

DISEASES OF ANIMALS ACTS—continued.

PARASITIC MANGE.

COUNTY.	Outbreaks Reported.	Animals Attacked.
	No.	No.
Lanark	3	3
Midlothian (ex. City of Edinburgh)	1	1
City of Edinburgh	4	4
TOTAL	8	8

Board of Agriculture and Fisheries,
11th January 1916.

INTIMATION is hereby given, in terms of an Interlocutor by the Lords of Council and Session, Commissioners for the Plantation of Kirks and Valuation of Teinds, dated 14th January 1916, and pursuant to the Statute 7th and 8th Vict., cap. 44, that a Petition has been presented to their Lordships for and in name of The Reverend The Presbytery of Glasgow, the Kirk Session of the Church and Parish of Port Dundas, and others, praying their Lordships, in virtue of the powers conferred upon them by the Acts of Parliament therein recited, to find and declare that it is proper that the powers conferred upon their Lordships by sections 2 and 3 of the Provisional Order, confirmed by the Port Dundas Church and Parish *quoad sacra*, Glasgow, Order Confirmation Act (1915), should be exercised, and to decern and erect the Church at Buccleuch Street, in the Barony Parish and City of Glasgow, into a Parish Church to be called the BUCCLEUCH CHURCH AND PARISH *Quoad Sacra*, Glasgow, in connection with the Church of Scotland, and to mark out and designate the District described in the said Petition, or such other District as to their Lordships may seem fit, as the District to be attached *quoad sacra* to the said Church, and to disjoin the said Church and District *quoad sacra* from the Parishes of the Barony and St. George's, Glasgow, to which the said District now belongs, and to erect the same into a Parish Church and Parish *quoad sacra* in connection with the Church of Scotland, to be called the Buccleuch Church and Parish *quoad sacra*, Glasgow; and to find and declare that the Minister and Kirk Session of the present Parish of Port Dundas shall become the Minister and Kirk Session of the said new Parish of Buccleuch, Glasgow, when so erected, and that he and his successors and they and their successors shall respectively have and enjoy the status and all the powers, rights, and privileges of a Parish Minister and Elders in connection with the Church of Scotland; and to find and declare that upon the said Church and District to be attached thereto being erected into a Parish Church and Parish *quoad sacra* in terms of the foregoing cravings the election and appointment of the Minister thereto shall be thereafter made in accordance with the provisions of the Act 37 and 38 Vict., cap. 82, and the Regulations of the General Assembly thereanent, but always under reservation of the right of the Presbytery of the bounds to present to the said Church *tantum jure devoluta* according to law and as provided in the said Act 7 and 8 Vict., cap. 44; and further to annul the Decree of their Lordships dated 21st February 1876 whereby the present Church and Parish of Port Dundas were erected into a Church and Parish *quoad sacra*, to suppress the said Parish, to declare that the said Church is no longer a Parish Church, to annex the area of the said Parish to the Parish of Milton, and to decern in terms of the said Provisional Order confirmed as aforesaid that the existing provisions for endowing the Minister and maintaining the fabric of the present Church of Port Dundas shall be applied in providing the endowment of the Minister of the new Church and Parish, paying the feu-duty, and maintaining the fabric of the said new Church, or for such other purposes in connection with the endowment of the said new Church and Parish as their Lordships may determine; and to grant warrant and authority for the execution of all

deeds which may be necessary to give effect to the provision contained in the said Order confirmed as aforesaid for the transference of the endowment of the Minister and of the provision and maintenance of fabrics to the new Church and Parish, and to grant warrant and authority to the Trustees acting under the existing Deed of Constitution of Port Dundas Church to pay over and convey all funds or investments in their hands to the Trustees acting under the Deed of Constitution granted or about to be granted by the General Assembly of the Church of Scotland for the said new Church and Parish; and thereafter on decree being pronounced as aforesaid suppressing the present Parish of Port Dundas; to grant warrant and authority to the Trustees for the time being holding the property of Port Dundas Church in terms of the titles thereof, to sell All and Whole Port Dundas Church and the site on which it stands as the same are described in said titles and in the schedule annexed to the said Order, and that either by public roup or private bargain; and also warrant and authority to the Trustees or parties holding the insurance monies recovered in respect of the damage that took place through fire in the said Port Dundas Church, and all other monies belonging or that may belong to the said Port Dundas Church, to pay over the said Insurance and other monies to the Presbytery of Glasgow and Kirk Session of the proposed Buccleuch Church and Parish *quoad sacra*, who shall apply the proceeds of the said Church and site and the said Insurance and other monies in payment of all costs, charges, and expenses preliminary to and of and incidental to the confirming of said Order and the expenses of such sale, and hold the balance thereof and apply the same towards the increase of the endowments of the said proposed Buccleuch Church and Parish *quoad sacra*, the payment of part of the cost of erecting, furnishing, and carrying on the said Garnethill Chapel of Ease up to the time it is merged in the said proposed Buccleuch Church and Parish *quoad sacra*, and the increase of the endowments of Milton Church and Parish *quoad sacra*, all in such proportions and to such extents as the Presbytery of Glasgow may determine, and for the purpose of such sale to authorise the Clerk of Teinds to deliver up the said titles to the said Trustees; and to find, decern, and declare in the premises in terms of the foregoing cravings, or in such other terms as to their Lordships shall seem meet; and Intimation is hereby given that as appointed by said Interlocutor the Petitioners have lodged fifteen printed copies of the said Petition with the Session Clerks of the Parishes of The Barony, St. Georges and Milton, Glasgow, and a like number with the Minister of the Garnethill Chapel of Ease and the Town Clerk of the City of Glasgow, for the use of such persons interested as may apply for same.

BROWN, MAIR, GEMMILL, & HISLOP, 162
St. Vincent Street, Glasgow, and
MENZIES & THOMSON, W.S.,

Agents for the Petitioners.

54 Castle Street, Edinburgh,
14th January 1916.

To Persons interested in the Estate of the Deceased THOMAS BARRY, who resided at ten Bonnington Terrace, Edinburgh, sole Partner of the Firm of JOHN BARRY, Wholesale Rag, Scrap Metal, and Waste Merchant, sixty-nine Bonnington Road, Leith.

A PETITION has been presented to the Court of Session (Second Division, Junior Lord Ordinary, — Mr. Paterson Clerk) by Mrs. Jeannie M'Donald or Barry, residing at ten Bonnington Terrace, Edinburgh, Widow of the late Thomas Barry, who resided there; John Angus Barry, residing at ten Bonnington Terrace aforesaid; Jeanie Jessie Mary Barry or Hegarty, residing at ten Bonnington Terrace aforesaid, Widow of Andrew Hegarty, Lieutenant in the Royal Army Medical Corps; and Kathleen Josephine Barry, residing at fifteen A. Vicarage Gate, Kensington, London, a son and daughters of the said late Thomas Barry, the sole parties interested in the succession of the said deceased Thomas Barry (the Trustees under the deceased's Settlement, dated 17th July 1908, not having accepted office, and there being no person having power to manage his Estate), praying for the appointment of a Judicial Factor upon said Estate; which Petition has been appointed to be intimated on the Walls and in the Minute-Book in common form, and in the Edinburgh Gazette; and all parties claiming in said Estate are appointed