



The Edinburgh Gazette

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TUESDAY, NOVEMBER 17, 1914.

SCOTTISH OFFICE, WHITEHALL, 16th November 1914.

THE KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 14th instant, to direct a Commission to be passed under the Seal appointed to be kept and made use of in place of the Great Seal of Scotland, nominating and appointing Thomas Dunlop, Esquire, Lord Provost of the City of Glasgow, to be His Majesty's Lieutenant of the County of the said City.

SCOTTISH OFFICE, WHITEHALL, 16th November 1914.

THE KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 14th instant, to direct a Commission to be passed under the Seal appointed to be kept and made use of in place of the Great Seal of Scotland, nominating and appointing William Don, Esquire, Lord Provost of the City of Dundee, to be His Majesty's Lieutenant of the County of the said City.

At the Court at Buckingham Palace, the 10th day of November 1914.

PRESENT,

The KING's Most Excellent Majesty.

Lord President. Viscount Allendale. Lord Chamberlain. Mr. Samuel.

WHEREAS by the Aliens Restriction (Isle of Man) Order, 1914 (hereinafte referred to as the "Principal Order"), His Majesty has been pleased to impose restrictions on aliens resident in the Isle of Man, and to make various provisions for carrying those restrictions into effect:

And whereas it is desirable to extend and amend the said Order in manner hereinafter provided:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

- 1. The following Article shall be inserted after Article 10 of the Principal Order:—
 - "10a. An alien enemy shall not, after the 12th day of November 1914, for any purpose assume or use, or purport to assume or use, or continue the assumption or use of any name

other than that by which he was ordinarily known at the date of commencement of the War.

"Where an alien enemy carries on, or purports or continues to carry on, or is a member of a partnership or firm which carries on, or purports or continues to carry on, any trade or business under any name other than that under which the trade or business was carried on at the date of the commencement of the War, he shall, for the purposes of this Order, be deemed to be using, or purporting or continuing to use, a name other than that by which he was ordinarily known at the date of the commencement of the War.

"Nothing in this Article shall affect the right of a woman who, after the commencement of the War, marries an alien enemy to use the name which she acquires on her marriage.

- "A Secretary of State may, if it appears desirable, in any particular case, grant an exemption from the provisions of this Article."
- 2. This Order may be cited as "The Aliens Restriction (Change of Name) Isle of Man Order, 1914."

ALMERIC FITZROY.

At the Court at Buckingham Palace, the 10th day of November 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 30th day of October 1914, in the words following, viz.:—

"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner, and subject to such restrictions, conditions, and provisions, as are from time to time directed by Order in Council:

"And whereas we are of opinion that the duties and responsibilities of Non-Commissioned Officers and Men belonging to the Royal Marine Garrison at Cromarty in certain cases warrant the grant of additional remuneration:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to sanction the Rates of Allowances and Extra Pay shown in the annexed Schedule, with retrospective effect so as to cover payment in respect of any of those duties which have actually been carried out since the Garrison has been in occupation.

"We would further submit that such Allowances and Extra Pay may be payable, at our discretion, to any additional men whose employment on the duties specified may become necessary.

"The Lords Commissioners of Your Majesty's Treasury have signified their concurrence in these proposals.

"SCHEDULE.

				Per	diem.
Quartermaster- and other du		t jor	victua	lling	6d.
Sergeant-Major	and	Orde	erly R	oom	
Clerk					6d.
Cook					6d.
Blacksmith					9d.
Carpenter		·.			9d.
$\begin{array}{c} \text{Painter} \\ \text{Plumber} \end{array} \begin{cases} \begin{array}{c} \text{Extr} \\ \text{res} \\ \text{all} \end{array} \end{cases}$	a Pay, spect of y so en	paya days iploye	ble on when d	ly in actu- Is.	each."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of what is therein proposed. And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

ALMERIC FITZROY.

CHANCERY OF THE ROYAL VICTORIAN ORDER, ST. JAMES'S PALACE,

November 13, 1914.

The KING has been graciously pleased to make the following appointments to the Royal Victorian Order:—

To be Knight Commander.

Thomas Herbert Warren, Esq., President of Mary Magdalen College, Oxford.

To be Commander.

Charles Grant Robertson, Esq., Fellow of All Souls College, and Senior Tutor in Modern History at Magdalen College, Oxford.

To be Members of the Fourth Class.

Henry Edward Berthon, Esq., Taylorian Lecturer in French Literature in the University of Oxford.

Hermann George Fiedler, Esq., Taylorian Professor of the German Language and Literature in the University of Oxford.

Arthur Lionel Forster Smith, Esq., Fellow and Tutor of Magdalen College, Oxford.

The Secretary of State for the Home Department, with the concurrence of the Lords Commissioners of His Majesty's Treasury, hereby gives notice that the following situation has been removed from Schedule B of the Order in Council of 10th January 1910, namely:—

Temporary Inspector of Explosives.

12th November 1914.

CURRENCY NOTES.

(4 & 5 Geo. 5, cc. 14 and 72.)

I.—ISSUE ACCOUNT.

'Iotal Issued up to 4th November 1914, inclusive.	Notes cancelled up to 4th November 1914, inclusive.
£1 38,253,372 0 0 10/ 9,672,263 10 0	£ s. d. £1 13,368,326 0 0 10/ 1,622,897 10 0
Issued during the week ended 11th November 1914.	Cancelled during the week ended 11th November 1914.
£1 3,230,500 0 0 10/ 552,000 0 0	£ s. d. £1 2,691,613 0 0 10/ 346,347 0 0
	Total £18,029,183 10 0
	Outstanding.
	£ s. d. £1 25,423,933 0 0 10/ 8,255,019 0 0
TOTAL £51,708,135 10 0	TOTAL £51,708,135 10 0
	II.—BALANCE SHEET.
Notes outstanding-	Advances—
£ s. d. 33,678,952 0 0	£ s. d. Scottish and Irish Banks of Issue
33,070,332 0 0	Other Bankers 244,000 0 0
•	Post Office Savings Bank 700,000 0 0 Currency Note Redemption Account—
•	Gold Coin and Bullion 11,500,000 0 0
•	Government Securities 13,923,545 17 5 Balance at the Bank of England 7,311,406 2 7
£33,678,952 0 0	£33,678,952 0 0

Treasury Chambers, 12th November 1914. JOHN BRADBURY, Secretary to the Treasury.

ALIENS RESTRICTION (CONSOLIDATION) ORDER, 1914.

Whereas the Second Schedule to the Aliens Restriction (Consolidation) Order, 1914, contains a list of prohibited areas for the purposes of the Order:

And whereas Tilbury Dock is within a prohibited area in the County of Essex, and it is desirable that the other docks belonging to the Port of London Authority should also be included within the prohibited areas:

And whereas by Article 18 (2) of the Order I am empowered, after consultation with the Admiralty and Army Council, to add areas to the said list:

Now I, in pursuance of the said Article, hereby order that there shall be added to the list of prohibited areas specified in the Second Schedule to the Order, the area containing the following docks belonging to the Port of London Authority:—

St. Katharine's.
London.
Surrey Commercial.
West India.
Millwall.
East India.
Royal Victoria.
Royal Albert.

R. M'KENNA, One of His Majesty's Principal Secretaries of State.

Home Office, Whitehall, 11th November 1914.

DOWNING STREET, November 10, 1914.

The KING has been pleased to give directions for the appointment of Reginald James

Blair Ross, Esq., (Legal Adviser, Southern Provinces) to be a Puisne Judge of the Supreme Court of Nigeria.

NATIONAL INSURANCE ACTS, 1911 to 1913.

2 Geo. V., Cap. 55, and
 4 Geo. V., Cap. 37.

Notice is hereby given that the National Health Insurance Joint Committee, acting jointly with the Scottish Insurance Commissioners, in pursuance of the powers conferred upon them by Sections 15 and 80 of the National Insurance Act, 1911, and by the National Insurance (Joint Committee) Regulations, 1912 and 1913, have made Regulations, dated 22nd October 1914,

amending the National Health Insurance (Medical Benefit) Regulations (Scotland), 1913.

These Regulations may be cited as the National Health Insurance (Medical Benefit) Regulations (Scotland), 1914.

Copies of the said Regulatious can be purchased, either directly or through any bookseller, from the Superintendent, Publications Department, H.M. Stationery Office, 23 Forth Street, Edinburgh; or from Messrs. Wyman & Sons Limited, Fetter Lane, London, E.C.; or from Messrs. E. Ponsonby Limited, 116 Grafton Street, Dublin.

Dated this thirteenth day of November 1914.

JOHN JEFFREY, Secretary.

National Health Insurance Commission (Scotland), 83 Princes Street, Edinburgh.

RESULTS OF PROCEEDINGS BEFORE BRITISH PRIZE COURTS OVERSEA. (In continuation of Notification on page 1301 of Edinburgh Gazette of 6th November 1914.)

Name of Ship.	Court.		Name of Ship.			Result of Proceedings.			
South Wales Athene German October 7th October 7th October 7th October 6th October 6th October 6th October 7th October 7th October 6th October 7th October 6th						Order for		Order for temporary delivery to the Admiralty.	
South Wales Athene German October 7th October 7th October 6th October 6th October 6th October 6th October 7th October 6th	Supreme	Court of	New						
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Colonial Office,

12th November 1914.

THE EDINBURGH GAZETTE, NOVEMBER 17, 1914.



CIVIL SERVICE COMMISSION, November 13, 1914.

Notice is hereby given, that upon a special recommendation from the Department of Agriculture and Technical Instruction for Ireland, and with the assent of the Treasury, Mr. Robert Hamilton Lee, having served as a Clerk of the Second Division for upwards of eight years, has been promoted to the post of Inspector of Fisheries in the Department of Agriculture and Technical Instruction, Ireland, with a special certificate granted exceptionally by the Civil Service Commissioners.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 11TH NOVEMBER 1914.)

ANIMALS (LANDING FROM IRELAND) CONSOLIDATION ANDAMENDMENT ORDER OF 1914.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling them in this behalf, do order, and it is hereby ordered as follows:

PART I.

LANDING REGULATIONS.

Regulation of Landing of Irish Animals in Great Britain.

- 1—(1) Cattle, sheep, goats or swine brought from Ireland shall not be landed in Great Britain unless-
- (a) the animals have been put on board at a port specified in the First Schedule to this Order; and
- (b) the landing is at a Landing Place defined by Order of the Board as a Landing Place for Irish animals.
- (2) The animals shall be landed in such manner and at such times as the Superinten-
- dent of the Landing Place shall direct.

 (3) When landed they shall be under the supervision and control of an Inspector of the Board; and, until his arrival, they shall be under the supervision and control of the Superintendent of the Landing Place.

Restrictions on Use of Landing Places.

2. Subject to the provisions of the Order defining a Landing Place for Irish animals, no cattle, sheep, goats or swine other than such as are landed under this Order shall be landed at or be moved into the Landing Place.

Examination of Animals.

3.—(1) Each cargo of animals landed at a Landing Place under this Order shall on landing be driven to a reception lair or reception lairs approved by an Inspector of the Board for reception of the cargo, and the

movement from the Landing Place is permitted by an Inspector of the Board, which permission shall not be granted unless and until the whole cargo has been examined by a Veterinary Inspector of the Board, and until the expiration of ten hours after the landing of the last animal of the cargo.

(2) If two or more cargoes or parts of cargoes are permitted to be in a reception lair at the same time, they shall for the purposes

of this Order be treated as one cargo.

(3) Until permission has been given for the removal of an animal from the Landing Place it shall not be allowed to come in contact with any animal which does not form, or is not teated as, part of the same cargo.

(4) If an animal forming part of a cargo dies or is slaughtered on board or before its examination the carcase shall not be removed from the Landing Place where the animal or carcase is landed without the permission of a Veterinary Inspector of the Board.

(5) The occupier of a Landing Place shall afford such assistance to the Veterinary Inspector as he may require to enable him to

examine the animals.

Removal of Animals from Landing Place.

4. All animals landed at a Landing Place shall, subject to permission being given under this Order, be removed by the owner or person in charge thereof from the Landing Place forthwith if such removal is directed by the Superintendent of the Landing Place, and if an animal is not so removed by the owner or person in charge thereof, the occupier of the Landing Place, or the Superintendent thereof acting on behalf of the occupier, shall have power to remove the animal from the Landing Place, and to recover from the owner of the animal at the time of default the costs of and incidental to the removal.

Restrictions on Access to Landing Place.

5. No person, except the officers of Customs and Excise, lairage-men, the Superintendent of the Landing Place, Inspectors of the Board, and such other persons as may be specially authorised in writing by an Inspector of the Board, shall during the time of the landing of the animals be admitted to the landing-stage, pier, quay, or other part of the Landing Place at which the animals are landed, and no person except as aforesaid shall at any time be admitted to any part of the Landing Place which is being used as a reception-lair.

Landing Place Charges.

6. Charges made by the occupier of a Landing Place in respect of animals landed under this Order shall be sanctioned by the Board where the charges relate to the following matters, i.e., landing, lairage, slaughter, or dipping.

Provisions for Movement through District in which a Landing Place is Situate.

7. Regulations made by a Local Authority of the District in which a Landing Place is situate as to movement into or within the District of that Local Authority shall not apply to the landing of animals at the Landing Place, animals shall be there detained until their or to their removal therefrom if the animals

are consigned from Ireland or from the Landing Place to a place of destination outside the District of such Local Authority, and are moved from a railway loading bank in or adjoining the Landing Place forthwith by railway out of the District of the Local Authority.

Special Provisions Applicable to Landing of Swine.

8. Nothing in this Order shall be deemed to authorise landing in Great Britain of swine brought from Ireland otherwise than in accordance with the Swine-Fever (Movement from Ireland) Orders of 1904 and 1906, but such landing, and the movement of the swine out of the Landing Place, shall be subject to the regulations imposed by this Order.

Restriction on Movement of Store Sheep.

9. Sheep shall not be permitted by an Inspector of the Board to be moved out of the Landing Place unless and until they have been caused to be dipped in the Landing Place, to the satisfaction of the Inspector, by a thorough immersion in a sheep-dip approved by the Board for sheep-scab or purporting to be so approved: Provided that this Article shall not apply to sheep which, in the opinion of the Inspector, are fit and intended for immediate slaughter or are declared in writing by the owner or person in charge thereof to be intended for immediate slaughter. Every such declaration shall be given to the Inspector and retained by him.

Prohibition of Movements of Diseased Animals.

10. An animal which in the opinion of a Veterinary Inspector of the Board, is affected with, or suspected of, disease as defined in this Order, shall not be moved out of a Landing Place.

PART II.

PROCEDURE IN CASES OF DISEASE OR CALVING.

Procedure in Case of Cattle-Plague, Pleuro-Pneumonia, Foot-and-Mouth Disease, or Sheep-Pox.

- 11.—(1) If a Veterinary Inspector of the Board is of opinion that an animal in a Landing Place is affected with or suspected of cattle-plague, pleuro-pneumonia, foot-and-mouth disease, or sheep-pox, he shall so certify and forthwith direct the Landing Place to be closed, and the Inspector shall give notice of such closing to such persons and in such manner as he may think expedient for the purposes of carrying into effect the provisions of this Article.
- (2) Where a certificate has been so made the following Rules shall apply to the Landing Place until the Board by Order otherwise
 - Rule 1. Animals shall not be landed at, or moved into or out of, the Landing Place except with, and subject to the conditions imposed by, a Licence of an Inspector of the Board.
 - Rule 2. Carcases shall not be removed opinion of a Veterinary Inspector of the from the Landing Place except with the per-

mission in writing of an Inspector of the Board.

Rule 3. Fodder, litter, dung, utensils, pens, hurdles, or other things shall not be removed from the Landing Place except with the permission in writing of an Inspector of the Board, which permission shall not be granted until such things have been thoroughly disinfected to the satisfaction of the Inspector.

Rule 4. No person shall, unless authorised in writing by an Inspector of the Board, enter any shed or other place, being part of the Landing Place, in which the diseased or suspected animal is or recently has been.

Rule 5. Every person upon leaving any such shed or other place shall thoroughly wash his hands with soap and water and disinfect his boots and clothes.

Rule 6. A person tending a diseased or suspected animal shall not tend any animal not so diseased or suspected except with the permission in writing of an Inspector of the Board.

Rule 7. Where the disease is sheep-pox, Rules 1, 2, and 6 shall apply only to sheep and the carcases of sheep.

Provision as to Disinfection where Foot-and-Mouth Disease exists.

- 12.—(1) If an animal brought from Ireland for the purpose of being landed in Great Britain is affected with or suspected of footand-mouth disease, the following provisions shall apply whether the animal is so landed or not.
- (2) The animal or its carcase and all animals carried in the same vessel shall only be landed at such place and at such time and in such manner as an Inspector of the Board may direct.
- (3) The parts of the vessel in which the animals have been carried shall be cleaned and disinfected by the owner or charterer of the vessel to the satisfaction of an Inspector of the Board as soon as practicable, and, if so required by a notice given by an Inspector of the Board to the master of the vessel, before any cargo, other than the animals or their carcases, is removed from the vessel.

(4) All dung of animals, and all partly consumed fodder that has been supplied to the animals, and all litter that has been used for or about the animals, shall be landed, and disposed of by destruction or otherwise by the owner or charterer of the vessel in such manner as an Inspector of the Board shall direct.

(5) Every person who has tended the animals or who shall land from the vessel shall, if so required by an Inspector of the Board, thoroughly wash his hands with soap und water and disinfect his boots and clothes in such manner as the Inspector may direct.

(6) If any person acts in contravention of this Article, or fails to comply with the provisions thereof, he shall, according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

Proceedure in case of Sheep-Scab.

13.—(1) A sheep shall not be moved out of a Landing Place if and so long as it is, in the opinion of a Veterinary Inspector of the Board, affected with or suspected of sheep-scab.

- (2) If a Veterinary Inspector of the Board is of opinion that a sheep in a Landing Place is affected with or suspected of sheep-scab, any other sheep which were brought in the same vessel with the diseased or suspected animal, or which, in the opinion of the Inspector, have been exposed to infection by contact with the diseased or suspected animal or otherwise, shall not be moved out of the Landing Place unless they are accompanied by a licence authorising such movement granted by an Inspector of the Board.
- (3) Sheep authorised by a licence so granted to be moved to a slaughterhouse shall before movement out of the Landing Place be caused to be marked by and at the expense of the owner by the painting or stamping with an indelible composition of red colour of a broad line down the back, and another broad line across the loins of each sheep thus +, each line being not less than nine inches long, and on arrival at the slaughterhouse shall be there detained and be slaughtered by the owner within four days after their arrival at the slaughterhouse.
- (4) Sheep authorised by a licence so granted to be moved to any premises other than a slaughterhouse shall not be moved out of the Landing Place unless and until they have been caused to be dipped in the Landing Place, to the satisfaction of an Inspector of the Board by a thorough immersion in a sheep-dip approved by the Board for sheep-scab or purporting to be so approved; and sheep moved under the authority of any such licence shall after their arrival at the place of destination specified in the licence, be there detained and isolated from other sheep until an Inspector of the Local Authority is satisfied that they have been dipped, between the seventh and fourteenth days after the date of their previous dipping in the Landing Place, by a thorough immersion in a sheep-dip approved by the Board for sheep-scab or purporting to be so approved, and the movement licence is endorsed by the Inspector with the word "Released": Provided that sheep required to be detained and dipped under this provision may before the expiration of the period within which their dipping is required at the place of destination be moved, without having been so dipped in the place of destination, to a slaughterhouse for immediate slaughter, if such movement is authorised by a licence granted by an Inspector of the Local Authority of the District in which the premises from which the sheep are to be moved are situate. Sheep so moved shall be detained at the slaughterhouse and there slaughtered by the owner within four days after their arrival at the slaughterhouse.
- (5) Sheep moved with a licence under this Article shall be moved by the nearest available route and without avoidable delay to the place of destination specified in the licence, and not elsewhere, and during the movement the sheep shall, as far as practicable, be kept separate from sheep which are not being moved with a similar licence.
- (6) Every licence under this Article shall forthwith after completion of the movement be delivered up at, or sent by post to, the nearest police station of the District by the person in charge of the sheep at the time of completing the movement.

- (7) A copy of every licence granted under this Article shall be sent by the Inspector granting the same to the Local Authority of the District in which the place of destination is situate.
- (8) Where under any Order relating to sheep-scab, or any regulation made thereunder, sheep are required to be dipped under prescribed conditions, the dipping of any sheep under this Order shall, for the purposes of such Order or regulation, be treated as a dipping of the sheep under the prescribed conditions.
- (9) An Isolation Notice under Article 5 of the Sheep-Scab Order of 1905 shall not be served on sheep to which this Article relates in respect of their exposure to the infection of sheep-scab in the Landing Place or previously.

Provision where Sheep-Scab is found on Examination before Shipment.

- 14.—(1) Where in the opinion of a Veterinary Inspector of the Department of Agriculture and Technical Instruction for Ireland an animal intended for conveyance to Great Britain is affected with or suspected of sheep-scab, it shall be unlawful to land the animal in Great Britain, and the provisions of Article 13 of this Order shall apply to sheep which have been exposed to infection by contact with the diseased or suspected animal intended for conveyance to Great Britain.
- (2) For the purposes of this Article a certificate by an Inspector of the said Department that an annual is affected with, or suspected of, sheep-scab, or that an animal has been exposed to infection by contact with an animal so affected or suspected, shall be conclusive evidence of those facts.

Procedure in Case of Anthrax.

- 15.—(1) If a Veterinary Inspector of the Board is of opinion that an animal in a Landing Place is affected with, or suspected of, anthrax, he shall so inform the Local Authority and the Medical Officer of Health of the Sanitary District.
- (2) Article 10 (Disposal of Carcases) and Article 11 (Precautions to be adopted with respect to Milk) of the Anthrax Order of 1910 shall apply, but otherwise that Order shall not apply.

Procedure in Case of Calving Cows.

16. A cow which has calved during the voyage from Ireland or in the Landing Place or port of landing shall not be moved from the Landing Place until such movement is permitted by an Inspector of the Board, which permission shall in no case be granted until the Inspector is satisfied that twenty-four hours have expired since the time of calving.

Exemption of Landing Places from Certain Provisions in Orders of the Board.

17.—(1) A Landing Place shall not be declared to be an Infected Place under any Order of the Board, and any provision in any such Order which relates to Infected Places shall not apply to a Landing Place.

(2) A Detention Notice or Isolation Notice under the Sheep-Scab Order of 1905, or any Order amending that Order, shall not be served in relation to any sheep in a Landing Place.

PART III.

GENERAL.

Exemption from Regulations of Sheep and Swine Moved for Immediate Slaughter.

18. Sheep which are being moved from a Landing Place for immediate slaughter under a licence granted by an Inspector of the Board, and swine which are being so moved to a bacon factory or slaughterhouse under a licence granted under the Swine-Fever (Movement from Ireland) Order of 1904, shall not be subject to any restriction on movement imposed by regulations made by the Local Authority of any District.

Provision of Overall Clothes.

19. The occupier of a Landing Place shall at all times provide to the satisfaction of the Board proper and suitable suits of overall clothes for the use of lairage-men and other persons entering the Landing Place, to be worn at such times as an Inspector of the Board may direct.

Food and Water.

20.—(1) Animals landed under this Order at a Landing Place shall, until they are taken charge of by the owners or consignees, be supplied by the occupier of the Landing Place, or the Superintendent thereof acting on behalf of the occupier, with a proper and sufficient supply of food and water, and the expenses incurred by them in respect thereof shall be defrayed by the owners or consignees of the animals, and may be recovered by such occupier from the owners or consignees in any court of competent jurisdiction.

(2) The animals shall, after they have been taken charge of by the owners or consignees, be supplied by the owners or consignees with a proper and sufficient supply of food and water.

(3) If an animal remains without a proper and sufficient supply of food or water in contravention of the provisions of this Article, the occupier of the Landing Place and the Super-intendent thereof, and the owner and the consignee and the person in charge of the animal, shall, each according to and in respect of his own acts or omissions, be deemed guilty of an offence against the Act of 1894; and it shall lie on the person liable to supply food and water to the animal when charged to prove the proper and sufficient supply of food or water or both, and the time when the same was so supplied.

(4) An Inspector of the Board may in any such case require the detention of the animal in the Landing Place until it has received a proper and sufficient supply of food and water; and, until the Inspector is satisfied that the animal has received it, the animal shall not be moved from the Landing Place.

Disinfection of Landing Place, &c.

21. An Inspector of the Board may give notice to the occupier or Superientendent of a Landing Place requiring the cleansing and disinfection by such occupier of any portion of the Landing Place, or any fittings, pens, hurdles or other things that have been used in from Ireland, and when such notice shall have been given, that portion of the Landing Place, or those things, as the case may be, shall not be used for animals unless and until the same shall have been cleansed and disinfected to the satisfaction of an Inspector of the Board.

Power to exclude Persons.

22.—(1) An Inspector of the Board or the Superintendent of a Landing Place is hereby empowered to affix at or near the entrance thereof or of any building therein a notice forbidding persons to enter therein without the permission mentioned in the notice; and thereupon any person who enters or goes into, on, or over such premises without that permission shall be deemed guilty of an offence against the Act of 1894.

(2) An Inspector of the Board or the Superintendent of a Landing Place is hereby empowered to direct any person to quit such Landing Place, or any particular building, lair, landing-stage, pier, quay, or other portion thereof; and thereupon any person who fails to quit such premises on direction as aforesaid shall be deemed guilty of an offence against the

Act of 1894.

Disinfection of Persons and Clothes.

23. An Inspector of the Board or the Superintendent of a Landing Place is hereby empowered to affix at or near the entrance thereof or of any building therein a notice to the effect that persons before leaving such Landing Place or building will be required to disinfect themselves and their clothes in the manner specified in such notice, and thereupon every person shall disinfect himself and his clothes accordingly.

General Power of Detention.

24. If it appears to an Inspector of the Board with respect to any carcase, fodder, litter, dung, or other thing brought in the same vessel with animals brought from Ireland, that disease may be thereby introduced, he may seize and detain the same; and he shall forthwith report the facts to the Board, who may give such directions as they think fit, either for the destruction, disinfection or further detention thereof or for the delivery thereof to the owner on such conditions, if any (including payment by the owner of expenses incurred by them in respect of detention thereof), as they think fit.

Conditional Permits.

25. An Inspector of the Board may impose conditions on the removal of anything from a Landing Place for which a permission granted by an Inspector is required, and if any person fails to comply with any such condition, which is specified in the permission, and which he is thereby required to observe, he shall be deemed guilty of an offence against the Act of 1894.

Movement within a Landing Place.

26. Notwithstanding any provision in this Order, an animal may, with the permission of an Inspector of the Board, and shall forthwith, if so directed by any such Inspector, be moved connection with the landing of animals brought | from a reception lair or other part of the Landing Place to any other reception lair or part of the Landing Place authorised or directed by the Inspector.

Injured Animals.

27. If a Veterinary Inspector of the Board is of opinion that an animal in a Landing Place is mortally injured, or so severely injured, or so diseased, or in such physical condition that it is cruel to keep it alive, he may require the person in charge of the animal to slaughter it forthwith with such instruments or appliances and with such precautions and in such manner as to inflict as little suffering as practicable, and if the person so required shall refuse or neglect to do so, or if there is no person in charge present in the Landing Place, the Inspector may cause the animal to be slaughtered.

Duties of Local Authority and Police.

28. The Local Authority and all constables and police officers shall assist the Inspectors of the Board to carry into effect and enforce this Order, and shall do or cause to be done all things necessary for the effectual execution of the same.

Power of Local Authorities to make Regulations as to Landing and Removal of Dung, Fodder, &c.

- 29.—(1) A Local Authority may for the purpose of preventing the spreading of disease make Regulations for—
 - (a) regulating the landing in the District of the Local Authority of dung of cattle, sheep, goats, or swine brought from Ireland, or of partly consumed or broken fodder that has been supplied to such animals, or of litter that has been used for or about such animals; or

(b)-regulating the removal of dung, fodder, or litter out of a Landing Place for Irish animals in the District.

(2) A Local Authority shall forthwith send to the Board two copies of every Regulation made by them under this Article.

(3) If the Board are satisfied on inquiry, with respect to any Regulation made by a Local Authority under this Article, that the same is for any reason objectionable, and direct the revocation thereof, the same shall thereupon cease to operate.

Revocation of Orders.

30. The Orders specified in the Second Schedule to this Order are hereby revoked, and this Order shall apply to animals landed under any Order hereby revoked as if they had been landed under this Order.

Offences.

31.—(1) If any animal or thing shall be landed or moved in contravention of this Order, or any Regulation made under this Order, or a licence thereunder, the owner thereof, and the occupier of the place of landing or other place where or from which such animal or thing is landed or moved, and the person causing, directing or permitting the landing or movement, and also in the case of the landing

thereof the owner and the charterer and the master of the vessel from which the same is landed, shall, each according to and in respect of his own acts or defaults, be deemed guilty of an offence against the Act of 1894.

- (2) If any person, with a view unlawfully to evade or defeat the operation of this Order, by clipping, or washing, or in any other manner, takes out, effaces, or obliterates or attempts to take out, efface, or obliterate, any mark painted or stamped on any animal, as required by this Order, or by a licence thereunder, the person doing the same, and the person causing, directing, or permitting the same to be done, and the owner of the animal, and the person for the time being in charge thereof, shall, each according to and in respect of his own acts or defaults, be deemed guilty of an offence against the Act of 1894.
- (3) If an animal is not isolated or is not slaughtered as required by this Order, or by a licence thereunder, the owner of the animal, and the person in charge thereof, and the occupier of the place where the animal is detained, shall, each according to and in respect of his own acts or defaults, be deemed guilty of an offence against the Act of 1894.

Interpretation.

32. In this Order, unless the context otherwise requires—

"The Board" means the Board of Agriculture and Fisheries;

"The Act of 1894" means the Diseases of Animals Act, 1894;

- "Landing Place" means a part of a port defined by Order of the Board as a Landing Place for Irish animals;
- "Superintendent of a Landing Place" includes a foreman or wharfinger or other person for the time being in charge of a Landing Place;
- "Lairage-men" means men specially appointed by the occupier of a Landing Place for the purpose of landing animals at a Landing Place and feeding and watering and tending them in a reception lair;
- "Disease" means cattle-plague (that is to say, rinderpest, or the disease commonly called cattle-plague), contagious pleuro-pneumonia of cattle, foot-and-mouth disease, sheep-pox, sheep-scab, swine-fever (that is to say, the disease known as typhoid fever of swine, soldier, purples, red disease, hog cholera, or swine-plague, or anthrax;
 - "Sheep" includes lambs;
- "Carcase" means the carcase of an animal, and part of a carcase, and the meat, flesh, bones, hide, skin, hoofs, horns, offal, or other part of an animal, separately or otherwise, or any portion thereof;

"Fodder" means hay or other substance commonly used for food of animals;

"Litter" means straw or other substance commonly used for bedding or otherwise for or about animals;

"Master" includes a person having the charge or command of a vessel;

Other terms have the same meaning as in the Act of 1894.

Commencement.

33. This Order shall come into operation on the sixteenth day of November nineteen hundred and fourteen.

Short Title. 3

34. This Order may be cited as the Animals (Landing from Ireland) Consolidation and Amendment Order of 1914.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal, this eleventh day of November nineteen hundred and fourteen.

SYDNEY OLIVIER, Secretary.

FIRST SCHEDULE.

ARTICLE I.

Ports in Ireland from which Animals may be brought to Landing Places in Great Britain.

Ballina. Londonderry. Belfast. Milford. Coleraine. Mulroy. Cork. Newry. Dublin. ; Portrush. Drogheda. Sligo. Dundalk. Waterford. Greenore. Westport. Larne. Wexford. Limerick.

SECOND SCHEDULE.

ARTICLE 30.

Orders Revoked.

No.	Date.	Short Title.
8781 8859	1913. 28 January 4 June	Animals (Landing from Ireland) Order of 1913. Animals (Landing from Ireland) Order of 1913 (No. 2).
9151	1914. 10 June	Animals (Landing from Ireland) Order of 1914 (No. 2).

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture and Fisheries, 4 Whitehall Place, London, S.W.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 11TH NOVEMBER 1914.)

FOREIGN HAY AND STRAW (AMEND-MENT) ORDER OF 1914 (No. 3).

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

Prohibition of Landing of Hay and Straw from United States of America.

1. The Foreign Hay and Straw Order of 1912 shall be read and have effect as if the

United States of America were excluded from the Schedule (Countries from which Importation is not Prohibited) to that Order.

Short Title.

2. This Order may be cited as the Foreign Hay and Straw (Amendment) Order of 1914 (No. 3).

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this eleventh day of November nineteen hundred and fourteen.

SYDNEY OLIVIER, Secretary.

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture and Fisheries, 4 Whitehall Place, London, S.W. Secretary for Scotland. December 1914.

Private Legislation Procedure (Scotland) Act, 1899.

HIGHLAND RAILWAY.

(Extension of Time for Completion of Railways authorised by the Highland Railway (Additional Powers) Act 1897; Sanctioning construction of widening of Highland Railway between Clachnaharry and Clunes; Application of funds to construction &c. of widening; Tolls rates and charges and relative provisions; Additional borrowing powers; Increase of amount of Second Debenture Stock to be raised under Highland Railway Order 1901; Amendment of Acts; and other Purposes).

TOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next by the Highland Railway Company (in this Notice called "the Company") for a Provisional Order (in this Notice called "the intended Order") to be confirmed by Parliament pursuant to the provisions of the Private Legislation Procedure (Scotland) Act 1899, for all or some of the following purposes :-

(1) To further extend the time limited by the Highland Railway (Additional Powers) Act 1897, for the completion of the Railways 1, 2, and 3 authorised by and described in Section

4 of that Act.

(2) To legalise and sanction as part of the undertaking of the Company for all or such purposes as the Order may prescribe and to empower the Company to maintain and work a widening of their railway between Clachnaharry and Clunes situate wholly in the County of Inverness commencing in the united parish of Inverness and Bona and burgh of Inverness by a junction with the railway of the Company at or near a point thereon 50 yards or thereabouts measuring along the said railway in an easterly direction from the bridge carrying the public road from Inverness to Beauly over the said railway, and terminating in the parish of Kirkhill by a junction with the railway of the Company at or near a point 100 yards or thereabouts measuring in an easterly direction from the foot-bridge across the railway at Clunes Station; and also to sanction and confirm the purchase of lands acquired for such widening.

(3) To sanction and confirm the application to the purposes of such widening of the capital and other funds and moneys of the Company expended thereon and to confer on the Company in relation to such widening all or some of the powers of the Acts and Orders of the Company (with or without alteration and amend ment) of taking and receiving tolls rates and charges and otherwise and for the working regulation and management of the said widening as the intended Order may prescribe or to confer new and additional powers with respect

to all or any of such matters.

(4) To empower the Company, for the purposes of the intended Order, and the general purposes of their undertaking to increase their Capital, and to raise further sums of money by the creation and issue of Debentures, Debenture

Stock, or by borrowing, or by such other means as the intended Order may prescribe, or Parliament may sanction, or by increasing the amount of Second Debenture Stock which the Company are authorised to raise under the Highland Railway Order 1901 and to provide that the further sums of money raised by Debentures, Debenture Stock or borrowing or such additional amount of Second Debenture Stock as the case may be shall rank pari passu with such authorised Debenture Stock and bear such rate of interest or otherwise as the intended Order may prescribe or Parliament may sanction.

(5) To vary and extinguish all rights and privileges which might in any way prevent or interfere with the accomplishment of any of the objects of the intended Order, and to confer other

rights and privileges.

(6) To repeal, alter, amend, or extend all or some of the provisions of the Highland Railway Act 1865, and any other Acts or Orders of, or affecting, the Company.

(7) Notice is hereby further given that the subsequent procedure on the application for the intended Order will be by way of Pro-visional Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this Notice will, subject to the Standing Orders of Parliament, apply to such Bill.

(8) The Petition for the intended Order, and printed copies thereof, and of the draft Order, will be deposited at the Office of the Secretary for Scotland, Whitehall, London, S.W., on or before the 17th day of December next; and on or before the same date printed copies of the draft of the intended Order will be deposited in the Parliament Office, House of Lords, and the Private Bill Office, House of Commons.

Dated the 9th day of November 1914.

ROBERT PARK, Inverness, Solicitor.

MARTIN & Co., 27 Abingdon Street, Westminster, S.W. Parliamentary Agents.

COUNTY OF LANARK. DISTRICT OF THE MIDDLE WARD. GAS SUPPLY.

NOTIFICATION is hereby given, in terms of Section 4 of the Lanarkshire Gas Order Confirmation Act, 1914, that the District Committee of the District of the 1914, that the District Committee of the District of the Middle Ward of the County of Lanark will meet in the County Council Chambers, County Buildings, Ingram Street, Glasgow, on Friday the 11th proximo, at 1.30 p.m., for the purpose of resolving, if so decided, that the Burghs Gas Supply (Scotland) Act, 1876, as amended by the Burghs Gas Supply (Scotland) Act, 1893 (and as the said Acts are modified by the Lanarkshire Gas Order Confirmation Act, 1914), be adopted in and applied to the Cambuslang Special Lighting District, and to the following areas within the jurisdiction of the District Committee adjacent to the said Special Lighting District, namely.: namely .:-

(1) An area bounded on the west by the boundary of An area bounded on the west by the boundary of the Parish of Cambuslang near Burnside Station, on the south partly by the centre line of the Glasgow and East Kilbride Highway and partly by the boundary of the Parish of Cambuslang to a point on said boundary lying to the south-west of West Greenlees Farm Steading, on the east by the Kirk Burn, and on the north by the southern boundary of the existing Cambuslang Special Lighting District;

(2) An area near Westburn bounded on the west,

south, and east by the boundary of the existing Cambuslang Special Lighting District, and on the north by a line about 50 yards distant from and parallel to the northern boundary of the Westburn and Newton Highway;

(3) An area embracing a strip of about 50 yards in width on each side of the road leading from Newton Village to Newton Farm, from the northern boundary of the existing Cambuslang Special Lighting District at Newton School to Newton Farm.

W. E. WHYTE, District Clerk.

District Offices, Hamilton, 12th November 1914.

COUNTY OF LANARK. DISTRICT OF THE MIDDLE WARD. GAS SUPPLY.

NOTIFICATION is hereby given, in terms of Section 4 of the Lanarkshire Gas Order Confirmation Act, 1914, that the District Committee of the District of the Middle Ward of the County of Lanark will meet in the County Council Chambers, County Buildings, Ingram Street, Glasgow, on Friday the 11th proximo, at 2 o'clock p.m., for the purpose of resolving, if so decided, that the Burghs Gas Supply (Scotland) Act, 1876, as amended by the Burghs Gas Supply (Scotland) Act, 1893 (and as the said Acts are modified by the Lanarkshire Gas Order Confirmation Act, 1914), he adopted in and applied to Confirmation Act, 1914), he adopted in and applied to the Bellshill and Mossend Special Lighting District, and to the following areas within the jurisdiction of the District Committee adjacent to the said Special Lighting District, namely:

istrict, namely:—

(1) An area bounded on the cast by the western boundary of the existing Bellshill and Mossend Special Lighting District at the Edinburgh Highway, on the south by a line about 116 yards distant from and parallel to the southern boundary of the Edinburgh Highway, on the west by the castern boundary of the area of supply of the Bothwell and Uddingston Gas Company, and on the north by a line about 100 yards distant from

Bothwell and Uddingston Gas Company, and on the north by a line about 100 yards distant from and parallel to the northern boundary of the old Edinburgh Highway;

(2) An area embracing a strip of ground varying from about 40 yards to 200 yards in width on each side of the North Road from the northern boundary of the existing Bellshill and Mossend Special Lighting District to Bellshill Hospital.

W. E. WHYTE, District Clerk.

District Offices, Hamilton, 12th November 1914.

COUNTY OF LANARK. DISTRICT OF THE MIDDLE WARD. GAS SUPPLY.

NOTIFICATION is hereby given, in terms of Section 4 of the Lanarkshire Gas Order Confirmation Act, 1914, that the District Committee of the District of the 1914, that the District Committee of the District of the Middle Ward of the County of Lanark will meet in the County Council Chambers, County Buildings, Ingram Street, Glasgow, on Friday the 11th proximo, at 2.30 p.m., for the purpose of resolving, if so decided, that the Burghs Gas Supply (Scotland) Act, 1876, as amended by the Burghs Gas Supply (Scotland) Act, 1893 (and as the said Acts are modified by the Lanarkshire Gas Order Confirmation Act 1914), be adopted in and applied to the Larkhall Special Lighting District, and to the following areas within the jurisdiction of the District Committee adjacent to the said Special Lighting District, namely: namely :-

(1) An area embracing a strip varying from 50 to 170 yards in width on each side of the Glasgow and Carlisle Highway from the southern boundary of the existing Larkhall Special Lighting District at Machan to the Stonehouse Branch of the Cale-

donian Railway at Birkenshaw;

(2) An area embracing a strip varying between 30 and 200 yards in width on each side of the Burnhead, Woodside, and Netherburn Highway from the eastern boundary of the existing Special Lighting District to the Millburn Highway.

W. E. WHYTE, District Clerk.

District Offices, Hamilton, 12th November 1914.

COUNTY COUNCIL OF STIRLING. CENTRAL DISTRICT COMMITTEE.

PROPOSED ENLARGEMENT OF CAUSEWAY-HEAD SPECIAL SCAVENGING DISTRICT.

OTIFICATION is hereby given that, in terms of a Requisition under the Local Government (Scot-Requisition under the Local Government (Scotland) Act, 1894, and relative Resolution by the Central District Committee of the County Council of Stirlingshire, it is proposed to enlarge the Causewayhead Special Scavenging District in the landward portions of the Parishes of Logie and Stirling and County of Stirling, as the same was formed by the said Central District Committee on 10th September 1909, so as to include in the said Special District the Lands and Premises at Bridgehaugh, Stirling, and Lands and Premises adjacent thereto, in the said Parishes, and for the purposes thereof to adopt certain sections of the Burgh Police (Scotland) Act, 1892; and the said Requisition, Resolution, and Proposal will be considered at a Meeting of the said Central District Committee to be held in the County Buildings, Stirling, mittee to be held in the County Buildings, Stirling, on Friday, 11th December 1914, at eleven o'clock forenoon.

THOMAS LUPTON, Clerk to the said Central District Committee.

Stirling, 16th November 1914.

NOTICE.

A PETITION has been presented to the Court of Session (First Division, Junior Lord Ordinary, —Mr. Paterson, Clerk) at the instance of HENRY SETON BLAIR SETON, of Wester Coldrain, for authority to Disentail the Lands and Estate of Wester Coldrain, in the Parish of Tullibole and County of Vision in the Parish of Tullibole and County of Kinross; in which Petition the Lord Ordinary has been pleased to pronounce the following Interlocutor

"13th November 1914. — Lord Anderson — Act.
"Lillie.—The Lord Ordinary appoints the Petition" to be intimated on the Walls and in the Minute-"Book in common form, and to be advertised once in "the Edinburgh Gazette and once in the Kinross "Advertiser; grants Warrant for serving the same, "with a copy of this Interlocutor, on the parties "mentioned in prayer of the Petition as craved, and "code the parties them to ledge Aponeurs there if no "ordains them to lodge Answers thereto, if so advised, within seven days if within Scotland, and within fourteen days if furth thereof, both after service. (Sgd.) "A. M. Anderson." Of all which Intimation is hereby given.

WALLACE & PENNELL, S.S.C., Leith.

13th November 1914.

In the Matter of the Companies Acts, 1908-1913, and of THE GLASGOW AVIATION SYNDICATE LIMITED (in Liquidation).

NOTICE is hereby given that a General Meeting of the above-named Company will be held at 133 Saint Vincent Street, Glasgow, on Friday the eighteenth day of December 1914, at 11.30 o'clock in the forenoon precisely, for the purpose of having the account of the Liquidator, showing the manner in which the winding up has been conducted and the property of the Company disposed of, laid before said Meeting, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.

Dated this sixteenth day of November 1914.

Dated this sixteenth day of November 1914.

J. ALLISON, Jr., Liquidator.

W. M. MOLLISON & COMPANY LIMITED, in Liquidation.

NOTICE is hereby given that a General Meeting of the above-named Company will be held within the Liquidator's Office, 234 West George Street, Glasgow, on Monday the twenty-first day of December 1914, at eleven o'clock forenoon, for the purpose of having an account laid before it, showing how the winding up has been conducted and the property of the Company dis-posed of, and of hearing any explanation that may be

given by the Liquidator; and for the further purpose

of considering, and if deemed expedient passing, the following Extraordinary Resolution, viz.:—

"That the books, accounts, and documents of the Company, and of the Liquidator thereof, be destroyed by him on the expiration of three months from the date of the dissolution of the Company.

ALEX. J. FERGUSON, C.A., Liquidator.

Glasgow, 16th November 1914.

THE WESTERN COUNTIES TRUST COMPANY LIMITED.

NOTICE is hereby given, in pursuance of Sec. 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the abovenamed Company will be held at 24 Blythswood Square, Glasgow, on Monday the 21st day of December 1914, at 2.30 o'clock afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books and papers of the Company, and of the Liquidator, shall be disposed of.

Dated this 16th day of November 1914.

R. W. REID, Liquidator.

NOTICE.

PETITION having been presented to the Sheriff A of the Lothians and Peebles at Edinburgh, at the instance of Messrs. W. Murdoch & Co., Merchants in London, for Sequestration of the Estates of Mr. D. HISLOP, trading as Messrs. R. ALEXANDER & Son, 15 Drummond Street, Edinburgh, his Lordship of this date ganted Warrant for citing the said D. Hislop to appear in Court on the seventh day next after citation if within Scotland, and on the fourteenth day next if within Scotland, and on the fourteenth day next after citation if furth of Scotland, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

> LINDSAY C. STEELE, Solicitor, 3 Coates Crescent, Edinburgh.

Edinburgh, 13th November 1914.

A PETITION having been presented to the Lord Ordinary officiating on the Bills at the instance of The Lotus Shoe Makers Ltd., Boot Manufacturers, Stafford, for Sequestration of the Estates of JAMES BAIRD, Bootmaker, 19 Main Street, Largs, his Lordship of this date granted Warrant for citing the said James Baird to appear in Court on the seventh day court of the section of the seventh and on the next after citation if within Scotland, and on the fourteenth day next after citation if furth of Scotland, to show cause why Sequestration should not be awarded; of all which intimation is hereby given.

> CLARK & MACDONALD, S.S.C., 3 Thistle Court, Edinburgh, Agents.

Edinburgh, 18th November 1914.

THE Estates of ALEXANDER LEITCH, Farmer, Croft of Clune, Newtonmore, Inverness-shire, were Sequestrated on the 11th day of November 1914, by the Sheriff of Inverness, Elgin, and Nairn at

The first Deliverance is dated the eleventh day of

November 1914.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Monday the 23rd day of November 1914, within the Victoria Hall in Kingussie. A Composition may be offered at

this Meeting.

The Sheriff has ordered that the Sequestration shall proceed as a Summary Sequestration, in terms of the Bankruptcy (Scotland) Act, 1913.

The date on or before which Creditors must lodge their claims to entitle them to a first Dividend will be advertised in the second Gazette Notice.

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

J. T. SIMPSON, Solicitor, Kingussie, Agent.

SEQUESTRATION of Mrs. ISABELLA STUART or NAIRN, wife of and residing with John Nairn, Inquiry Agent, 26 Lauriston Gardens, Edinburgh.

THARLES MAITLAND SMITH, Chartered Accountant, Edinburgh, has been elected Trustee on the Estate. The Examination of the Bankrupt will take place in the Sheriff Court House, George IV. Bridge, Edinburgh, on Thursday the twenty-sixth day of November nineteen hundred and fourteen, at two o'clock afternoon. The Creditors will meet within the Trustee's Office, 4A York Place, Edinburgh, upon Friday the fourth day of December 1914, at 12 o'clock noon, when three Commissioners will fall to be elected.

C. MAITLAND SMITH, C.A., Trustee.

4A York Place, Edinburgh, 16th November 1914.

SEQUESTRATION of JOHN NAIRN, Inquiry Agent, residing at 26 Lauriston Gardens, Edinburgh.

HARLES MAITLAND SMITH, Chartered Ac-CHARLES MATTLAND SMITH, Chartered Accountant, Edinburgh, has been elected Trustee on the Estate. The Examination of the Bankrupt will take place within the Sheriff Court House, George IV. Bridge, Edinburgh, on Wednesday the twenty-fifth day of November 1914, at two o'clock afternoon. The Creditors will meet within the Trustee's Office, 4A York Place, Edinburgh, on Thursday the third day of December 1914, at 12 o'clock noon, when three Commissioners will fall to be appointed.

C. MAITLAND SMITH, C.A., Trustee.

4A York Place, Edinburgh, 16th November 1914.

SEQUESTRATION of PETER M'GUIRE, Wine and Spirit Merchant, Main Street, Kilbirnie.

Rechant, Main Street, Kilbirnie.

ROBERT BURNS M'CAIG, Accountant, Glasgow, has been elected Trustee on the Estate; and John Higgie, Highbury, Kirklee Circus, Kelvinside, David Ross, Secretary of Train & M'Intyre Ltd., Distillers, 60 Wellington Street, Glasgow, and James Russell, Cashier to Gordon & Blair Ltd., Brewers and Wine Merchants, 167 St. Vincent Street, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within the Sheriff Court House, Kilmarnock, on Wednesday the twenty-fifth day of November 1914, at ten o'clock forenoon. The Creditors will meet within the Writing Chambers of Messrs. R. B. M'Caig & Mitchell, Accountants, number 124 St. Vincent Street, Glasgow, upon Tuesday the eighth day of December 1914, at twelve o'clock noon.

R. B. M'CAIG, Trustee.

Glasgow, 13th November 1914.

In the SUMMARY SEQUESTRATION of DANIEL M'DOUGALL, Gardener, Annalea Cottage, King Street, Duncon.

JOHN EDWARD, Solicitor, Dunoon, hereby give notice that I have been duly elected and confirmed Trustee; and that Robert Sutherland Corrigall, firmed Trustee; and that Robert Sutherland Corrigall, Solicitor, Dunoon, has been elected and confirmed sole Commissioner; that the Sheriff has fixed the 26th day of November 1914, within the Sheriff Court House at Dunoon, at 12 o'clock noon, as a Diet for the public Examination of the Bankrupt; that the second Meeting of Creditors will be held within the Sheriff Court House at Dunoon on the 10th day of December 1914, at 12 o'clock noon; and that to entitle Creditors to participate in the first Dividend their oaths and grounds of debt must be lodged with me on or before the 19th day of November 1914.

JNO. EDWARD, Trustee.

County Buildings, Dunoon, 16th November 1914,

SEQUESTRATION of the Deceased Mrs. JANE BREBNER or GORDON, widow, residing at No. 30 Balmoral Place, Aberdeen.

JOHN EVERARD RAE, Advocate in Aberdeen, Trustee on the above Estate, hereby calls a Meeting of the Creditors, to be held within the Chambers, No. 2 Union Terrace, Aberdeen, of Messrs. Adam, Thomson, & Ross, Advocates there, on Monday the seventh day of December 1914, at twelve o'clock noon, to consider as to an application to be made for his discharge.

J. EVERARD RAE, Trustee.

2 Union Terrace, Aberdeen, 13th November 1914.

In the SUMMARY SEQUESTRATION of the now Deceased ROBERT BURNS, who resided at "Ossiedene," Finlayson Street, Fraserburgh.

FRANCIS JOHN ROBERT ANDERSON, Solicitor, Fraserburgh, hereby give notice, in terms of the Bankruptcy (Scotland) Act, 1913, that I have obtained from the Accountant of Court a Certificate that I am entitled to obtain my discharge, and that the Sheriff-Substitute of Aberdeen, Kincardine, and Banff at Peterhead has fixed Friday the fourth day of December 1914, at ten o'clock forenoon, within the Sheriff Court House, Peterhead, as a Diet for hearing and disposing of objections to my discharge.

F. J. R. Anderson, Trustee.

Fraserburgh, 14th November 1914.

SEQUESTRATION of JAMES G. WILLIAMSON, Spirit Merchant, carrying on business at 157 St. George's Road, Glasgow.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to 1st November 1914, has been made up by him and examined and audited by the Commissioners, who have postponed the declaration of a Dividend until the recurrence of another statutory period, and dispensed with circulars to Creditors.

JOSEPH JORDAN, Trustee.

113 St. Vincent Street, Glasgow, 16th November 1914.

SEQUESTRATION of JOSEPH SHAUGHNESSY, sometime Law Clerk, and thereafter Insurance Agent, presently residing at 36 Dalhousie Street, Glasgow, care of Tarbutt.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to 9th November 1914, has been audited by the Commissioners, who have postponed declaration of a Dividend until the recurrence of another statutory period.

ROB. T. DUNLOP, F.S.A.A., Trustee.

45 Renfield Street, Glasgow, 13th November 1914.

BANKRUPTS. FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Harry Max Landsberg. 21 Redeross Street, Barbican, London, E.C., merchant.

Grosvenor Sidney Lester, whose present address the Petitioner is unable to ascertain, lately residing and carrying on business at 11 Worthington Street, Dover, Kent, saddler.

Charles Rose, 67 Duke Street, Grosvenor Square, London, residing at 1 Chalcot Gardens, Hampstead, ladies' tailor.

William Henry Savage, The Grange, Cockfosters, in the county of Middlesex, retired engineer.

Mary Elizabeth Hinchcliffe, 36 Eldon Street North, Barnsley, Yorkshire, grocer and confectioner (widow).

William George, residing and carrying on business at 32 Wellsway, in the city of Bath, grocer and provision merchant.

Tom Towler, 62 Bowland Street, in the city of Bradford, and lately carrying on business at The Delvers Arms, Green Lane, Bradford aforesaid, out of business, lately beerhouse keeper.

Thomas Jones, Jones' Stores, 97 and 99 High Street, Ogmore Vale, in the county of Glamorgan, grocer.

Frederick Netterville Dale, Withington, in the county of Gloucester, grocer and butcher.

Amos Widdowson, 38 Sothall Green, Beighton, in the county of Derby, general dealer.

Joseph Foster, 1 Alderson Street, Bishop Auckland, county Durham, grocer.

Walter Eastwood, 100 Bramston Street, Rastrick, and Town Hall Buildings, Bradford Road, Brighouse, both in the county of York, hairdresser.

Alfred Henry Boulton, late of Moorland Road, but now of 41 Newport Street, both in Burslem, in the county of Stafford, secretary.

Edward Patrick Kinsella, 20a Church Road, St. Leonards, in the county of Sussex, and Harry Collard, 130c Queen's Road, Hastings, in the said county, lately carrying on business as Kinsella & Collard at the Bijou Theatre and The Lawn, Bexhill, in the said county, entertainers.

William Gillis, 39 Cross Street, Tenbury, in the county of Worcester, painter.

William Good (trading as William Good & Company), residing at 56 Woodcock Street, and carrying on business at 3 Arnold Lane, Anlaby Road, both in the city and county of Kingston-upon-Hull, general dealer.

John Walter Eastwood, lately residing at 3 Market Street, Otley, in the county of York, then at 38 Grangefield Avenue, Burley-in-Wharfedale, in the said county, and carrying on business at 1 Market Street, Otley aforesaid, but now of 1 Cambridge Road, Morecambe, in the county of Laneaster, draper.

Ada Elizabeth Seymour, 44 Laurel Road, in the county borough of Leicester, beerhouse keeper (widow).

John Alfred Vickers, Exton House, Dominie Cross Road, Retford, in the county of Nottingham, county court clerk.

Frank Wade, 68 Baggeholme Road, in the city of Lincoln, grocer, and also working as a labourer.

Henry Addenbrooke Davies, Deri Shop, Darran, in the county of Glamorgan, grocer and provision merchant.

Moss & Pape, Powder Mill Farm, Dartford, Kent, cowkeepers and farmers.

Stanley George Towsey, 4 King Edward the Seventh Villas, Bredhurst Road, Rainham, Kent, lately residing at 17 Newnham Street, Chatham, Kent, and lately carrying on business at Century Road Nursery, Century Road, Rainham aforesaid, nurseryman, seedsman, and florist.

George William Ridge, 25 Carbrook Street, Sheffield, in the county of York, stationer and tobacconist.

Woodseats General Stores, 764 Chesterfield Road, Norton Woodseats, Sheffield, in the county of York.

Jarrett Douglas Howell, 60 Robert Street, Manselton, in the county borough of Swansea, grocer.

Eugene Rouard, 14 Fairmile Avenue, Streatham, in the county of London, lately residing at Kettner's Restaurant, Church Street, Soho, in the said county of London, restaurant manager.

William Thomas Davidson, 46 Peascod Street, Windsor, in the county of Berks, hosier and outfitter.

Herbert Frankland, 144 Micklegate, York, boot dealer.

NOTICE.

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

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