24 St.  
Vincent Place, Glasgow,

Witnesses to the Signature of William  
Calder Coghill.

## NOTICE.

*All Notices and Advertisements are inserted in the Edinburgh Gazette at the risk of the Advertiser.*

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