

The Edinburgh Gazette

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TUESDAY, MAY 30, 1916.

At the Court at Buckingham Palace, the 23rd day of May 1916.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 10th day of May 1916, 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 under the regulations for the government of Your Majesty's Naval Service an allowance is payable to the Senior Lieutenant-Commander or Lieutenant of a ship in commission:

"And whereas we consider that the responsibilities devolving upon the Officer performing the duties of Senior Lieutenant at certain Air Establishments and Stations also deserve recognition:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council. to authorise us to grant Senior Allowance of 1s. 6d. a day at Air Establish

ments and Stations where the numbers borne are not less than 350, such allowance to take effect from the 8th April 1916.

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

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.

At the Court at Buckingham Palace, the 23rd day of May 1916.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at
the Board a Memorial from the Right
Honourable the Lords Commissioners of the

Honourable the Lords Commissioners of the Admiralty, dated the 15th day of May 1916, in the words following via a second second

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 under the Regulations for the Government of Your Majesty's Naval Service an allowance is payable to Officers employed swinging ships for the adjustment of their compasses:

"And whereas we consider that, in certain cases, an allowance should be granted to Officers who are required to swing aircraft for the adjustment of their compasses:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to approve of payment being made, as from the 15th March 1916, to the Navigating Officers of Seagoing Ships and other Officers certified as duly qualified by the Superintendent of Compasses who may be required to adjust the compasses of aircraft, of an allowance of 2s. 6d. for each machine adjusted, provided (a) that the Officers are not in receipt of Flying Pay or other special emoluments in connection with the Flying Service, or specially appointed for the purpose, and (b) that no allowance shall be paid for the adjustment of any particular Machine at less intervals than 6 months.

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

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.

At the Court at Buckingham Palace, the 23rd day of May 1916.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.

Earl of Desart.

Lord Steward.

Sir Frederick Ponsonby.

HEREAS by the Colonial Solicitors Act, Act, 1900, it is enacted that where, as respects a Superior Court in a British Possession, His Majesty the King in Council is satisfied on the report of a Secretary of State:—

- (a) That the Regulations respecting the admission of persons to be Solicitors of that Superior Court are such as to secure that those Solicitors possess proper qualifications and competency; and
- (b) That by the law of the British Possession the Solicitors of the Supreme Court will be admitted to be Solicitors of the Superior Court in the Possession on terms as favourable as those on which it is proposed to admit Solicitors of that Superior Court in pursuance of the said Act to be Solicitors of the Supreme Court;

His Majesty in Council may order that the said Act shall apply and the same shall accordingly apply to the said Superior Court and British Possession, subject to any exceptions, conditions, and modifications specified in the Order:

And whereas by the said Act it is further provided that His Majesty in Council by the same or any subsequent Order may, as respects the Court and British Possession named in the Order, provide for all matters authorised by the said Act to be prescribed, and for all matters appearing to His Majesty to be necessary or proper for giving effect to the Order, and to the said Act, and that an Order in Council applying the Act to a Court in a British Possession may provide that Solicitors of that Court may be admitted by virtue of the said Act to be Solicitors in any part of the United Kingdom, namely, England, Scotland, or Ireland, or in two or one of those parts only:

And whereas by the Foreign Jurisdiction Acts, 1890 and 1913, it is, amongst other things, provided that it shall be lawful for His Majesty in Council by Order to direct that the Colonial Solicitors Act, 1900, shall extend, with or without any exceptions, adaptations, or modifications, in the Order mentioned, to any Foreign Country in which for the time being His Majesty has jurisdiction, and that thereupon that Act shall, to the extent of that jurisdiction, operate as if that Country were a British Possession and as if His Majesty in Council were the Legislature of that Possession:

And whereas by Treaty, grant, usage, sufferance and other lawful means, His Majesty the King has power and jurisdiction in the Territories of South Africa known as Southern Rhodesia:

And whereas application has been made by the High Commissioner of South Africa that the said Act may be applied to Southern Rhodesia:

And whereas His Majesty in Council, on the report of the Secretary of State for the Colonies, is satisfied that the Regulations respecting the admission of persons to be Attorneys of the High Court of Southern Rhodesia are such as to secure that those Attorneys possess proper qualifications and competency, and that by the law of Southern Rhodesia the Solicitors of the Supreme Court in England and Ireland, and Law Agents in Scotland, will be admitted to be Attorneys of the High Court of Southern Rhodesia on terms as favourable as those on which it is proposed to admit Attorneys of that Court in pursuance of the said Act to be Solicitors of the Supreme Court in England and Ireland, and Law Agents in Scotland:

Now, therefore, His Majesty, in pursuance of the said recited Acts, and in execution of the powers thereby in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the Colonial Solicitors Act, 1900, shall apply to the High Court of Southern Rhodesia, and to the Protectorate of Southern Rhodesia, and that Attorneys of the High Court of Southern Rhodesia may be admitted by virtue of the said Act to be Solicitors in England, and in Ireland, and Law Agents in Scotland, subject to the conditions hereinafter specified:—

- (1) An Attorney of the High Court of Southern Rhodesia (hereinafter called the applicant), who, having been in practice before such Court for not less than 3 years, is desirous of being admitted to be a Solicitor of the Supreme Court in England or Ireland, or a Law Agent in Scotland, shall be a male British subject.
- (2) The applicant shall, 4 calendar months at least before the first day of the month in which he proposes to be admitted, leave with the Registrar of Solicitors, or in the case of Scotland with the Registrar of Law Agents, his original Certificate of Admission in the High Court of the said Protectorate, together with
 - (a) A Certificate from the authority of the said Protectorate in whose custody the Roll of the Attorneys of the said Court is kept, stating that his name is still upon the Roll and has never been removed therefrom, and that no order has ever been made directing him to be suspended from practising his profession:
 - (b) One or more Certificates of fitness and character signed by two resident practising Attorneys of at least 5 years standing in the said Court, and by at least one of the Judges or Officers next in rank of such Court:
 - (c) A Statutory Declaration in terms of, or to the effect of, that set out in the Schedule (A) hereunto annexed.
- (3) The leaving of the before-mentioned documents shall be equivalent to notice of intention to apply for admission within the meaning of the Acts regulating the admission of Solicitors in England and Ireland respectively.
- (4) The applicant shall further make formal Application for admission as hereinafter provided
- (5) The application for admission to be a Solicitor in England shall be made by petition to the Law Society as Registrar of Solicitors, and, if the Registrar is satisfied that the applicant has complied with the requirements of this Order, he shall be required to undergo the Final Examination in Law and the Examination in Trust Accounts and Book-keeping for applicants for admission in England prescribed by the Solicitors Act, 1877, and the Regulations in force thereunder, and on the Master of the Rolls being satisfied by a Certificate under the hand of the Registrar that the applicant has complied with the provisions of the Colonial Solicitors Act, 1900. and of this Order, and has duly passed the said Examinations, then and not otherwise the Master of the Rolls shall cause him to be admitted a Solicitor and his name to be enrolled on the Roll of Solicitors, which Admission shall be stamped with the stamps required by Clause (8) of this Order.
- (6) The application for admission to be a Solicitor in Ireland shall be made by petition to the Incorporated Law Society of Ireland as Registrar of Solicitors, and, if the Registrar is satisfied that the applicant has complied with the requirements of this Order, he shall be required to pass the Final Examination for applicants for admission in Ireland prescribed by the Solicitors (Ireland) Act, 1898, and the Rules and Regulations in force thereunder, and on the Lord Chancellor of Ireland being satisfied by a Certificate under the hand of the Registrar that the applicant has complied with the provisions of the Colonial Solicitors Act, 1900, and of this

Order, and has duly passed the said Examination, then and not otherwise the Lord Chancellor of Ireland shall cause him to be admitted a Solicitor and his name to be enrolled on the Roll of Solicitors, which Admission shall be stamped with the stamps required by Clause (8) of this Order.

(7) The application for admission to be a Law Agent in Scotland shall be made by Petition to the Court of Session, and, if the Court shall be satisfied that the applicant has complied with the requirements of this Order, they shall ordain him to undergo the Examination in Law prescribed for the time being for applicants for admission as Law Agents in Scotland under the Law Agents (Scotland) Act, 1873, and Acts amending the same, and on the Court being satisfied that the applicant has duly passed such Examination, then and not otherwise the Court shall cause him to be admitted a Law Agent and his name to be enrolled as such, which Admission shall be in writing and signed by a Judge of the Court, and shall be stamped with the stamps required by Clause (9) of this Order.

The Rules in force in Scotland for the time being as to the presentation of petitions for admission as Law Agent, and the proceedings under the same, shall be applicable to all Applications under this Order for admission as a Law Agent in Scotland.

- (8) The Admission of the applicant as a Solicitor in England or Ireland shall be stamped with the stamps required to be impressed on the Admission of Solicitors in England and Ireland respectively, and shall be impressed with such further stamp as shall, together with the amount of stamps paid on articles of clerkship and admission in Southern Rhodesia (such amount being certified by a Judge of the High Court of the said Protectorate in the form set out in the Schedule (B) hereunto annexed), be equal in amount to the sum payable on articles of clerkship in England and Ireland respectively.
- (9) The Admission of the applicant as a Law Agent in Scotland shall be stamped with such stamp as shall, together with the amount of stamps paid on articles of clerkship and admission in Southern Rhodesia (such amount being certified by a Judge of the High Court of the said Protectorate in the form set out in Schedule (B) hereunto annexed), be equal to the stamps required to be impressed on the articles of clerkship and admission of Law Agents in Scotland.
- (10) The following fees shall be paid by the applicant in England to the Law Society.

Law Examination Fees, viz. :-

Final Examination	ì		• •	£10	10	Ō
Trust Accounts	and F	Book-kee	ping			
Examination				5	O	()
Before entering hi	s name	on the	\mathbf{Roll}			
of Solicitors			٠.	5	0	0

(11) The following fees shall be paid by the applicant in Ireland to the Incorporated Law Society of Ireland:—

On his application for admission being			
lodged	£10	O	0
Before entering his name on the Roll of Solicitors	5	5	0

(12) The following fees sapplicant in Scotland:—	hal	l be	paid	by	the
Dues of Extract including					
fee fund dues	$\mathfrak{L}0$	13	6		
Registrar's Fee for Cer-					
tificate of Enrolment	0	5	0		
Fee to Clerk to Examiners					
on obtaining Interlocutor					
of Admission	1.	1	0		
Fee on subscription of Roll					
of Law Agents practising					
before the Court of Ses-					
sion or any Sheriff Court.					
In each case	0	5	0		
			£	2	1 6
			-		

Law Examination Fees, viz. :-

Fees to Examiners	$\mathfrak{L}2$	2	0
Fee for defraying Expenses	1	1	0
Fee for Petition	3	3	0
Fee Fund Dues on Petition	0	10	0

6 16 0

£9 0 6

ALMERIC FITZROY.

SCHEDULE (A).

IN THE MATTER OF THE COLONIAL SOLICITORS ACT, 1900,

and

IN THE MATTER OF

I, , in the Protectorate of Southern Rhodesia, do solemnly and sincerely declare as follows:—

(1) I am a male British subject.

(2) I was on the day of admitted an Attorney of the High Court of Southern Rhodesia, and I have been in practice before such Court for not less than three years. My name remains on the Roll of the said Court, and I have not at any time been suspended from practice by the Court or by any Judge thereof, nor are any proceedings pending to strike my name off the said Roll or to suspend me from practice. I beg to refer to the Certificate of marked "A" now produced to me in proof

(3) I have not been bankrupt or insolvent, nor have I made a composition or arrangement with my creditors. (If this is not the case, state the facts with dates, and show that a complete discharge has been ob-

of the statements in this paragraph.

tained.)

(4) The document now produced and shown to me and marked with the letter "B" is my original certificate of admission in the said Court, and the documents now produced and shown to me and marked respectively with the letters "C" and "D" are respectively certificates of character and as to my fitness to be admitted ["a Solicitor of the Supreme Court in England or Ireland" or "a Law Agent in Scotland," as the case may be], signed respectively by one of the Judges of the said

by of and of two practising Attorneys of the said Court of at least five years' standing.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act, 1835.

SCHEDULE (B).

I, (name and style of Judge) do hereby certify that the amount of stamps paid on articles of clerkship when (name and style of Applicant) was articled was the sum of £, and on admission when he was admitted to practise the sum of £. [To be signed and attested.]

At the Court at Buckingham Palace, the 23rd day of May 1916.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS His Majesty was pleased by Order in Council of the 28th day of July 1915, to appoint a Committee of the Privy Council for the purpose of the organisation and development of scientific and industrial research:

And whereas it is expedient that the Secretary of State for the Colonies for the time being should

be a Member of the said Committee:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to appoint the Secretary of State for the Colonies for the time being to be a Member of the said Committee.

ALMERIC FITZROY.

Privy Council Office, 26th May 1916. NAVAL DISCIPLINE ACT, 1866.

Notice is hereby given that, after the expiration of 40 days from the date hereof, it is proposed to submit to His Majesty in Council, in pursuance of the above-mentioned Act, the draft of an Order in Council approving Revised General Orders framed by the Lords Commissioners of the Admiralty for regulating the procedure and practice of Naval Courts-Martial.

And Notice is hereby further given that, in accordance with the provisions of the Rules Publication Act, 1893, copies of the proposed draft Order in Council can be obtained by any public body, within 40 days of the date of this Notice, at the Privy Council Office, Whitehall.

Lord Chancellor's Office, 24th May 1916.

RULES OF THE SUPREME COURT. INDUSTRIAL AND PROVIDENT SOCIETIES ACTS, 1893 to 1913.

or Ireland" or "a Law Agent in Scotland," as the case may be], signed respectively by one of the Judges of the said Court (if not a Judge state his rank), and one of the Supreme Court have made Rules with reference to appeals from the Registrar under

the Industrial and Provident Societies Acts, 1 1893 to 1913.

Notice of the Committee's intention to make these Rules was inserted in the London Gazette of the 14th April 1916.

Copies of the Rules may be obtained on application at the Office of the Chief Registrar of Friendly Societies, Dean Stanley Street, Westminster, London, S.W.

Lord Chancellor's Office,

24th May 1916.

RULES OF THE SUPREME COURT. FRIENDLY SOCIETIES ACT, 1896.

Notice is hereby given, pursuant to the Rules Publication Act, 1893, that the Rule Committee of the Supreme Court have made Rules with reference to appeals from the Central Office of the Registry of Friendly Societies and the Chief Registrar of Friendly Societies, under the Friendly Societies Act. 1896.

Notice of the Committee's intention to make these Rules was inserted in the London Gazette of the 14th April 1916.

Copies of the Rules may be obtained on application at the Office of the Chief Registrar of Friendly Societies, Dean Stanley Street, Westminster, London, S.W.

VESSELS DETAINED OR CAPTURED AT SEA BYHIS MAJESTY'S ARMED FORCES.

(In continuation of previous notification published in the Edinburgh Gazette of May 23. 1916.)

List of Vessels.

Name of Vessel.				Nationality.	Where Detained.			
Leonor	•			Mexican	Esquimalt			

SHIPS WHOSE CARGOES, OR PART OF THEM, HAVE BEEN DETAINED.

(In continuation of previous notification published in the Edinburgh Gazette of May 23, 1916.)

List of Vessels.

Name of Vessel.	Nationality.	Cargo Detaine at				
Eleni Strathatos Solferino Stockholm Tomsk	. Norwegian . Swedish .	. Newcastle . London				
Foreign Office.						

Whitehall, May 23, 1916.

May 26, 1916.

grant unto Captain Thomas Webster Kemp, the appointment of Paymaster and Officer in

C.I.E., R.N., His Majesty's Royal licence and authority to wear the Insignia of the Fourth Class of the Order of Saint Vladimir, with swords, which Decoration has been conferred upon him by His Majesty the Emperor of Russia in recognition of valuable services rendered by him.

Whitehall, May 24, 1916.

Letters Patent have passed the Great Seal of the United Kingdom of Great Britain and Ireland conferring the dignity of a Baronet of the said United Kingdom upon the Honourable Charles Russell, of Littleworth Corner, in the parish of Burnham, in the County of Buckingham, second son of Charles, Baron Russell of Killowen, deceased, to hold to him and the heirs male of his body lawfully begotten, and in default of such issue to the heirs male of the body of the said Charles, Baron Russell of Killowen, lawfully begotten.

Whitehall, May 24, 1916.

The KING has been pleased to give and grant unto Kaoroz Bhicajee Doodha, Esq., Postal Commissioner for the Province of Szechuan, His Majesty's Royal licence and authority to wear the Insignia of the Fifth Class of the Order of the Excellent Crop, which Decoration has been conferred upon him by the President of the Republic of China in recognition of valuable services rendered by him.

Whitehall, May 25, 1916.

The KING was pleased, on Wednesday the 17th instant, at Buckingham Palace, to confer the honour of Knighthood upon Herbert Holmwood, Esq., who was unable to attend at the Palace on the 15th January last.

(This Knighthood takes effect as from the 1st January 1916).

Whitehall, May 26, 1916.

The KING has been pleased to give and grant unto Commander James Olden Hatcher, His Majesty's Royal licence and authority to wear the Insignia of Commander of the Order of the Crown of Italy, which Decoration has been conferred upon him by His Majesty the King of Italy in recognition of valuable services rendered by him.

AUTHORISATION.

I, Andrew Bonar Law, His Majesty's Principal Secretary of State for the Colonies, hereby The KING has been pleased to give and authorise the person for the time being holding Charge of Records of the Newfoundland Volunteer Force, and any person or persons authorised by him, to perform on my behalf in accordance with the conditions laid down in the Regimental Debts Act, 1893, 56 Victoria, chapter 5, and any Regulations prescribed under the said Act, any of the following functions, namely :-

- (1) To receive any surplus arising under the Regimental Debts Act, 1893, of any member of the Newfoundland Volunteer Force who may die subject to military law during the present war, and all arrears of pay, batta, grants, and other allowances in the nature thereof standing to the credit of the deceased.
- (2) To pay out of the money so received any debts payable out of the same in accordance with the provisions of the said Act and regulations, and any expenses or charges which under the said Act, or any regulations prescribed thereunder, may be chargeable against the same.
- (3) To pay or apply the moneys so received, or any residue thereof remaining after payment of debts, charges, and expenses as aforesaid, to the representative of the deceased in the United Kingdom, or in the absence of any such representative to pay or apply the same to or for the benefit of such persons in the United Kingdom as appear to be beneficially entitled to the personal estate of the deceased or to or for the benefit of any such persons.
- (4) To transmit any balance in his or their hands not disposed of as aforesaid to the Minister of Justice. St. John's, Newfoundland, for distribution.

And I hereby authorise the Minister of Justice, St. John's, Newfoundland, and all persons duly authorised by him, to dispose of and distribute on my behalf any part of the estate coming to his or their hands as aforesaid in accordance with the conditions in the said Act and any regulations prescribed under the said Act.

And I declare that for the purposes of exercising the powers delegated to them all persons authorised to act on my behalf shall have and exercise all such further or incidental powers as are by the said Act or any regulations prescribed thereunder conferred or vested in the Secretary of State.

And I hereby further declare that all receipts of money or effects of any member of the Newfoundland Volunteer Force deceased during the present war, and all payments out of monies so received, and all distributions, disposals, and applications of such monies and effects had or made before the date hereof by the said Pavmaster and Officer in Charge of Records, or Minister of Justice, or by any person or persons acting under the authority of either of them in pursuance or purported pursuance of the said Act or of any regulations prescribed thereunder, have been had and made under the authority of and with the sanction of the Secretary of State.

Given under my hand this 16th day of May 1916.

A. BONAR LAW.

Civil Service Commission.

May 26, 1916.

The Civil Service Commissioners hereby give notice that the following Regulations are published with the consent of the Lords Commissioners of His Majesty's Treasury, viz. :-

REGULATIONS RESPECTING OPEN COMPETITIVE Examinations for the Situations of FEMALE SORTING ASSISTANT IN THE GENERAL Post Office, London, and in the General REGISTER OFFICE, LONDON. AND FEMALE CARD TELLER IN THE NATIONAL HEALTH INSURANCE COMMISSIONS FOR ENGLAND. SCOT-LAND, IRELAND, AND WALES.

These Regulations are liable to alteration for future Examinations.

1. The limits of age for these situations are 15 and 18. If an Examination begins in one of the first six months of any year, Candidates must be of the prescribed age on the first day of April in that year. If an Examination begins in one of the last six months of any year, Candidates must be of the prescribed age on the first day of October in that year.

In reckoning age for competition, persons who have served for two full consecutive years in any Civil situation to which they were admitted with the Certificate of the Civil Service Commissioners may deduct from their actual age any time not exceeding five years which they may have spent in such service.

Persons transferred to situations in the Post Office from a Telephone Company or Municipal Telephone Undertaking, on the absorption of such Company or Undertaking by the Post Office, may reckon, as if it were service in a situation to which they were admitted with the Certificate of the Civil Service Commissioners, their continuous service in the Post Office, as well as so much of their previous continuous service in the Telephone Company or Undertaking (or in any Telephone Company or Municipal Telephone Undertaking previously absorbed by it) as was rendered in situations for which a Civil Service Certificate is ordinarily required.

- 2. Candidates will be required to satisfy the Civil Service Commissioners-

 - (a) That they are unmarried or widows.(b) That they are duly qualified in respect of health and character.
 - (c) That they are natural born or naturalised British subjects.
- 3. At each Examination the number of Candidates to be selected will be such as may from time to time be fixed.
- 4. The Examination will be in the following subjects, viz. :-
 - 1. Reading MS.
 - 2. Writing.
 - 3. Spelling.
 - 4. Arithmetic.
 - 5. Geography.

Candidates must pass in Writing and obtain such an aggregate number of marks as to satisfy the Civil Service Commissioners.

5. No Candidate will be admitted to Examination who does not, at such time as may be fixed by the Civil Service Commissioners, produce an undertaking signed by her Parent or Guardian, that she will, if successful, reside either with her parents or guardians, or with relations or friends approved by such parents or guardians.

- 6. Candidates for the Post Office Service must be at least 5 feet in height.
- 7. Persons holding situations in the Civil Service must obtain the permission of the authorities of their Department to attend the Examination, before the commencement of the competition.
- 8. Persons who have entered upon or completed a course of education or training for the occupation of teacher, on account of which grants are payable from the Exchequer, will not be qualified to receive appointments until the consent of the Board of Education in England, the Committee of Council on Education for Scotland, or the Commissioners of National Education, Ireland, as the case may be, given in conformity with rules sanctioned by the Lords of the Treasury, has been notified to the Civil Service Commissioners.
- 9. Application for permission to attend an Examination must be made at such time and in such manner as may be fixed by the Civil Service Commissioners.
- 10. A fee of 3s. will be required from every Candidate attending an Examination.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 23RD MAY 1916.)

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:—

Application of Part 1 of the Sheep (Double Dipping) Order of 1914.

1. Part 1 (Restriction on Movement of Sheep out of a Movement Area) of the Sheep (Double Dipping) Order of 1914 is hereby applied to the Area described in the Schedule hereto.

Commencement.

2. This Order shall come into operation on the thirty-first day of May nineteen hundred and sixteen.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this twentythird day of May nineteen hundred and sixteen.

A. W. Anstruther, Assistant Secretary.

SCHEDULE.

Area referred to in this Order.

An area in the county of Inverness, comprising the parish of Kirkhill.

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

ADMIRALTY

NOTICE TO MARINERS.

No. 565 of the year 1916.

SCOTLAND, EAST COAST AND ORKNEY ISLANDS.

PILOTAGE AND TRAFFIC REGULA-TIONS, &c.

Former Notice.—No. 267 of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

Pilotage is compulsory at the following ports for all vessels (including fishing vessels) which have a draught of over eight feet, and it is highly dangerous for any vessel to enter or leave such ports without a pilot. Fishing and other small vessels having a draught of over eight feet are to assemble at the Pilotage stations and will be conducted into and out of port in groups.

I. FIRTH OF FORTH.

Section [A].

- 1. All incoming merchant vessels are only permitted to enter the Firth of Forth when they have sufficient daylight to enable them to reach Inchkeith before the close of "official day," which is notified in the Public Traffic Regulations for the Firth of Forth.
- 2. Vessels must pass between the Isle of May and Anstruther Wester, thence they must steer a course so as to pass two miles south of Elie ness, and thence direct for Kinghorn ness.
- 3. Vessels are warned that, after having entered the Firth of Forth, they must on no account pass to the southward of a line joining the north point of the Isle of May and Kinghorn ness, until in the longitude of 3° West, when course may be shaped for the centre of North channel.
- 4. On approaching Inchkeith, the pilot vessel in the North channel is to be closed and a pilot embarked.
- 5. Merchant vessels approaching the Firth of Forth from the southward are permitted to keep close to the shore until Barns ness is reached, when course should be shaped for the Isle of May, so as to pass between the Isle of May and Anstruther Wester.
- 6. No merchant or fishing vessel is permitted to enter the Firth of Forth between the Isle of May and the south shore of the Forth.
- 7. Merchant vessels approaching the Firth of Forth during the hours of darkness are to maintain a steady course and speed, and are to so arrange their speed that they shall not reach the Isle of May before daylight and thus will

avoid having to reduce speed or stop in the vicinity of the Isle of May, where the y marender themselves liable to be fired upon by shore batteries or patrol vessels.

- 8. No merchant vessel is permitted to be at an anchorage, during "official night," west of a line drawn from Barns ness to North Carr rock, and east of Inchkeith, unless such vessel has been granted permission by the King's Harbour Master, Rosyth, or unless such vessel is directed to anchor by the orders of a naval patrol vessel.
- 9. The above orders apply to vessels proceeding to any port in the Firth of Forth, whether to the eastward of Inchkeith or not.
- 10. Outward bound vessels must steer to pass the longitude of 3° W. in latitude 56° 06′ 30″ N., thence shape course to pass 2 miles south of Elie ness and between Anstruther Wester and the Isle of May.

Section [B].

- 1. Until further notice no merchant vessel is permitted to be under way in the Firth of Forth to the westward of Inchkeith during the hours of "official night."
- 2. No merchant vessel is permitted to enter or leave the docks at Leith or Granton during the hours of "official night."
- 3. No light on board any merchant vessel in the Firth of Forth is to be visible from outboard during the hours of "official night," other than regulation riding lights, which are provided for in paragraph 5 below.

All scuttles and skylights are to be effectively screened, or cabin lights kept extinguished.

- 4. No merchant vessel whilst lying at anchor to the westward of Inchkeith shall exhibit riding lights except as provided for in paragraph 5 below. Every such vessel shall, however, keep trimmed and screened—ready for exhibiting—the regulation riding lights, and such lights shall be quickly accessible when required.
- 5. Riding lights are only to be shown by merchant vessels anchored west of Inchkeith when the night signal for "Port Open" (three white lights vertical) is shown by the Examination vessel in Leith roads.

The Examination vessel will only show this signal on occasions when it is considered necessary by the Deputy Examining Officer.

- 6. Merchant vessels at anchor to the westward of Inchkeith are to keep a smart look out, and when the night signal for "Port Open" is shown by the Examination vessel in Leith roads, are to immediately display the regulation riding lights of a ship at anchor.
- 7. Merchant vessels berthed in Leith and Granton docks and harbours are prohibited from having any lights visible from outboard during the hours of "official night," unless such vessel is actually engaged in working cargo. All such lights are to be screened from overhead and from seaward when possible.

II. MORAY FIRTH.

1. All vessels bound to Cromarty or Inverness must call for a pilot at Wick or Burghead.

Outgoing vessels are to discharge their pilots at one or the other of these places.

- 2. It is dangerous for any vessel to be under way to the south-westward of a line joining Findhorn and Tarbet ness without a pilot.
- 3. No vessels of any description other than H.M. Ships and Auxilliaries are to be under way between sunset and sunrise in the waters contained between a line drawn from Tarbet ness to Findhorn, and a line drawn from Fort George to Chanonry point.

III. SCAPA FLOW.

- 1. All entrances are dangerous and entry is absolutely prohibited by any of them except as provided in succeeding paragraphs.
- 2. Examination services have been established in the entrances to Hoxa and Hoy sounds; vessels directed to enter must communicate with the Examination vessel and follow the instructions received from her very carefully.
- 3. No vessel is permitted to approach the entrance to Hoxa sound within a radius of 5 miles under any circumstances whatever, except when actually ordered to Scapa Flow. Vessels ordered to Kirkwall should proceed direct to that port.
- 4. The only vessels permitted to enter Hoy sound from the westward are those ordered to Stromness.
- 5. Vessels are not permitted to enter Hoxa or Hoy sounds by night.
- 6. Passage through Cantick sound is entirely prohibited.

Note.

This Notice is a repetition of Notice No. 267 of 1916, with the addition of Section [B] of Part I.

CAUTION.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

(Notice No. 565 of 1916.)

Authority.—The Lords Commissioners of the Admiralty. (H. §179-16.)

By Command of their Lordships,

J. F. Parry, Hydrographer.

Hydrographic Department, Admiralty, London, 27th May 1916.

CURRENCY NOTES.

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

2					I	– I8	SUE	ACCOUNT.							· .:
Total issued up to 17th May 1916,	inclusiv	e			£	s.	d.	Total cancelled up to 17th May 1916, inclusive—		£	8 .	d	£	8 °.	d.
£1 notes	•••	•••	•••	•••	246,287,665 81,093,762 22,8 5 0, 0 00	0	0 0 0	£1 notes	54,	745,977 613,843 690, 00 0	· 0	0 0 0			
Issued during the week ended 24th					3 ,001,215	0	0	Cancelled during the week ended 24th May 1916 £1 notes		715,526		0		:-	1
10/- notes		•••	•••	••	895,158 90,000		0	10/- notes Currency notes certificates		916,482	10	0		٠.	¥.
								Total Outstanding—	և	• •••			236,6 81,828	10	0
								£1 notes	26,	827, <mark>377</mark> 458,594 25 0 ,000	10	0		-	
													117,535,971	10	0
	TOTAL	•••			£354,217,800	0	0	Тота	L	• •••		•••	£354,217,800	0	0
					II	B₄	ALAI	NCE SHEET.							
Notes outstanding					£	8.	d.	Advances—					£	s.	d.
Notes outstanding Certificates outstanding	•••	•••	••	•••	108,285,971 9,250, 00 0	10 0	0	Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank	•••			•••	124,000	0	•
Investments Reserve Account	•••	•••		•••	1, 045,00 5	10	4	Trustee Savings Banks Currency Note Redemption Account— Gold Coin and Bullion	•••			•••	46,000 28, 50 0,000		0
								Government Securities Balance at the Bank of England	•••	•		•••	83,774,503 6,136,474	0.	0

£118,580,977 0 4

TOTAL ...

TOTAL ...

£118,580,977 0 4

To the Creditors and other Persons interested in the ! Succession of the Deceased JAMES DEANS, Grocer and Wine Merchant, who carried on business at 1034 Pollokshaws Road, Shawlands, and 431 Shields Road, Pollokshields, Glasgow.

LFRED R. RUSS, Chartered Accountant, 156 A St. Vincent Street, Glasgow, Judicial Factor upon the Estate of the said deceased James Deans, hereby intimates that he has prepared and lodged in Court a State of Funds and Scheme of Division for a first Dividend from the said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice.

ALFRED R. RUSS. Judicial Factor.

156 St. Vincent Street, Glasgow, 30th May 1916.

MORTON, LOUDON, & COMPANY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the Members of Morton, Loudoun, & Company Limited, incorporated under the Companies Acts, 1862 to 1900, duly convened, and held within the Registered Office of the Company at Newmilns, on Thursday, 25th May 1916, the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its Business, and that it is advisable to wind up the same, and accordingly

advisable to wind up the same, and accordingly advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that John Allan Houston, Chartered Accountant, Glasgow, be, and is hereby appointed Liquidator for the purpose of winding up, and that without prejudice to the rights and powers of the Liquidator that he be, and is hereby empowered to carry on the Business of the Company so far as may be necessary for the beneficial winding up of the same." the same."

JNO. A. HOUSTON, Liquidator.

173 St. Vincent Street, Glasgow, 26th May 1916.

MORTON, LOUDOUN, & COMPANY LIMITED (in Liquidation).

NOTICE is hereby given that a Meeting of Creditors of Morton, Loudoun, & Company Limited will be held in the Office of Messrs. Turner & Houston, Chartered Accountants, 173 St. Vincent Street, Glasgow, on Monday the 12th day of June 1916, at one o'clock afternoon, in compliance with Section 188 of the Companies Consolidation (Sectland) Act 1908 Consolidation (Scotland) Act, 1908.

Any persons claiming to be Creditors are requested to

lodge particulars of their claim with me, before the date of the Meeting.

JNO. A. HOUSTON, Liquidator.

173 St. Vincent Street, Glasgow, 27th May 1916.

THE BRITISH ANTI-VIBRATION AND NOISE COMPANY LIMITED (in voluntary Liquidation).

NOTICE is hereby given, in pursuance of Section 195 (2) of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above-named Company will be held within the Office of Messrs. Oatts & Rodger, Solicitors, 113 St. Vincent Street, Glasgow, on the 4th day of July 1916, at 3 o'clock afternoon, to receive the Liquidator's Report, showing how the winding up of the Company has been conducted and its property disposed of, to hear any explanations that may be given by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the Company's books and papers.

JOHN K. GLASS, Liquidator.

Glasgow, 29th May 1916.

A PETITION having been presented to the Sheriff of the Lothians and Peebles at Linlithgow, at the instance of James Wood, Coalmaster, one hundred and seventy-five West George Street, Glasgow, for

Sequestration of the Estates of JOHN D. FERRIER, residing at Gowanbank, Avonbridge, the Sheriff-Substitute (Mr. J. Montgomerie) of this date granted Warrant to cite the said John D. Ferrier to appear in Court on an induciae of six days from the date of such citation, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

CLARK & CAMERON, Writers, Agents.

135 Buchanan Street, Glasgow, 27th May 1916.

I, GEORGE HODGE, C.A., Glasgow, hereby call a Meeting of Creditors of MARGARET ALLAN or M'ILWAINE, wife of and residing with Thomas M'Ilwaine, Ironmonger, 16 Bute Terrace, Strathbungo, carrying on business at 737 Pollokshaws Road, and residing at 733 Pollokshaws Road, and at Murdoeh, Muir, Neilston, to be held within the Office of Messrs. Hodge & Smith, C.A., 135 Buchanan Street, Glasgow, on Thursday, 22nd June 1916, at eleven a.m., to consider an application to be made by the Trustee for his disan application to be made by the Trustee for his dis-

GEO. HODGE, Trustee.

Glasgow, 26th May 1916.

GEORGE HODGE, C.A., Glasgow, hereby call a, Meeting of the Creditors of THOMAS M'ILWAINE, 1. Meeting of the Creditors of THOMAS MILWAINE, Ironmonger, 16 Bute Terrace, Strathbungo, carrying on business at 737 Pollokshaws Road, and residing at 733 Pollokshaws Road, and at Murdoch, Muir, Neilston, to be held within the Office of Messrs. Hodge & Smith, C.A., 135 Buchanan Street, Glasgow, on Thursday, 22nd June 1916, at eleven a.m., to consider an application to be made by the Taustee for his discharge. tion to be made by the Trustee for his discharge.

GEO. HODGE, Trustee.

Glasgow, 26th May 1916.

SUMMARY SEQUESTRATION of G. NICOLSON, sometime residing at 2 Argyle Park Terrace, Edinburgh, and now at 31 Forrest Road there.

OTICE is hereby given, in pursuance of Sec. 176 (15) of the Bankruptcy (Scotland) Act, 1913, that a Diet has been fixed, for Wednesday 7th June 1916, at 2 o'clock p.m., within the Sheriff Court House, Edinburgh, for hearing any objections on the part of the Bankrupt or the Creditors to the discharge of the Trustee in the above Sequestration.

W. D. STEWART, Trustee.

Edinburgh, 26th May 1916.

In the SUMMARY SEQUESTRATION of THOMAS BLACK, Dairyman, carrying on business at 239 and 241 Maxwell Road, Pollockshields, Glasgow.

I GEORGE MCULLOCH, Accountant, Glasgow, 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 (Mr. Fyfe) of Lanarkshire has fixed the 13th day of June 1916, at 10.15 a.m., within his Chambers, County Buildings, Glasgow, as a Diet for hearing and disposing of objections to my discharge.

GEO. M'CULLOCH, Trustee.

In the SUMMARY SEQUESTRATION of H. BUCH-MAN, 32 Stevenson Drive, Shawlands, Glasgow.

GEORGE M'CULLOCH, Accountant, Glasgow, hereby give notice, in terms of the Bankruptey (Scotland) Act, 1913, that I have obtained from the Accountant of Court a Certificate that I am entitled to my discharge; and that the Sheriff-Substitute of Lanarkshire (Mr. Fyfc) has fixed the 13th day of June 1916, at 10.15 a.m., within his Chambers, County Buildings, Glasgow, as a Diet for hearing and disposing of objections to my discharge.

GEO. M'CULLOCH, Trustee.

SEQUESTRATION of WILLIAM SIMPSON, formerly Farmer, Burnside, Fochabers.

THE Trustee having obtained permission of the Accountant of Court to an acceleration of Dividend in this case, intimates that a final Dividend of 5s. per £ will be paid on 19th June 1916, at the North of Scotland & Town & County Bank Limited, 151 High Street, Elgin, to those Creditors whose claims have been lodged and admitted.

H. M. S. MACKAY.

Elgin, 23rd May 1916.

SEQUESTRATION of JAMES CUTHBERTSON, Clerk, residing at "Hazelbank," Mill Road, Yoker, Dumbartonshire.

HEREBY intimate that a second and final Dividend will be paid on and after 30th June 1916, within the Chambers of G. & R. M'Culloch, Incorporated Accountants, 140 West George Street, Glasgow, to those Creditors whose claims have been duly lodged and admitted; further, that those Creditors who have not already lodged their claims and who wish to participate in a second and equalising Dividend must lodge their claims with me on or before the 14th day of June 1916.

WM. HOUSTON, Trustee.

SEQUESTRATION of the REVEREND JOHN KERR, · M.A., Minister Emeritus of the Parish of Dirleton, East Lothian.

THE Trustee hereby intimates that an account of his intromissions with the funds of the Estate, brought down to 12th May 1916, has been duly audited by the Commissioners, who have postponed the declaration of a Dividend until the recurrence of another statutory period.

J. KER GOALEN, C.A., Trustee.

30 Saint Andrew Square, Edinburgh, 29th May 1916.

THE Firm of J. & M. NIMMO, carrying on business as Hosiers Clovers and B. A as Hosiers, Glovers, and Fancy Drapers at 42 Kirk-gate, Leith, of which the Subscribers Janet Nimmo and Mary Nimmo were the sole Partners, has been DIS-SOLVED as at this date, by mutual consent. All parties having claims against the said Firm are requested to lodge the same with the Subscribers at 18 Cambridge Avenue, Leith, within ten days from this date.

The Subscribers hereby give notice that they do not have any connection with any other similar Business carried on in Leith under the same Firm name or other-

Dated at Leith, this 24th day of May 1916.

JANET NIMMO. MARY NIMMO.

Witnesses to the Signatures of the said Janet Nimmo and Mary Nimmo-GEO. W. TAIT, S.S.C., 34 Leith Walk, Leith.

Chrissie H. Weir, Law-Typist, 34 Leith Walk, Leith.

NOTICE is hereby given that the Subscriber Mary Nimmo retired, as at 1st September 1910, from the Firm of J. & M. NIMMO, Hosiers, Glovers, and Fancy Drapers, 162 Great Junction Street, Leith, of which the Subscribers James Nimmo and the said Mary Nimmo were the sole Partners. The Business has since been carried on by the said James Ninmo, under the said Firm name and at the same address, entirely on his own account.

Dated at Leith, this 24th day of May 1916.

JAMES NIMMO. MARY NIMMO.

Witnesses to the Signatures of the said James Nimmo and Mary Nimmo— GEO. W. TAIT, S.S.C., 34 Leith Walk, Leith. CHRISSIE H. WEIR, Law-Typist, 34 Leith Walk, Leith.

DISSOLUTION OF PARTNERSHIP.

NTIMATION is hereby given that the Firm of J. & J. ALLAN, Corn Merchants, 2 Walker treet, Edinburgh, was DISSOLVED on the 25th May 1916, by the retiral therefrom of the Subscriber William Kinloch Allan.

The Business will continue to be carried on by the Subscribers James Russell Allan and David Bruce Allan, who are authorised to uplift all the debts due to, and will discharge the whole debts and liabilities of, the Firm.

Dated 25th May 1916.

WM. K. ALLAN, JAMES R. ALLAN. D. BRUCE ALLAN,

Witnesses to the Signatures of Mr. W. K. Allan, Mr. J. R. Allan, and Mr. D. Bruce Allan,—
GEO. H. CARPHIN, Witness, 29 Stafford Street, Edinburgh, Chartered

Accountant.

WILLIAM RAE, Witness, 2 Walker Street, Edinburgh, Clerk.

N OTICE is hereby given that the Firm of STEWART & BLACKIE, Muslin Manufacturers in Glasgow. of which the undersigned Robert Henderson Stewart and James Adam Blackie were the sole Partners, has been DISSOLVED at this date, of mutual consent. Mr. Henry Cecil Stewart, Chartered Accountant, 102 Hope Street, Glasgow, has been appointed Liquidator for the purpose of the winding up of the Business, and is authorised to collect all debts due to the Business, and to discharge its liabilities.

Dated at Glasgow, this twenty-third day of May nineteen hundred and sixteen.

ROBERT H. STEWART.

Signed by the said Robert Henderson Stewart in the presence of— H. W. TENNANT, 169 West George Street,

Glasgow, Law-Clerk.

B. P. FAIRWEATHER, 169 West George

Street, Glasgow, Law-Clerk.

JAMES ADAM BLACKIE.

Signed by the said James Adam Blackie in the presence of

ROBERT KERR, Witness, 101 St. Vincent Street, Jeweller. FINDLAY MACKELLAR, Witness, 101 St.

Vincent Street, Watchmaker.

NOTICE.

THE Business of Iron Merchants carried on by the deceased Thomas Baird under the name of WILLIAM COLVIN & COMPANY at 109 Hope Street, Glasgow, has been transferred to the Subscriber William Goodwin, who will carry on the said Business under the said Firm of WILLIAM COLVIN & COMPANY.

The Subscribers, the Trustees of the said deceased

Thomas Baird, will uplift and discharge all book debts and liabilities due to or by the said Thomas Baird or his Firm of William Colvin & Company as at the 15th May 1916; and the Subscriber William Goodwin will uplift and discharge all book debts and liabilities incurred after said date.

> THOMAS H. BAIRD. ALLAN D. BAIRD, WILLIAM NELSON, Trustees of the deceased Thomas Baird.

WM. GOODWIN.

R. RUSSELL STIRRAT, Cashier, 121 St. Vincent Street, Glasgow, Witness.
 G. M. WEBSTER, Clerk, 121 St. Vincent

M. WEBSTER, Clerk, 121 St. Vincent Street, Glasgow, Witness. Witnesses to the Signatures of the Trustees of the deceased Thomas Baird and the said William Goodwin.

Glasgow, 9th May 1916.

BANKRUPTS.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Morris Aarons, 284 Essex Road, Islington, London.

Peter Glasgow Crawford, the Pitts Head Public House, Brunswick Mews, Great Cumberland Place, London, W., licensed victualler.

James Bickford Evens, lately residing at 25 St. Margaret's Street, Rochester, Kent, but whose present place of residence the petitioner is unable to ascertain, domiciled Englishman.

Cecil Ward, of and lately carrying on business at Dashwood House, Broad Street, London, E.C.

Algernon Ernest Joiner, 7 The Broadway, Beaconsfield, Bucks, fishmonger and poulterer.

Alice Mande Bevan, Penybryn, Rhos-on-Sen, in the county of Denbigh, lodging-house keeper (a married woman, trading separately and apart from her husband).

Frederick Albert Edward Bevan (also known as Frederick Bevan and Edward Bevan), Penybryn, Abbey Road, Rhos-on-Sea, in the county of Denbigh, formerly carrying on business at the above address, and at the Railway Station, Colwyn Bay, in the said county of Denbigh, bath-chair attendant, formerly carrying on business as a coal merchant in the name of Edward Bevan.

John Rowland Fairbairn (trading as Newland & Co.), lately residing at 1 Station Parade, Mill Hill, in the county of Middlesex, and carrying on business at 1 Station Parade aforesaid, estate agent.

Friendly Societies' Notices, each

Percy Vivian Ford, residing at Highlield, Dinas Powis, in the county of Glamorgan, slate manufacturer, carrying on business under the name or style of P. V. Ford & Co., at Dumballs Road, in the city of Cardiff.

Alfred Henry Jones (trading as Jones & Co.), 28 Westgate Street, Gloucester, draper.

Edward Martin, Flaxley Street, Cinderford, Gloncestershire, collier.

Emily Pike, Belvidere Nursery, Hanworth, Middlesex, carrying on business at the same address, florist and nurseryman (widow).

Harry Lazarus Cassell, residing at 170 New Walk, in the county borough of Leicester, and carrying on business at the following addresses:—42 Belvoir Street, Leicester aforesaid, 107 Pinstone Street, Sheffield, in the county of York, 110 Godwin Street, Bradford, in the county of York, and 28 Albion Street, Leeds, in the county of York, furrier.

Charles Brown, Brompton, near Northallerton, Yorkshire, boot and shoe maker.

Arthur Hounslow Mawer, 15 Wellington Square, Oxford, lodging-house keeper.

Charles Parsons Oliver (trading as Parsons & Oliver), 2 Marlborough Street, Devonport, in the county of Devon, seedsman.

Herbert Baldwin Hampton, the C. E. T. S. Canteen, Eastehurch, Kent, late solicitor's clerk, now canteen manager.

George Albert Robins, residing and carrying on business at 4 High Street, Lye, in the county of Worcester, grocer.

James Marjerrison, South Moor House, Pocklington, previously Wormley Hill, Syke House, near Doneaster, both Yorkshire, farmer.

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NOTICE

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

SCALE OF CHARGES FOR ALL ADVERTISEMENTS IN THE EDINBURGH GAZETTE.

\mathbf{For}	100	words an	nd under		• • •				£0	10	0
Above	100	and not	exceeding	150		• • •		•••	0	15	0
,,	150	,,	,,	200	•••		·		1	0	0
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And 5s. extra for each additional 50 or part of 50 words.											
For ea			e Gazette			٠,,,			•••		9d.

The above Fees must be paid by affixing to the Notice Postage Stamps of as large value as possible Advertisements cannot be received or withdrawn after one o'clock on Tuesdays and Fridays.

The dues paid on withdrawn Advertisements cannot be returned.

All Letters must be Post Paid,

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*** This Gazette is filed at His Majesty's Stationery Office, London, and at the Office of the Dublin Gazette.

Tuesday, May 30, 1916.