

The Edinburgh Gazette

Published by Authority.

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TUESDAY, MARCH 25, 1919.

At the Council Chamber, Whitehall, the 21st day of March 1919.

By the Lords of His Majesty's Most Honourable Privy Council.—No. 78.

WHEREAS His Majesty has been pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one, of the Trading with the Enemy (Extension of Powers) Act, 1915, by divers Proclamations, and in particular by a Proclamation dated the 23rd day of May 1916, and amended on the 16th day of January 1918, entitled "The Trading with the Enemy (Statutory List) Proclamation," to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the last-mentioned Proclamation, such List being therein referred to as the Statutory List:

And whereas by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State:

And whereas the Statutory List contained in the last-mentioned Proclamation has been varied and added to by subsequent Orders of Council:

And whereas there was this day read at the Board a recommendation from the Secretary of

State for Foreign Affairs to the effect that the Statutory List should be further varied and added to as set forth in the Schedule hereto.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered,

That the Statutory List be varied and added to as set forth in the Schedule hereto.

Whereof the Right Honourable Arthur James Balfour, one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

NETHERLANDS.

Hollandsche Kleefmachinefabriek (Partners, Ludwig and W. Meyne), Witte Huis, Wijnhaven, 3A, Rotterdam.

Meyne (or Meijno), Ludwig (see Hollandsche Kleefmachinefabriek).

Meyne (or Meijne), W. (see Hollandsche Kleef-machinefabriek).

NETHERLAND EAST INDIES.

Berrtam & Company, Samarang. Boelind, Medan.

Hunt Soon & Company, Medan. Kong Hin & Company, Pematang, Sianter. Lie Phie Soe, Merk "Seng Hoeat," Medan.Ott, E., Medan and Palembang."Seng Hoeat," Lie Phie Soe, Merk (see under Lie Phie Soe).

SPAIN.

Blassberg, Pedro, Santa Cruz de Tenerife. Cuprifera Espanola, Sociedad, Calle Velasquez 67, Madrid.

Jente, Nestor, Calle Villanueva 41, Madrid. "Pueb'o Cantabro, El," Santander. Reuss, Otto, Calle Lealtad 9, Barcelona.

REMOVALS FROM LIST.

ARGENTINA.

Guilbert (or Guibert), David, & Company, Buenos Aires.

MEXICO.

Fundicion de Sinaloa, Mazatlan. Roever, Luis, Av. 5 de Mayo 21, Mexico City.

MOROCCO.

Sabbah, Simon, Laraiche.

NETHERLAND EAST INDIES.

Brinker, H. den, Samarang and Sourabaya. Sech Salim Ben Said Baftim, Menado. Saen Ho Song, N/V., Batavia.

SWEDEN.

Bagges Import Agentur, O. Hamngt. 50 B, Gothenburg.
Christensen, A., Tralleborg.
Haggström, Gustaf (of Gustaf Haggström A/B.), Boras.
Haggström, Gustaf, A/B., Boras.
Harbeck, Doctor Ernst, Partille, Gothenburg.
Jäger, Wilhelm, Stadsgärden 8, Stockholm.

VENEZUELA.

Anez, Julio A., & Company, Maracaibo and San Cristobal.

VARIATIONS IN LIST.

ECUADOR.

Reira, Martin, Guayaquil.

The variation in regard to the above, in List No. 77 of March 7th, is cancelled, this name having been removed from the Statutory List on the 3rd January 1919.

SPAIN.

11 May 1917. Rehder, Carlos, Calle Real de la Alhambra, Granada, should read Rehder, Carlos, Plaza de la Mariana 8, Granada.

Note (1).—All persons or firms resident, carrying on business or being in the United Kingdom are prohibited from having, with any person or firm mentioned in this List, or in any List issued under the Trading with the Enemy (Statutory List) Proclamation, any dealings other than such as are expressly authorised by Paragraph 5 of the Proclamation. A List (The Consolidated List, No. 76A) consolidating all previous Lists up to and including that of the 21st February 1919, is in the press and will shortly be

published. This Consolidated List, together with List No. 77 of the 7th March 1919, and the List herewith annexed, contain all the names which up to this date are included in the Statutory List.

Additions to and variations in these Lists will be published at intervals approximately of

two weeks.

The Lists are published in the London Gazette and reproduced in the Board of Trade Journal, and separate copies of all Lists may be obtained at a small cost from the Superintendent of Publications, His Majesty's Stationery Office, Imperial House, Kingsway, W.C.

Note (2).—Where a firm is mentioned in the List, every partner in the firm is also included in the List, and all dealings with any partner in the firm, as well as all dealings with the firm, are prohibited; and conversely, all dealings with a firm, any partner in which is mentioned in the List, are also prohibited.

Note (3).—Where a person or firm mentioned in the List has more than one address in the country, or group of countries under which the name of the person or firm appears, all dealings in that country, or in any country in the group, with such person or firm are prohibited, even in cases where one only of the addresses or one only of the countries is specially mentioned.

Note (4).—Trading is prohibited under the Trading with the Enemy Proclamations of 25th June and 10th November 1915 with any person or firm of enemy nationality resident or carrying on business in China, Siam, Persia, Morocco, Liberia, or Portuguese East Africa. Persons or firms in the United Kingdom are therefore prohibited from trading with any person or firm of enemy nationality in any of those countries, even though such person or firm is not mentioned by name in the Statutory List.

Note (5).—In order to minimise as far as possible any inconvenience which may be caused to British traders by the dislocation of export trade owing to the inclusion in the Statutory List of a former connection, the Foreign Trade Department is collecting and classifying the names of non-enemy firms who may be able to act as substitutes for firms mentioned in the Statutory List. A considerable amount of information is already available at the Foreign Trade Department, and it is in many cases possible to suggest the names of satisfactory substitutes for individual firms on the Lists, without the necessity of referring the matter abroad. The Department is, however, prepared on application to inquire of His Majesty's Representatives abroad for the names of suitable substitutes. When the applicant wishes this done by telegraph he is required to undertake to pay the cost of telegraphic correspondence. It would greatly facilitate the work of the Foreign Trade Department if applicants, in making inquiries, would specify the particular trade or trades for which substitutes are required. General inquiries for new connections abroad should be addressed to The Comptroller-General, Department of Overseas Trade (Development and Intelligence), 73 Basinghall Street, London, E.C. 2.

Note (6).—The Statutory List for each country is telegraphed, on the day of issue, to His Majesty's Representative in that country, who is instructed to notify accordingly British Consular Officers, to whom persons abroad should apply for information as to names on the List. Persons and firms in the

United Kingdom with agencies or branches abroad would, however, be well advised to furnish such agencies or branches with issues of the List as they appear. The names on the Lists for all countries in Central or South America are also notified to His Majesty's Ambassador at Washington, who transmits them to H.M. Consul-General at New York and to other centres in the United States likely to be interested.

Note (7).—It is not unusual for firms in Holland and the Netherland East Indies to be registered under names commencing with descriptive terms such as "Handel Maatschappy" (Trading Company) or "Naamlooze Venootschap" (Limited Liability Company). In such cases it has been found more convenient to publish the firm under its proper name followed by the general descriptive term "Handel Maatschappy" or "Naamlooze Venootschap" (N.V.), as in the case of an English company. For instance, Handel Maatschappy van den Berg & Company, and Naamlooze Venootschap de Komeet v/h Dumonceau Frères will be found under "Berg" and "Komeet" respectively, and not under "Handel" or "Naamlooze."

At the Council Chamber, Whitehall, the 21st day of March 1919.

By the Lords of His Majesty's Most Honourable Privy Council.

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 10th day of May 1917, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

And whereas by subsequent Orders of Council, and by the Proclamations dated respectively the 18th day of December 1918 and the 12th day of March 1919, the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 10th day of May 1917, as amended and added to by subsequent Orders of Council, and by the

Proclamations dated respectively the 18th day of December 1918, and the 12th day of March 1919, should be further amended by making the following amendments in and additions to the Schedule to the same:—

- (1) That the following headings should be deleted:—
 - (A) Barrels and casks, wooden (other than such barrels and casks as contain goods to be shipped for exportation and are allowed by the Commissioners of Customs and Excise to be shipped as the containers of such goods), whether whole or in shooks, and their distinctive component parts;
 - (B) Chrome ore;
 - (A) Cork and cork dust;
 - (A) Cotton, raw;
 - (A) Cryolite;

Ferro-alloys, the following:-

- (B) Ferro-vanadium;
- (A) Glucose;
- (A) Goldbeaters' skin;
- (A) Lead, dry white;
- (A) Paper, waste;
- (A) Paraffin wax;

Provisions and victuals which may be used as food for man, the following:—

- (A) Rice and rice flour and articles, mixtures and preparations containing rice or rice flour;
- (A) Resins;

Silk and silk manufactures, the following:—

- (A) All threads, yarns and twists of Tussah silk and of artificial silk;
 - (A) Cocoons;
- (A) Raw silk and all threads, yarns and twists thereof;
- (A) Silk waste of all kinds (including artificial silk waste), and all threads, yarns and twists thereof including noils and noil yarns;
- (A) Steel hawsers;
- (B) Wire, card;
- (B) Wire, heald;
- (B) Wire, of iron or steel;
- (B) Wire netting of iron or steel;
- (B) Wire, reed;
- (B) Wire rope of iron or steel.
- (2) That the following headings should be added:—
 - (A) Cotton, Egyptian;
 - (B) Cotton, raw, other than Egyptian;
 - (A) Glucose, liquid;

Provisions and victuals which may be used as food for man, the following:—

(A) Rice and rice flour;

Silk and silk manufacturers, the following:-

- (A) Silk, raw, thrown and waste;
- (A) Artificial silk yarn .

Now, therefore, their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

At the Council Chamber, Whitehall, the 21st day of March 1919.

By the Lords of His Majesty's Most Honourable Privy Council.

HEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order, made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 10th day of May 1917, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

And whereas by subsequent Orders of Council, and by the Proclamations dated respectively the 18th day of December 1918, and the 12th day of March 1919, the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 10th day of May 1917, as amended and added to by subsequent Orders of Council, and by the proclamations dated respectively the 18th day of December 1918, and the 12th day of March 1919, should be further amended by making the following additions to the Schedule to the same:—

- (1) That the articles mentioned below, which shall constitute List D of prohibited exports, should, so far as they are not already prohibited, be prohibited to be exported to Turkey, Bulgaria and Ports on the Black Sea:—
 - (D) Aircraft of all kinds, including aeroplanes, airships, balloons and their component parts, together with accessories and articles suitable for use in connection with aircraft;
 - (D) Apparatus which can be used for the storage or projection of compressed or liquefied gases, flame, acids or other destructive agents capable of use in warlike operations, and their component parts;

(D) Armour plates;

(D) Armoured motor cars;

(D) Arms of all kinds, including arms of sporting purposes and their component

(D) Barbed wire and implements for fixing and cutting same;

(D) Camp equipment, articles of, and their component parts;

(D) Clothing and equipment of a distinctively military character;

(D) Electrical appliances, adapted for use in war, and their component parts;

(D) Explosives specially prepared for use in war;

(D) Field glasses;

(D) Gases for war purposes;(D) Guns and machine guns;

(D) Gun mountings;

(D) Limbers, military waggons of all descriptions;

(D) Harness or horse equipment of a military character;

(D) Implements and apparatus designed exclusively for the manufacture of munitions of war or for the manufacture or repair of arms or of war material for use on land or sea;

(D) Mines, submarines, and their com-

ponent parts;

(D) Projectiles, charges, cartridges and grenades of all kinds and their component parts;

(D) Rangefinders and their component parts;

(D) Searchlights and their component parts;

(D) Submarine sound signalling apparatus;
(D) Materials for wireless telegraphs;

(D) Torpedoes;

- (D) Warships, including boats and their component parts of such a nature thay they can only be used on a vessel of war; and those articles marked either A or B in the schedule to the Proclamation dated the 10th day of May 1917, as amended or as may be amended by subsequent Orders of Council or Proclamations, which are not included in the above List.
- (2) That in addition to the articles indicated above, the articles mentioned below, which shall constitute List E, of prohibited exports, should be prohibited to be exported to Bulgaria:—

(E) All articles for use in transportation on land;

(E) Saddle or pack animals, vehicles, motor cars, bicycles and their component parts;

(E) Locomotives and rolling stock;

- (E) Telegraphs and telephones and their component parts, and materials for use therewith.
- (3) That, notwithstanding the Order of Council of the 1st day of October 1918, as amended by subsequent Orders of Council, which has the effect of placing on List C all goods not included in Lists A or B of prohibited exports, all articles not included in the aforesaid List A or List B may be exported to Turkey, Bulgaria and Ports on the Black Sea without licence except the articles included in the above-mentioned Lists D and E.

Now, therefore, their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

. Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

Whitehall. March 19, 1919.

The KING has been pleased to issue a Commission under His Majesty's Royal Sign Manual to the following effect:—

GEORGE R.I.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith, to

Our Trusty and Well-beloved :-

Sir Charles Henry Sargant, Knight, one of the Judges of Our High Court of Justice (Chancery Division);

Robert John Strutt, Esquire, Fellow of the Royal Society (commonly called the Honourable

Robert John Strutt);

Sir James Johnston Dobbie, Knight, Doctor of Science, Doctor of Laws, Fellow of the Royal Society, Principal of the Government Laboratories;

George Lewis Barstow, Esquire, Companion of Our Most Honourable Order of the Bath, a

Principal Clerk in the Treasury;

William Temple Franks, Esquire, Companion of Our Most Honourable Order of the Bath, Comptroller-General of Patents, Designs and Trade Marks;

Alfred Clayton Cole, Esquire; Halford John Mackinder, Esquire; and Robert Young, Esquire,

Greeting!

. Whereas by Section 29 of the Patents and Designs Act, 1907, it is enacted as follows, that is to say:—

"A patent shall have to all intents the like effect as against His Majesty the King as it has

against a subject.

Provided that any Government department may, by themselves, their agents, contractors or others, at any time after the application, use the invention for the services of the Crown on such terms as may, either before or after the use thereof, be agreed on, with the approval of the Treasury, between the department and the patentee, or, in default of agreement, as may be settled by the Treasury after hearing all parties interested."

And whereas recently and particularly in connection with the present War there has been an exceptional user by the Navy, Army, Air Force, Ministry of Munitions and other Government Departments of inventions pro-

tected by Letters Patent:

And whereas there may also have been the like exceptional user of inventions, designs, drawings or processes which, though not protected against the Crown under the said Act or otherwise, may have been of such merit or utility as to render it proper that the inventor, author or owner thereof should receive some remuneration from the Treasury in respect of such user:

And whereas, under the circumstances aforesaid, an unduly heavy burden has been cast upon the Treasury in relation to the settlement of the terms of user of patented inventions under the aforesaid Section 29, and otherwise under that section, and also in relation to fixing any proper remuneration in respect of the other matters hereinafter mentioned:

And whereas We have deemed it expedient

in the premises that a Commission should forthwith issue for the purposes and with the powers

hereinafter appearing:

Now know ye that We, reposing great trust and confidence in your knowledge and ability, have authorized and appointed, and do by these Presents authorize and appoint you the said Sir Charles Henry Sargant (Chairman); Robert John Strutt; Sir James Johnston Dobbie; George Lewis Barstow; William Temple Franks; Alfred Clayton Cole; Halford John Mackinder and Robert Young to be Our Commissioners for the purposes and with the powers following, that is to say:—

- (1) In any case of user or alleged user of any patented invention for the services of the Crown by any Government Department and of default of Agreement as to the terms of user, the Commissioners, upon the application of the patentee and agreement to accept their determination, may proceed to settle and may settle the terms of user in lieu and place of the Treasury: Provided that the Commissioners shall not actually award to the patentee any sum or sums of money whether by way of a gross sum or by way of royalty or otherwise which shall together exceed an aggregate sum of £50,000 beyond and in addition to any allowance the Commissioners may think fit to make for outlay and expenses in connection with the invention: But the Commissioners, if of opinion that the Patentee is fairly entitled to a remuneration exceeding the said aggregate sum of £50,000, may make a recommendation to the Treasury as to any such excess, with a statement of their reasons for such recommendation.
- (2) In any case where terms of user of any patented invention (including any terms as to selling for use, licensing or otherwise dealing with any article made in accordance therewith, or any terms as to assignment of an invention under Section 30 of the Act) have been agreed or are in course of agreement between the patentee and any Government Department, the Commissioners may on the application of the Treasury make any recommendation as to the giving or withholding by the Treasury of approval of such agreement or proposed agreement, and may assist in adjusting or determining any term or terms of any proposed agreement as to which the parties may not be fully agreed.
- (3) In any case of user or alleged user for the services of the Crown by any Government Department of any inventions, designs, drawings or processes which, though not conferring any monopoly against the Crown or any statutory right to payment or compensation, may nevertheless appear from their exceptional utility or otherwise to entitle the inventor, author or owner thereof to some remuneration for such user (including user by way of selling for use, licensing or otherwise dealing with any articles made in accordance therewith) the Commissioners may, on the request of the Treasury, inquire into the circumstances of the case and may make a recommendation to the Treasury as to the remuneration (if any) that is proper to be allowed therefor.

And for the better effecting the purposes of this Our Commission. We do by these Presents authorize you to sit in two divisions, each division consisting of such three or more of you as the said Sir Charles Henry Sargant shall determine: and to allocate to the two said

divisions such of the matters submitted for your consideration as you may deem expedient.

And We do by these Presents give and grant unto you full power to call before you such persons as you shall judge likely to afford you any information upon the subject of this Our Commission; to call for information in writing; and also to call for, have access to, and examine all such books, documents, registers and records as may afford you the fullest information on the subject, and to inquire of and concerning the premises by all other lawful ways and means whatsoever.

And We do by these Presents authorize and empower you to visit and personally inspect such places as you may deem it expedient so to inspect for the more effectual carrying out of

the purposes aforesaid.

And We do by these Presents will and ordain that this Our Commission shall continue in full force and virtue, and that you, Our said Commissioners, may from time to time proceed in the execution thereof, and of every matter and thing therein contained, although the same be not continued from time to time by adjournment.

Provided that, should you deem it expedient, the powers and privileges hereinbefore conferred on you shall belong to, and may be exer-

cised by, any one or more of you.

And We do further ordain that you have liberty to report your proceedings under this Our Commission from time to time, if you shall

judge it expedient so to do.

And Our will and pleasure is that you do, from time to time, report to the Lord Commissioners of Our Treasury, under hand and seal, your opinions upon the matters herein submitted for your consideration.

Given at Our Court at Saint James's, the nineteenth day of March, one thousand nine hundred and nineteen, in the ninth year of Our Reign.

By His Majesty's Command.

EDWARD SHORTT.

Lord Chamberlain's Office, St. James's Palace, S.W. 21st March 1919.

The KING has been pleased to appoint Major the Honourable Richard Frederick Molyneux, M.V.O., to be one of the Grooms in Waiting in Ordinary to His Majesty.

> Lord Chancellor's Office, 19th March 1919.

LUNACY ACTS, 1890 AND 1891.

Notice is hereby given, in accordance with the Rules Publication Act, 1893, that the Lord Chancellor proposes to make Rules under s. 338 of the Lunacy Act, 1890, amending the Lunacy Rules, 1892 and 1893. Copies of the Draft Rules may be obtained on application at H.M. Stationery Office, Imperial House, Kingsway, W.C. 2.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W., 20th March 1919.

The KING has been graciously pleased to. give orders for the following promotion in the Most Honourable Order of the Bath for valuable services rendered in connection with the War. Dated 20th March 1919:—

To be an Additional Member of the Military Division of the First Class or Knights Grand Cross, of the said Most Honourable Order.

General Sir John Steven Cowans, G.C.M.G., K.C.B., M.V.O., Quartermaster-General to the Forces.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 22nd March 1919.

The KING has been graciously pleased to give orders for the following appointments to the Most Excellent Order of the British Empire for valuable services rendered to the Mesopotamian Expeditionary Force. The appointments to date from the 1st January 1919:—

To be a Commander of the Civil Division of the said Most Excellent Order.

The Right Reverend Henry Bickersteth Durrant, D.D.

To be Officers of the Civil Division of the said Most Excellent Order.

Alfred Angelo, Esq. Archibald Fairhurst, Esq. Aeneas Ronald M'Donnell, Esq. Ian Moir, Esq.

To be Members of the Civil Division of the said Most Excellent Order.

Edgar Vincent Arklie, Esq.
Miss Nellie Barker.
Albert Joseph Booth, Esq.
Eugene Cosgriff, Esq.
Miss Ellen Mary Lorraine.
Shujath Ali, Esq.
Mesrop Gabriel Thaddeus, Esq.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 22nd March 1919.

The KING has been graciously pleased to give orders for the following appointments to the Most Excellent Order of the British Empire for valuable services rendered to the East African Expeditionary Force. The appointments to date from 1st January 1919:—

To be Commanders of the Civil Division of the said Most Excellent Order.

The Honourable Jacob William Barth. Archibald Campbell Macdonald, Esq.

To be an Officer of the Civil Division of the said | Miss Mabel Richardson, Most Excellent Order.

Rupert William Hemsted, Esq.

To be Members of the Civil Division of the said Most Excellent Order.

Mrs. Helen Muriel Barton-Wright.

Mrs. Kathleen Legat.

Miss Clara Maud Llewellyn.

Mrs. Enid Philips.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 22nd March 1919.

The KING has been graciously pleased to give orders for the following appointment to the Most Excellent Order of the British Empire for valuable services rendered in connection with military operations on the North-West Frontier of India. The appointment to date from 1st January 1919:—

To be an Officer of the Civil Division of the said Most Excellent Order.

Francis Montague Algernon Beatty, Esq., Superintendent, 2nd Grade, Punjab Police.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 22nd March 1919.

The KING has been graciously pleased to give orders for the following appointments to the Most Excellent Order of the British Empire, for valuable services rendered during the War in Military Record Offices in the United Kingdom. The appointments to date from the 1st January 1919 :--

To be Members of the Civil Division of the said Most Excellent Order.

Mrs. Amelia Martha Baillie,

Lady Superintendent, Royal Army Service Corps Record Office, Woolwich.

Miss Ethel Louisa Herries Blewitt,

Welfare Secretary, Royal Engineers Record Office, Chatham.

Miss Fanny Fletcher,

Acting Lady Superintendent, Infantry Record Office No. 2, Warley.

Miss Rosina Marion Hall,

Civilian Subordinate Supervisor, Infantry Record Office, London.

Dennis Donald Leary, Esq.,

Deputy Superintendent Clerk, Infantry Record Office No. 1, Shrewsbury.

Thomas Millward, Esq.,

Superintending Clerk, Royal Army Service Corps Record Office, Woolwich.

William Sharp Nettleship, Esq.,

Superintending Clerk, Infantry Record Office, Perth.

Lady Supervising Clerk, Cavalry Record Office, York.

John Roark, Esq.,

Deputy Superintending Clerk, Infantry Record Office No. 2, Preston.

Miss Florence Alice Roberts,

Head Supervisor, Machine Gun Corps Record Office, London.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 22nd March 1919.

The KING has been graciously pleased to give orders for the following appointments to the Most Excellent Order of the British Empire for valuable services in connection with the War. The appointments to date from 1st January 1919 :-

To be an Officer of the Civil Division of the said Most Excellent Order.

Miss Helen Pierce.

To be Members of the Civil Division of the said Most Excellent Order.

Miss Grace Gordon. Francis Raoul Joyce, Esq.

Foreign Office (Foreign Trade Dept.), 14th March 1919.

CHINA.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to China may be consigned :-

Bank of Canton, Shanghai. Russian American Trading Co., Shanghai. Tek Hua Dispensary, Swatow.

Whitehall, March 18, 1919.

The KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, to appoint Major-General William Fry, C.B., C.V.O., to be Lieutenant-Governor of the Isle of Man.

Whitehall, March 18, 1919.

The KING has been pleased, by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, to grant unto Lieutenant (acting Captain) the Honourable Philip Plantagenet Cary the Office of Bluemantle Pursuivant of Arms, vacant by the promotion of Gerald Woods Wollaston, Esq., M.V.O., to the Office of Richmond Herald.

Downing Street, 18th March 1919.

The KING has been pleased to approve of the reappointment of James Howie, Esq., to be an Unofficial Member of the Legislative Council of the Colony of the Gambia.

Downing Street, 20th March 1919.

The KING has been pleased to approve of the retention of the title of "Honourable" by John Charles M'Corkill, Esq., lately a Puisne Judge of the Superior Court of Quebec.

Downing Street, 21st March 1919.

The KING has been pleased to give directions for the appointment of Giuseppe Cremona, Esq., LL.D. (Magistrate of Judicial Police, Gozo), to be one of His Majesty's Judges for the Island of Malta.

DEFENCE OF THE REALM REGULATIONS.

PILOTAGE ORDER—HOLM ISLAND TO MAINLAND.

An Order dated the 27th day of March 1917, made by us for the Pilotage district North of a line drawn due west from the southern extremity of Holm Island to Mainland is hereby revoked as from the 31st day of March 1919. This revocation shall not affect the previous operation of the said Order or the validity of any action taken thereunder or the liability to any penalty or punishment in respect of any contravention or failure to comply with the said Order prior to this revocation, or any proceeding or remedy in respect of such penalty or punishment.

Given under our hands this 19th day of March 1919.

H. L. HEATH, HUGH TOTHILL.

Being two of the Commissioners for executing the Office of the Lord High Admiral of Great Britain and Ireland, &c.

NOTICE OF INTENDED DISTRIBUTION OF NAVAL SALVAGE MONEY.

Department of the Accountant-General of the Navy, Admiralty, S.W. 1, 17th March 1919.

Notice is hereby given to the Officers, Seamen, and Marines, and to all persons interested therein, that the distribution of the undermentioned awards for salvage services by H.M. Ships will commence on Wednesday, the 19th instant, in the Prize Branch of the Department of the Accountant-General of the Navy, Admiralty, S.W. 1.

All applications from persons entitled to share, who are not now serving, should be addressed "On Prize Business:—to the Accountant-General of the Navy, Admiralty, London, S.W. 1." Such applications (except in the case of Commissioned Officers) should be accompanied by Certificates of Service.

Salvage of-

Steamships "Nubian" and "Clan Menzies" by H.M. Tug "Cairnsgarth" on 26th and 27th November 1917.

Steamship "City of Lincoln" by H.M. Tugs "Zaree" and "Revenge" and H.M. Trawlers "Foss" and "City of Edinburgh" on 19th, 20th and 21st September 1917.

Steamship "Comrie Castle" by H.M.S. "Challenger" and "Pioneer" on 17th-21st February 1916.

Civil Service Commission, 21st March 1919.

The Civil Service Commissioners hereby give notice that an Open Competitive Examination for situations as Assistant Clerk (Abstractor Class) in Departments in the Civil Service will be held in London, Edinburgh, Dublin, Birmingham, Leeds and Liverpool, commencing on the 24th July 1919, under the Regulations dated the 1st April 1910, and published in the London Gazette of the same date.

Not fewer than 100 candidates will be declared successful on the result of this Examination, if so many should be found qualified.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 19th June, an application, in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

Scottish Office Provisional Order—Session 1919.

EDINBURGH CORPORATION.

(To Provide for the Adaptation and Conversion and Working by the Corporation of the Existing and Authorised Tramways of the Corporation by Electrical Traction; Borrowing Powers for these Purposes and for Providing Tramway Equipment; Application of Tramway Funds; Amendment of Corporation Superannuation Order; Demolition, &c., of Houses &c.; Application Incorporation and Amendment or Repeal of Acts and Orders, and Other Purposes.)

OTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of April next by Petition under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for a Provisional Order (hereinafter called "the Order") to be promoted by the Corporation of the City of Edinburgh (hereinafter called "the Corporation") for the following or some of the

following objects powers and purposes (that is to say):—

- 1. To amend, enlarge, extend, or alter and vary the provisions of the Edinburgh Municipal and Police Acts 1879 to 1916 relative to the Adaptation and Conversion of the Edinburgh Corporation Tramways existing and authorised to electric traction in lieu of or in substitution for cable power and to the working by the Corporation of the said tramways so far as may be necessary or expedient for the purpose of such adaptation conversion and working.
- 2. To provide for the exercise and the carrying out of the existing powers of the Corporation for the Adaptation and Conversion of the Corporation Tramways existing and authorised to electric traction and for the working by the Corporation of the said Tramways all as authorised by and in accordance with and subject to the provisions of the Corporation Tramway Acts and Orders relating to the Edinburgh Corporation Tramways or subject to such other and further powers as the Order may prescribe or as may be necessary for effecting and carrying out such purposes.
- 3. To authorise the Corporation in addition to any existing borrowing powers to borrow and reborrow money for the purposes of the adaptation conversion and working by the Corporation of the Edinburgh Corporation Tramways, for the equipment of the said Tramways existing and authorised and for the purchase of cars and rolling stock, for the adaptation enlargement alteration extension or provision of Tramway Depots and other tramway requirements and to exercise such borrowing powers by mortgage or by cash credit, or by annuity or by short loans on simple receipt bills or promissory notes or otherwise or by the creation and issue of stock on security of the tolls rates duties and assessments leviable under the Edinburgh Municipal and Police Acts 1879 to 1916 or some one or more of the said Acts and the Corporation Stock Act 1894 and any Act or Order amending the said Acts or on such other security as may be provided in the said Acts and the provisions of the said Edinburgh Municipal and Police Acts 1879 to 1916 in regard to a sinking fund or sinking funds for repayment of moneys borrowed or the redemption of such stock will or may with such variations and amendments as the Order will or may prescribe be applied to the moneys borrowed and to be borrowed or raised for the aforesaid purposes under the authority of the Order.
- 4. To authorise the Corporation to impose assess levy and recover tolls rates duties assessments and charges for the purposes of the Order under and in terms of the powers and provisions of the Edinburgh Municipal and Police Acts 1879 to 1916 or otherwise as the Order may provide and to alter vary amend or enlarge tolls rates duties and assessments and charges and to confer vary or extinguish exemptions from payment of tolls rates duties assessments and charges.
- 5. To authorise the Corporation to use and apply any tramway moneys in the hands of the Corporation or which may be received by the Corporation in consequence of or in connection with the expiration of the existing lease of the Tramways in such way and manner and for such Tramway purposes as the Corporation may think fit.

- 6. To provide that in the case of any Officials and Servants in the employment of the Corporation being contributors to the Corporation Superannuation Fund under the Edinburgh Corporation (Superannuation) Order 1906 who have served with His Majesty's Forces in the war or have been employed under the Admiralty or Army Council or Ministry of Munitions or any Government Department the period of such service in each such case shall for the purposes of the said Edinburgh Corporation Superannuation Order be computed as service with the Corporation.
- 7. To provide that the operation of the Edinburgh Corporation (Superannuation) Order 1906 and any Act or Order amending the same shall be suspended in such way and manner and for such time as may be determined by the Corporation or prescribed in the Order in so far as the said Order and any Act or Order amending the same may be applicable to any Officials and Servants who may be employed by the Corporation subsequent to 31st December 1918 for the purposes of and in connection with their Tramway undertaking, and to amend or alter the provisions of the said Superannuation Order and any Act or Order amending the same accordingly, and to make such further or other provisions in regard to the exclusion from the Superannuation Fund or otherwise of the said Officials and Servants as may be deemed necessary or desirable.
- 8. To authorise the Corporation where any house or building has been declared by Order made under the provisions of the Edinburgh Municipal and Police Acts 1879 to 1916 or otherwise to be unfit for human habitation and such Order has remained operative for such period as the Order may define to order the demolition of such house or building and in the event of such Order not being carried out by the Owners or other persons liable to carry out the same to authorise the Corporation to demolish the house or building and sell, remove, or otherwise dispose of the materials thereof.
- 9. To enter into and carry into effect agreements with any person with respect to any of the objects and purposes of the Order and any matters relating or incidental thereto and to confirm any agreement made or to be made in relation to such objects and purposes.
- 10. To amend the provisions of the Royal Charter of the Royal Infirmary of Edinburgh of 1736 and the Edinburgh Royal Infirmary Act 1870 and Section 94 of the Edinburgh Corporation Act of 1913 with respect to the election and number of Managers and to provide for an increase of the Managers and for their election.
- 11. To amend the Edinburgh Corporation Order 1901 in so far as regards the provisions thereof relating to the Supplementary Valuation Roll of the Burgh and to provide for the inclusion in such Supplementary Valuation Roll of lands and heritages which may have come into existence or occupancy after the completion of the principal Roll or to make such further or other provision thereanent as may be deemed necessary or advisable.
- 12. The Order will vary or extinguish all rights, restrictions, powers, authorities, jurisdictions, privileges, servitudes and exemptions

inconsistent with or which would or might | Scottish Office Provisional Orderin any way interfere with the objects or purposes of the Order and will confer, vary or extinguish other rights, powers, authorities, jurisdictions, privileges, servitudes and exemptions.

13. The Order will incorporate with or without modification alteration or amendment the provisions or some of the provisions of the following Acts or some of them or some part or parts of those Acts, viz.:—The Edinburgh Municipal and Police Acts 1879 to 1916, The Edinburgh Electric Lighting Orders 1891 to 1914, The Electric Lighting Acts 1882 to 1909, The Tramways Act 1870, The Edinburgh Tramways Tramways Act 1871, The Edinburgh Northern Tramways Act 1884, and all other Acts or Orders relating to the Edinburgh Street Tramways Company and the Edinburgh Northern Tramways Company respectively and the Edinburgh Corporation Tramways Act 1893 and all other Acts and Orders relating to the Edinburgh Corporation Tramways existing and authorised and will confer upon the Corporation and make applicable with any such alterations or amendments as the Order may prescribe all or some of the provisions of the aforesaid Acts and Orders or any of them and the powers, authorities, rights and privileges which the Corporation now have or may exercise with respect to their tramways and works under any of the said Acts and Orders.

14. To alter, amend, extend and enlarge or to repeal so far as it may be necessary or desirable for the purposes of the Order all or some of the powers and provisions of the Edinburgh Municipal and Police Acts 1879 to 1916, The Tramways Act 1870, The Edinburgh Tramways Act 1871, The Edinburgh Northern Tramways Act 1884 and all other Acts of and relating to the Edinburgh Street Tramways Company and the Edinburgh Northern Tramways Company, The Edinburgh Corporation Tramways Act 1893 and all other Acts and Orders of and relating to the Edinburgh Corporation Tramways existing and authorised.

15. The Petition for the Order and printed copies thereof and of the Draft Order will be lodged at the Office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of April next and on or before the same date a printed copy of the Draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

16. The subsequent procedure will be by way of Provisional 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 and the deposits will, subject to the Standing Orders of Parliament, apply to such Bill.

Dated this 20th day of March 1919.

A. GRIERSON, S.S.C., Town Clerk, Edinburgh.

BEVERIDGE & Co., 23 Abingdon Street, Westminster, Parliamentary Agents. April, 1919.

Private Legislation Procedure (Scotland) Act, 1899.

GREENOCK IMPROVEMENT.

(Power to Corporation of Greenock to execute Street Works; Compulsory Purchase of Lands, Houses and Property; Stopping-up of and Interference with Streets, Roads, &c.; Part Purchase of Properties; Deviation; Taking Down and Removal of Buildings; Underpinning; Extinguishment of Rights, &c.; Provisions as to Acquisition, Closing and Demolition of the North Parish Church, the Provision of a Site for and Erection of a new Church and Hall and the Endowment thereof; Acquisition of Old West-Kirk Burial Ground; the Formation of a New Churchyard or Burial Ground; the Removal of Human Remains, &c.; Power to Corporation to sell or otherwise dispose of Lands; Borrowing Powers; Rates, Assessments and Charges; Power to Trustees of the Port and Harbours of Greenock to close and to lease or otherwise use and administer the Site of the West Harbour of Greenock and the Docks, Breasts, Quays, and Works connected therewith; Deviation of Railway of Glasgow and South-Western Railway Company and Application of Funds of that Company; Power to said Trustees to construct Railway, to run over certain Railways of Glasgow and South-Western Railway Company, to enter into working and other agreements with that Company and Caledonian Railway Company, and to borrow Money; Tolls, Rates and Charges; Gauge of Railways; Costs of Order; Incorporation Application Amendment or Repeal of Acts and Orders; Other Purposes:-

OTICE is hereby given, that application is intended to be made to the Secretary for Scotland on or before the 17th day of April next under the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for a Provisional Order (hereinafter called "the Order") for effecting the following or some of the following among other purposes (that is to say):-

1. To authorise the Corporation of Greenock (hereinafter called "the Corporation") to make, construct, maintain and use the street works hereinafter mentioned, with all necessary and proper works and conveniences connected therewith, in the lines and according to the levels shown on the plans and sections hereinafter mentioned: and to enter upon, take, acquire, hold and use compulsorily or by agreement the lands, houses and property delineated on the said plans and described in the book of reference hereinafter mentioned as may be required for the purposes thereof, and to abolish rights, servitudes and restrictions, and to acquire easements, rights and servitudes in, under, through or over the same. The said street works will be wholly situate in the Parish and Burgh of Greenock, in the County of Renfrew (hereinafter called "the Burgh"), and are as follows:-

Work No. 1.—A widening and improvement

of Laird Street on its eastern side, together with an alteration of levels between points respectively 34 yards or thereabouts north and 36 yards or thereabouts south of the southern side of Clarence Street.

Work No. 2.—A diversion, straightening and alteration of levels of Laird Street between a point 36 yards or thereabouts south of the southern side of Clarence Street and the northern side of Crawfurd Street.

Work No. 3.—A widening and improvement of Crawfurd Street on its northern side between a point 5 yards or thereabouts west of the western side of Laird Street and the western side of Nicolson Street.

Work No. 4.—A widening and improvement of Charles Street on its eastern side and of Hunter Place on its northern side, from a point in Charles Street in line with the northern side of Crawfurd Street to a point in Hunter Place at or near the western face of the electricity substation of the Corporation.

Work No. 5.—A widening and rounding off of the north side of Hunter Place and the west side of Vennel, from a point in Hunter Place 8 yards or thereabouts west of its junction with Vennel to a point in Vennel 8 yards or thereabouts north of the said junction.

Work No. 6.—A widening and improvement of Dalrymple Street and Shaw Street on the northern sides thereof respectively, from the eastern side of Vennel to the western side of Shannon's Close.

2. To authorise the Corporation to take appropriate and acquire compulsorily or by agreement and to enter upon hold use and appropriate all or any of the following lands, houses and property wholly situate within the Burgh and in the parish and County aforesaid or any part thereof for the purpose of improving the Burgh or such other purposes as the Corporation may think fit or as may be provided by the Order. The said lands and property are the following:—

Area A.—The lands houses and other property situate within the area marked "A" and delineated on the plans hereinafter mentioned bounded as follows:—

On the north by the shipbuilding yard belonging or reputed to belong to Caird and Company Limited on the east partly by the said shipbuilding yard and partly by West Burn Square on the south by the northern side of Crawfurd Street and on the west partly by the west boundary of the said shipbuilding yard partly by the eastern side of Laird Street and partly by a line in prolongation southwards of the west boundary of the said shipbuilding yard to the north side of Crawfurd Street at a point 3 yards or thereabouts west of the junction of that street with Laird Street.

Area B.—The lands, houses and other property situate within the area marked "B" and delineated on the plans hereinafter mentioned bounded as follows:—

On the north by the half width of West Quay at a point 124 yards or thereabouts north of the centre line of West Breast on the east by the centre line of West Quay again on the north partly by the centre lines of West Breast and of East Breast and partly by the south side of East Breast, again on the east by the west side of Shannon's Close, on the south by

the north sides of Shaw Street and Dalrymple Street, again on the east by the west side of Vennel, continuing on the south by the north side of Hunter Place, and on the west by the east side of Charles Street, and a line in prolongation thereof to the north side of Dalrymple Street and on the north-west and again on the west by the shipbuilding yard hereinbefore referred to.

Area C.—The lands, houses and other property known as "Seafield" belonging or reputed to belong to Caird and Company Limited, situate within the area marked "C" and delineated on the plans hereinafter mentioned bounded as follows:—

On the north-east by the Esplanade, on the southeast by Campbell Street, on the south-west by property belonging or reputed to belong to David M'Millan, again on the south-east partly by property belonging or reputed to belong to the said David M'Millan, partly by property belonging or reputed to belong to Donald MIntyre, and partly by property belonging or reputed to belong to Mrs. Susan F. Crawford, again on the south-west partly by property belonging or reputed to belong to the said Mrs. Susan F. Crawford, partly by property belonging or reputed to belong to Robert Orr Tarbet, and partly by property belonging or reputed to belong to James Robertson, again on the north-west partly by property belonging or reputed to belong to James Lapthorn, partly by property belonging or reputed to belong to William Charles M'Kellar, partly by property belonging or reputed to belong to Mrs. Isabella Cruick-shanks or Rankin, and partly by property belonging or reputed to belong to Mrs. Helen Brand Morison or Wardle.

3. To authorise the Corporation to stop up and discontinue the use by the public of the following streets, roads and places and portions of streets, roads and places or any of them or any part or parts thereof all situate within the Burgh and in the Parish and County aforesaid (namely):—

So much of Laird Street as is situate between the north side of Crawfurd Street and a point on the east side of Laird Street 36 yards or thereabouts south of the south side of Clarence Street, Caird Street, so much of Nicolson Street as is situate to the north of Crawfurd Street, Ropework Street, so much of Dalrymple Street as is situate between Nicolson Street and West Burn Street and between Charles Street and Vennel, West Breast, so much of East Breast as is situate between William Street and the east side of Cross Shore Street, so much of West Quay as is situate between West Quay Lane and a point in line with a prolongation of the south or inner face of the West Quay, West Quay Lane, Lindsay Lane, so much of Vennel as is situate between Dalrymple Street and West Breast, Bell Entry, so much of William Street as is situate between Shaw Street and East Breast, so much of Cross Shore Street as is situate between Shaw Street and East Breast, and so much of Harvie Lane as is situate between Hunter Place and Dalrymple Street.

and of East Breast and partly by the south side of East Breast, again on the east by the within the Areas A and B hereinbefore described, west side of Shannon's Close, on the south by

the northmost half of West Breast and East Breast and the eastmost half of West Quay, and to extinguish all servitudes or rights of way there in or over the same.

4. To empower the Corporation to acquire part only of or an easement right or servitude in, over or under any lands, houses or other buildings or manufactories without being subject to the provisions of Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845.

5. To enable the Corporation to deviate laterally from the lines of the street works hereinbefore described to the extent shown on the plans hereinafter mentioned, and to deviate vertically from the levels shown on the sections hereinafter mentioned or as may be provided by the Order.

6. To empower the Corporation to cross, stop up, appropriate, raise, lower, alter and divert temporarily or permanently, streets, roads, lanes, passages, footpaths, canals, sewers, drains, mains, gas and water pipes, telegraph and telephonic and electric wires, and apparatus and works of every description, and to raise or lower the level or surface of any street or road as far as may be necessary or expedient or convenient for carrying out and executing all or any of the objects and purposes of the Order and to make junctions communications and connections with existing streets and roadways.

7. To authorise the Corporation to use, apply and appropriate to any of the purposes of the Order any lands, houses and property already vested in or belonging to them or which may become vested in or to be acquired by them.

8. To authorise the Corporation to demolish, take down and remove buildings on any of the lands acquired or to be acquired for the purposes or under the authority of the Order or any of those purposes and to sell the materials thereof and to rearrange and lay out such lands or to use and appropriate the same and the soil and subsoil thereunder or under any street or roadway in such way and manner as the Corporation deem most expedient for the purposes of the Order and to exempt any such lands from the provisions of the Lands Clauses Acts relating to superfluous lands.

9. To empower the Corporation to underpin or otherwise secure or strengthen if necessary any houses or buildings or provide for access thereto which may be affected by the exercise of the powers of the Order or any of them and which may not be taken or be required for the purposes of the Order and to alter or improve the accesses or common passages of any houses or buildings which may be affected by the exercise of the powers of the Order.

10. To alter vary or extinguish abolish remove and discharge all rights restrictions prohibitions servitudes easements and privileges connected with the aforesaid lands houses and other property and the sites thereof to be acquired for the purposes of the Order or for any of such purposes howsoever constituted or created which would or might in any manner or way impede or interfere with or prevent the purchase acquisition or use thereof by the Corporation for the purposes of the Order or which would or might be inconsistent with the same and to provide that the Corporation may use any lands for such purposes as the Corporation may think fit notwithstanding any prohibition or restriction attaching to the use of such lands or the nature of erections or buildings built or to be built thereon or limiting the use thereof contained in any feu charter disposi-

tion deed or other instrument whatsoever or any Act or Order and to authorise the Corporation to hold and use the same freed and disburdened thereof.

11. To make provisions with respect to the taking and acquisition by the Corporation of the Church known as the North Parish Church (formerly known as the Old West Kirk) situate in Nicolson Street, Greenock, and the Churchyard or burial ground adjoining the same and other lands and hereditaments attached or belonging or appurtenant thereto, the payment to be made in respect of the acquisition of the said church, the purchase of a site for and the erection of a new church and hall within the Burgh and the endowment thereof, the acquisition of the Old West Kirk burial ground, or otherwise the closing and demolition of the existing church, the removal of human remains therein and in the churchyard or burial ground and the re-interment thereof and the re-erection of memorials and tombstones, and for the use of the site in such manner as may be prescribed by the Order and to provide for the formation of another churchyard or burial ground upon any portion of the lands comprised within the Area C hereinbefore described in lieu of the existing churchyard or burial ground.

12. To confer all necessary powers and make any necessary provisions for the substitution of such new church and churchyard or burial ground for the existing church and churchyard or burial ground including powers for dealing with endowments, emoluments annuities and rights appertaining to the existing church and for the extinguishment of any existing rights in or to the church, and the churchyard or burial ground whether private or public or in the endowments or emoluments appertaining thereto.

13. To authorise the conveyance to the Corporation by all or any parties interested of the said church, churchyard or burial ground and other lands and hereditaments, and the grant and delivery to the Corporation of all dispositions and conveyances necessary to vest the same in the Corporation and to provide for the vesting thereof in the Corporation free from all ecclesiastical and other trusts, uses, purposes, obligations, disabilities and restrictions and to confer other rights and privileges, and to confirm or give effect to any agreements made or to be made in relation to the acquisition of the said church, churchyard or burial ground and other lands and hereditaments.

14. To empower the Corporation to sell, convey, lease, feu, exchange or otherwise dispose of any lands acquired or to be acquired for the purposes of the Order freed and discharged of and from all restrictions thereon, and from rights in or over the same or any part thereof for such purposes and for such consideration and upon such terms and conditions as may be prescribed by the Order or as the Corporation deem expedient and to empower the Corporation to grant and execute all such conveyances, deeds and leases or other documents, and to enter into such agreements as may be necessary for carrying out all or any of the objects and purposes of the Order.

15. To extend and increase the present borrowing powers of the Corporation for all Corporation purposes, and for all or any of the purposes of the Order and to authorise them to apply their corporate funds and any moneys which they are at present authorised to borrow and to borrow

and re-borrow further moneys on mortgage bond, debentures, debenture stock and annuities or by cash credit or by deposit or otherwise or by any of those methods on the security of the rents or revenues to arise under the Order and also on the security of all rates, revenues and assessments levied or leviable by the Corporation within the Burgh and all the other estates and property of the Corporation and to make provision for establishing a sinking fund or sinking funds for the repayment of moneys so to be borrowed by them under such conditions as the Order may prescribe.

- 16. To authorise the Corporation to impose, assess, levy and recover rates, assessments and charges for the purchase or acquisition of lands, houses and other property and for the construction of works and for carrying out the other purposes of the Order to alter existing rates, assessments and charges and to confer, vary or extinguish exemptions from the payment of rates, assessments and charges.
- 17. To empower the Trustees of the Port and Harbours of Greenock (hereinafter called "the Trustees") to close and discontinue the use of and to fill up the harbour known as the West Harbour of Greenock lying within the Burgh, and the docks, breasts, quays and works in connection therewith and to relieve the Trustees from all or any statutory or other obligations to maintain, repair, renew and keep in proper condition the said harbour, docks, breasts, quays and works.
- 18. To enable the Trustees to lease or otherwise use and administer the site of the said harbour, docks, breasts, quays and works for such purposes and for such consideration and upon such terms and conditions as they think fit or as may be prescribed by the Order or to appropriate the same for the general purposes of their undertaking.
- 19. To make provision as to the application or disposal of any moneys received by the Corporation in respect of the sale, lease or other disposal by the Corporation of the lands acquired or to be acquired for the purposes of the Order and by the Trustees in respect of the lease use disposal or administration of the said harbour, docks, breasts, quays and works or any part thereof respectively.
- 20. To confer on the Corporation and the Trustees respectively all necessary and proper powers for effectually carrying out the objects and purposes aforesaid and of the Order.
- 21. To authorise the Corporation and the Trustees and each of them to enter into and carry out agreements with any persons for more effectually giving effect to and carrying out all or any of the purposes of the Order and to confirm any agreements, leases, conveyances, deeds, contracts or arrangements already made or which may be made previous to the confirmation of the Order in relation to any of the said lands and to the said harbour, docks, breasts, quays and works and to any of the objects and purposes of the Order.
- 22. To authorise the Corporation and the Trustees and each of them in any agreements made or to be made with any persons for the sale, lease or other disposal by the Corporation of the lands acquired or to be acquired for the purposes of the Order or any of them or any part or parts thereof and the leasing by the Trustees of the said harbour, docks, breasts, quays and works or any of them or any part or parts thereof to provide for the carrying out by the Corporation and the

persons of the works or powers or any of them which the Corporation and the Trustees or either of them are or may be authorised by the Order to make, construct and maintain or exercise or for the carrying out by any such persons themselves at their own cost of the construction and the maintenance by them of the said works so authorised or some part or parts thereof, such powers in the same way as the Corporation and the Trustees or either of them might themselves carry out the same.

- 23. To authorise the Corporation and the Glasgow and South-Western Railway Company or either of them to make, work and maintain the deviation railway hereinafter described or some part or parts thereof with all proper sidings, junctions, passing-places, loops, works and conveniences connected therewith and to enter upon, take and use compulsorily or by agreement such of the lands and property delineated on the plans and described in the book of reference hereinafter mentioned as may be required for the purposes thereof and to enter upon, stop up, open, break up and interfere with the streets and roads on which the same is intended to be laid. The said deviation railway will be wholly situate in the Burgh and in the Parish and County aforesaid, and is as follows:-
 - Work No. 7.—A deviation of the existing railway of the Glasgow and South-Western Railway Company authorised by the Greenock Corporation Order 1904 commencing in Albert Quay by a junction with the said railway at a point thereon in line with the east side of Roslin Street, and terminating in the shipbuilding yard belonging or reputed to belong to Caird and Company, Limited, by a junction with the said railway at a point thereon 2 yards or thereabouts measured in a westerly direction along the centre line thereof from Dalrymple Street.
- 24. To authorise the abandonment and discontinuance of the maintenance and use of so much of the said railway of the Glasgow and South Western Railway Company authorised by the Greenock Corporation Order 1904 as lies between the commencement and termination of the Deviation Railway Work No. 7 or some portion or portions thereof.
- 25. To authorise and provide for the vesting of the Deviation Railway Work No. 7 in the Glasgow and South Western Railway Company, and the levying of tolls, rates and charges in respect of the use thereof and to extend and make applicable thereto the provisions and enactments in relation to tolls, rates and charges applicable to the portion of railway for which it is to be substituted.
- 26. To authorise the Glasgow and South Western Railway Company to apply to the purposes of the Order any of their existing or authorised funds.
- 27. To empower the Trustees to make, work, use and maintain the railway hereinafter described or some part or parts thereof with all proper stations, sidings, junctions, passing-places, loops, works and conveniences connected therewith, and to enter upon, take and use compulsorily or by agreement such of the lands and property delineated on the plans and described in the book of reference hereinafter mentioned as may be required for the purposes thereof, and to enter upon, stop Trustees or either of them at the cost of any such | up, open, break up and interfere with the streets

and roads on which the same is intended to be laid. The said railway will be wholly situate in the Burgh and in the parish and county aforesaid, and is as follows:—

- Work No. 8.—A railway commencing by a junction with the said railway of the Glasgow and South Western Railway Company authorised by the Greenock Corporation Order 1904 at a point thereon 7 yards or thereabouts measured in an easterly direction along the centre line thereof from the east side of Charles Street, and terminating by a junction with the railway of the Trustees in Custom House Place at a point 3 yards or thereabouts measured in a westerly direction from the east side of the Custom House.
- 28. The Deviation Railway Work No. 7 and the Railway Work No. 8 (hereinafter together referred to as "the railways") or some parts thereof will be laid in the following streets or roads or one of them, so that at several places for a distance of 30 feet or upwards a less space than 10 feet 6 inches will intervene between the outside of the footpath and the nearest rail of the railway at the points or places indicated by a thick dotted line on the plans hereinafter mentioned (that is to say)

Laird Street and Customhouse Place.

- 29. The railways are intended to be constructed on a gauge of 4 feet $8\frac{1}{2}$ inches, and it is intended to run thereon engines, carriages, wagons and trucks adapted for use on railways.
- 30. To confer all necessary, proper and usual powers and make all such provisions in relation to the railways with respect to deviation whether within or beyond the limits prescribed by the Railways Clauses Consolidation (Scotland) Act 1845 and to interference with public and private property, rights, and interests and other matters, and to authorise the purchase of so much only as may be required for the purposes of the railways of any house, building, or manufactory without being subject to the liability imposed by Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845.
- 31. To extend and apply to the railways or either of them with or without modification all or some of the provisions of the Greenock Corporation Order, 1904, and to the Railway Work No. 8 call or some of the provisions of the Greenock Portand Harbours Consolidation Act, 1913.
- 32. To empower the Trustees and the Glasgow and South Western Railway Company and the Caledonian Railway Company or any of them to enter into and carry into effect agreements with respect to the construction, working, use, maintenance and management of the Railway Work No. 8 or any part or parts thereof the interchange, accommodation, conveyance, transmission and delivery of traffic, the supply and maintenance of engines, stock and plant and the employment of officers and servants and to confirm any agreements which have been or may be made with respect thereto prior to the confirmation of the Order.
- 33. To empower the Trustees and all companies and persons lawfully using the Railway Work No. 8|to run over and use with their engines and carriages for the purposes of traffic and with their officers and servants and upon such terms and conditions and on payment of such tolls, rates and

- charges as may be agreed upon or be settled by arbitration or defined by the Order all or any part of the railway of the Glasgow and South Western Railway Company authorised by the Order of 1904 and also the Deviation Railway Work No. 7 together with all sidings, junctions, machinery, works and conveniences connected therewith.
- 34. To empower the Trustees and all companies or persons lawfully using the Railway Work No. 8 to levy tolls, rates and charges for and in respect of the use of the same and the conveyance of traffic thereon and upon or in respect of the railways to be run over as aforesaid and to alter existing tolls, rates and charges and to confer, vary or extinguish exemptions from the payment of tolls, rates and charges.
- 35. To alter, amend and enlarge the existing borrowing powers of the Trustees and to enable them for all or any of the purposes of the Order to apply their existing funds and any moneys they are already authorised to borrow for any purposes and not required therefor and to borrow further money on mortgage or otherwise and to provide for the re-payment of any money so borrowed.
- 36. To make special provision with regard to the amount of purchase money and compensation to be paid in respect of the lands and servitudes and other property to be acquired under the Order and to provide that in estimating and determining the amount of such purchase money and compensation regard shall be had to the benefits accruing to and the increase in value of any other property of the persons claiming compensation or to whom such purchase money is payable resulting from or caused by the construction of the works proposed to be authorised or any of them and the exercise of the other provisions of the Order, and to other circumstances to be mentioned or referred to in the Order and to further provide that no sum of money shall be awarded in respect of any improvement, alteration or building made or erected or interest created whether by way of lease or otherwise after such date as may be mentioned in the Order, and that the same shall not be taken into consideration.
- 37. To render persons claiming compensation liable to pay costs in certain events, and to make provision for enabling them to amend their claims.
- 38. To provide for the settlement of cases of disputed compensation and for the appointment of a single arbiter.
- 39. To provide for the payment of the costs of the Order.
- 40. The Order will vary or extinguish all rights, restrictions, powers, authorities, jurisdictions, privileges, servitudes and exemptions inconsistent with or which would or might in any way interfere with the objects or purposes of the Order or any of them and will confer vary or extinguish other rights, powers, authorities, jurisdictions, privileges, servitudes and exemptions.
- 41. To provide that the provisions or some of the provisions of the Increase of Rent and Mortgage Interest (War Restrictions) Act, 1915, and of the Acts amending the same shall not apply in the case of houses and other property acquired or to be acquired under the powers and for the purposes of the Order.
- 42. To incorporate with or without modification or alteration the Lands Clauses Acts, the

Railways Clauses Consolidation (Scotland) Act | ject to the Standing Orders of Parliament apply 1845, the Railways Clauses Act 1863, the Tram- | to such Bill. ways Act 1870, the Burgh Police (Scotland) Acts 1892 to 1911, the Public Health (Scotland) Acts 1897 to 1907, the Roads and Bridges (Scotland) Act 1878, the Roads and Bridges (Scotland) Amendment Act 1888, and Acts amending the same with such amendments as the Order may prescribe.

43. To incorporate or to alter, amend, extend and enlarge or to repeal so far as may be necessary or desirable for the purposes of the Order the provisions or some of the provisions of the Greenock Corporation Order 1904 the Greenock Corporation Act 1909 and any other Acts or Orders relating to or affecting the Corporation or the Burgh, the Greenock Port and Harbours Consolidation Act 1913 and any Acts therewith incorporated; and any other Acts or Orders relating to or affecting the Trustees or their undertaking the Glasgow and South Western Railway Consolida-tion Act 1855 and any other Acts or Orders relating to or affecting the Glasgow and South Western Railway Company or their undertaking the Act 8 and 9 Vict. cap. 162 and any other Acts or Orders relating to or affecting the Caledonian Railway Company or their undertaking; and any other Acts or Orders which may be affected by or interfere with the objects of the Order.

Duplicate plans and sections describing the lines situations and levels of the intended street works and of the railways and other works proposed to be authorised by the Order and the lands houses and other property which will or may be taken for the purposes thereof and duplicate plans of the lands to be taken for the other purposes of the Order respectively; and a Book of Reference to such plans containing the names of the owners and lessees or reputed owners and lessees and of the occupiers of such lands, houses and other property, and also an Ordnance Map with the line of the railways delineated thereon so as to show their general course and direction will together with a copy of this Notice as published in the Elinburgh Gazette be deposited for public inspection on or before the 31st day of March 1919 in the Offices of the Principal Sheriff Clerk of the County of Renfrew at Paisley and Greenock and on or before the same date a copy of the said plans, sections and book of reference respectively together with a copy of this Notice as published as aforesaid will also be deposited for public inspection with the Town Clerk of the Burgh at his office at Greenock.

The Petition for the Order and the Draft Order and printed copies thereof respectively will be deposited on or before the 17th day of April next in the office of the Secretary for Scotland. Whitehall, London, S. W. 1, and printed copies of the Draft Order will also on or before the same day be deposited in the office of the Clerk of the Parliaments, House of Lords, and in the Private Bill Office of the House of Commons.

The procedure subsequent to the deposit of the Petition for the Order and the Draft Order in the office of the Secretary for Scotland will be by way of Provisional 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 and other Notices and the deposits with reference to the said application will sub- of the entrance to Faithlie Harbour extending

Dated this 17th day of March 1919.

ANDREW NIMMO, Town Clerk, Greenock.

JOHN CAMERON, Solicitor, Greenock. Solicitors for the Corporation.

NEILL, CLERK & MURRAY. Greenock, Solicitors for the Trustees.

JOHN KENNEDY, W.S., 25 Abingdon Street, Westminster, S.W. 1, Parliamentary Agent for the Corporation.

BEVERIDGE & Co., 23 Abingdon Street, Westminster, S.W. 1, Parliamentary Agents for the Trustees.

Secretary for Scotland—April 1919.

Private Legislation Procedure (Scotland) Act, 1899.

FRASERBURGH HARBOUR. (New Works.)

(Construction of New Works; Subsidiary Works; Alteration of Roads &c., Dredging; Power to deviate; Acquisition of Lands; Parts only of Properties; Borrowing powers; Power to Provost, Magistrates and Councillors of Burgh of Fraserburgh to guarantee repayment of money borrowed and interest thereon; Grants and Loans from Public Departments; Application of Fraserburgh Harbour Act and Orders 1878 to 1914 to new powers; and other purposes.

OTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of April next by or on behalf of the Fraserburgh Harbour Commissioners incorporated under the Fraserburgh Harbour Act and Orders, 1878 to 1914 (hereinafter called "the Commissioners" and "the Harbour Acts" respectively) for a Provisional Order (hereinafter called "the Order") to be confirmed by Parliament pursuant to the Private Legislation Procedure (Scotland) Act 1899 for effecting the purposes or some of the purposes following (that is to say):-

- 1. To authorise the Commissioners to make and maintain the works hereinafter described, or some part thereof, viz. :-
- (1) A breakwater commencing at the southern termination of the existing Balaclava Breakwater extending thence in a southerly direction and terminating at a point two hundred feet or thereabouts from the point of commencement.
- (2) A breakwater commencing at the north eastern termination of the South Breakwater extending thence in a north easterly direction and terminating at a point one hundred and fifty feet or thereabouts from the point of commencement.
- (3) A quay wall commencing at a point on the outer face of Burnett Pier fifty seven feet or thereabouts south east from the south east side

thence in a south easterly direction and terminating at a point on the South Breakwater ninety nine feet or thereabouts from the north eastern termination of that breakwater.

- (4) A quay wall and embankment commencing at a point on the south east face of Faithlie Jetty three hundred and thirty one feet or thereabouts south west from the north east end of that jetty and terminating at a point on the South Breakwater nine hundred and twelve feet or thereabouts south west from the north eastern termination of that breakwater.
- (5) The deepening of the entrance channel of the harbour to a depth of twelve feet or thereabouts below the level of low water of ordinary spring tides between the entrance to Faithlie Harbour and the entrance to the Harbour between Balaclava Breakwater and the South Breakwater.
- (6) The strengthening of the existing quay wall at Steamboat Quay and Balaclava Breakwater commencing at a point on Steamboat Quay two hundred and sixty two feet or thereabouts south from the south wall of Abernethy Jetty and terminating at a point on Balaclava Breakwater two hundred and ninety feet or thereabouts south east from the point of commencement.
- (7) A quay wall commencing at the inner face of the termination of the North Pier twenty seven feet or thereabouts north east from the north east side of the entrance to the North Harbour and terminating at a point on the outer face of the termination of the North Pier forty two feet or thereabouts south east from the point of commencement including the removal of a portion of the existing termination of the North Pier.
- (8) An apron outside the sea-wall of Balaclava Quay commencing at a point three hundred and sixty feet or thereabouts south from the northern termination of that sea-wall extending thence in a southerly direction and terminating at the northern termination of the existing uncompleted apron five hundred and four feet or thereabouts from the point of commencement.

Together with all necessary breakwaters, booms, shipping places, landing stages, wharves, warehouses, stores, fishcuring stations, sheds, lighthouses, beacons, slipways, jetties, dolphins, floats, stages, staiths, drops, cranes, railways, tramways, sidings and other works, machinery and conveniences connected therewith or expedient for the efficient working and use of the Harbour of Fraserburgh (hereinafter called "the harbour.")

All which intended works will be situated within the Burgh and Parish of Fraserburgh and County of Aberdeen or on the foreshore or in the sea adjacent thereto.

- 2. To authorise the Commissioners to cross, alter, stop up, interfere with or divert, either temporarily or permanently, any roads, streets, quays, ways, streams, water-courses, sewers, drains, telegraphic telephonic or electric apparatus and lines, gas, and water pipes or other works within or adjoining the County, Burgh and Parish aforesaid.
- 3. To enable the Commissioners to excavate, dredge, scour, deepen and improve the harbour and the channels, approaches, foreshore, and bed of the sea adjacent thereto.
- 4. To authorise the Commissioners to deviate laterally and vertically in the construction of the said intended works to such extent as may be defined on the plans and sections to be deposited as hereinafter mentioned, or as may be provided by the Order.

- 5. To authorise the Commissioners to take use and acquire or interfere with lands and other property which will or may be required for the purposes of the said intended works, or of the Order or for the general purposes of their undertaking, or rights of easement or servitude or other rights in or over such lands and other property.
- 6. To authorise the Commissioners notwithstanding anything contained in the Lands Clauses Consolidation (Scotland) Act 1845 to acquire portions only of lands houses buildings and manufactories.
- 7. To authorise the Commissioners to borrow further moneys for the purposes of the Order and the Harbour Acts on the security of the harbour and undertaking and of the tolls, rates, dues and charges they are authorised to levy and upon such other security as the Order may prescribe. To provide for the establishment of a sinking fund for the repayment of moneys borrowed.
- 8. To empower the Provost, Magistrates and Councillors of the Burgh of Fraserburgh to guarantee repayment of principal and interest or principal or interest of any moneys borrowed by the Commissioners for the purposes of the harbour and their undertaking and the Order and to charge the same on the rates, revenues, assessments and property of the Burgh of Fraserburgh and to make all necessary provisions in reference thereto.
- 9. To authorise the Commissioners to accept grants from and to borrow, either temporarily or permanently, from the Lords Commissioners of the Treasury, the Board of Trade, or any other Public Department, and to authorise the Treasury, the said Board and those Departments or any of them, to grant lend or advance to the Commissioners any moneys required by the Commissioners for any purposes of the Order and of their undertaking.
- 10. To apply to the said intended works and to the moneys to be borrowed under the powers of the Order all or some of the provisions of the Harbour Acts relating to the construction and maintenance of works, to the levying and recovery of tolls, rates, rents, dues, duties and charges, to the making of byelaws, and otherwise, and to borrowing powers and sinking funds, and other provisions of the Harbour Acts and any other Acts relating to or affecting the harbour or the Commissioners, and to confer all such powers, rights and privileges as may be expedient or necessary for carrying into effect the objects and purposes of the Commissioners or of the Harbour Acts or of the Order.
- 11. The Order will vary or extinguish all rights, powers and privileges which would interfere with or prevent the carrying into effect of the objects of the Order, and will confer other rights powers and privileges and will or may amend or repeal the provisions or some of the provisions of the Harbour Acts and of all or any other Acts or Orders of or relating to the harbour, the Commissioners and their undertaking.
- 12. To incorporate with the Order, subject to such alterations or modifications as may be provided therein, all or some of the provisions of the Lands Clauses Acts; the Harbours Docks and Piers Clauses Act, 1847; the Railways Clauses Consolidation (Scotland) Act, 1845; and the Railways Clauses Act, 1863, and any Acts amending the said Acts or any of them.

AND NOTICE is hereby further given, That plans and sections describing the lines situations

and levels of the said intended works and plans of the lands and other property which will or may be taken or used for the purposes of the Order together with copies of the Book of Reference to the said plans containing the names of the owners or reputed owners, lessees or reputed lessees and occupiers of all such lands and other property, and copies of this Notice, as published in the Edinburgh Gazette, will on or before the 31st day of March instant, be deposited for public inspection with the principal Sheriff-Clerk for the County of Aberdeen at his offices at Aberdeen and Peterhead, and with the Town Clerk of the Burgh of Fraserburgh at his office.

The subsequent procedure on the application will be by way of Provisional 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.

The Petition for the Order and printed copies thereof and of the draft Order will be deposited on or before the 17th day of April next at the office of the Secretary for Scotland, Whitehall, London, S.W.1. and on or before the same day printed copies of the draft Order will be deposited at the Parliament Office House of Lords and the Private Bill Office House of Commons.

Dated this fifteenth day of March 1919.

J. WALLACE TARRAS,

Town House, Fraserburgh, Solicitor for the Order.

Parliamentary Agents.

MARTIN & Co., 27 Abingdon Street, Westminster, London, S.W.1.

Scottish Office—April 1919.

Private Legislation Procedure (Scotland) Act, 1899.

FORTH CONSERVANCY.

(Constitution of Conservancy Board for River and Firth of Forth and tributaries thereof between Old Bridge of Stirling and Line drawn one and half miles north-east of Forth Bridge; Abolition of existing Harbour Jurisdictions within those limits; Nomination appointment and election of members by County Councils, Town Councils, Ship-owners and others; Vesting in Board of Undertaking of Commissioners of Forth Navigation; Revival of Powers and Extension of Time for Acquisition of Lands for and Completion of Works authorised by Forth Navigation Order 1903; Transfer to Board of Lands reclaimed by Government Department or others; Purchase of Lands by Agreement; Power to hold and develop or sell Lands; General Powers for maintaining preserving and improving navigation of River; Vesting in Board of Existing Ferries and provision of new Ferries; Board to be Pilotage Authority; Appointment of Pilotage Committee; Repeal of existing Pilotage Powers; Licensing of Craft matters aforesaid.

and Masters thereof; Supply of Water; Byelaws; Tolls, Rates, Duties and Charges; Division of River into stages for purposes of tolls; Borrowing of money by Board; Local Authorities represented on Board to contribute to Revenue of Board and to guarantee loans and to apply Government Grants or levy rates therefor; Agreements with Railway Companies and others; Agreements with Admiralty as to Dockyard Port of Rosyth; Superannuation of and Compensation to Officers and Servants; Incorporation Amendment and Repeal of Acts.)

OTICE is hereby given that application is intended to be made to the Secretary for Scotland in the ensuing month of April for a Provisional Order (hereinafter called "the Order") under the Private Legislation Procedure (Scotland) Act 1899 for all or some of the following among other purposes that is to say:—

To constitute appoint and incorporate a Board for the improvement protection control maintenance and conservancy of the River and Firth of Forth and the navigation thereof and of the tributaries thereof so far as the tide flows, and for the reclamation of lands adjoining thereto within the following limits that is to say namely from the western side of the Old Bridge at Stirling to an imaginary line drawn across the Firth of Forth parallel to and one mile and eight hundred and eighty yards or thereabouts north east of the Forth Bridge (hereinafter referred to as "the River") and to confer on the Board so established all necessary and usual powers for the foregoing purposes.

To provide for the nomination or appointment of members of the Conservancy Board so established (hereinafter referred to as "the Board") by or to represent the following that is to say:—The County Councils of the Counties of Fife, Stirling, Linlithgow and Clackmannan, the Town Councils of the Burghs of Stirling, Dunfermline, Falkirk, Alloa, Grangemouth, Borrowstowness and Inverkeithing, the Admiralty, the Board of Trade, the Board of Agriculture for Scotland, the North British Railway Company and the Caledonian Railway Company or some of such bodies, Departments and companies and such other authorities bodies companies or persons as the Order may prescribe and to provide for and regulate the method of nominating or appointing such representatives.

To provide for the election of members of the Board by owners of vessels using and frequenting the River and by the importers exporters and consignees of goods carried on the River and other persons or bodies paying dues rates or charges to the Board and to prescribe the qualifications of and scale and mode of voting by any company body or person who may be authorised by the Order to vote for the election of members of the Board and to make all necessary provisions for the preparation and revision of lists of such Companies bodies and persons the periodical revision and correction of such lists the hearing and determining of claims and objections and other incidental and ancillary matters and to enable the Board to make rules. or regulations with reference to any of the

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To define prescribe and regulate the qualification term of office retirement and rotation of members of the Board, the time and place of holding meetings, the appointment duties and powers of committees, the proceedings of the Board and of such committees, the provision and maintenance of offices and the appointment of officers, and generally the carrying out and administration of the powers duties and business of the Board.

To transfer to and vest in or to provide for the transfer to and vesting in the Board of the undertaking works lands and other property rights powers and authorities of the Commissioners of the Forth Navigation (hereinafter referred to as "the Commissioners") constituted and appointed by the Act 6 & 7 Victoria Chapter 47 as amended by the Local Government (Scotland) Act 1889 and the Forth Navigation Order 1903 upon and subject to such terms and conditions as may be prescribed by the Order or as may be agreed upon by the Board and the Commissioners or as may be settled by arbitration.

To amend or repeal in whole or in part the said Act 6 & 7 Victoria chapter 47 and the said Forth Navigation Order 1903 and to provide for the carrying on of the undertaking of the Commissioners until the transfer thereof to the Board and for the winding up of the affairs of the Commissioners and for the dissolution of the Commissioners.

To revive the powers and extend the time for the compulsory acquisition of lands for and for the construction and completion of the works authorised by Section 9 of the said Forth Navigation Order 1903 and to empower the Board to acquire compulsorily such lands and to make and maintain such works. The said lands and works are situate in the Parishes of Stirling Logic and St. Nimans in the County of Stirling and the Parish of Alloa in the County of Clackmannan.

To enable any Government Department or body to transfer to and to vest in the Board any reclamation or other works situate on the bed, banks or foreshore of the River and any land inned, gained or reclaimed by means of such works and to empower the Board to maintain and hold such works and lands.

To enable the Board to purchase by agreement or to take on lease and to hold lands with a view to the reclamation thereof or for any purpose in connection with the undertaking of the Board.

To vest or to provide for the vesting in the Board of any lands inned gained or reclaimed by any works or operations of the Board authorised by the Order and the foreshore of the River ex adverso thereof.

To empower the Board notwithstanding anything contained in the Lands Clauses Consolidation (Scotland) Act 1845 to retain and hold any lands acquired by or vested in them under the powers of the Order and to sell feu let or otherwise dispose of the same upon such terms and for such purposes as they may think fit and to deal in like manner with any land inned gained or reclaimed by any works or operations of the Board and any reclaimed land transferred to them under the powers of the Order or other authority, and to lay out farms and small holdings on such last mentioned lands and to take

lands for industrial, agricultural or transport purposes.

To constitute the Board the Harbour and Conservancy Authority for the River and to repeal any harbour or conservancy rights powers and jurisdiction in or over the River now vested in any other body company or person.

To confer upon the Board exclusive power to improve maintain and preserve the navigation of the River including power to make and maintain embankments mounds fences river walls dams cuts locks reservoirs channels gates sluices sewers drains and other works; to widen dredge scour deepen straighten protect and otherwise improve the bed channels and banks of the river and to reduce or remove any shoal or shoals within the River; to remove all obstructions to the free navigation of the River; to close part or parts thereof to navigation during the execution of works and otherwise; to prohibit the erection of or require the removal of obstructions to the navigation of the River; to prohibit the throwing emptying or deposit of ballast therein; to acquire lease or work quarries; to appoint and remove harbour masters collectors meters and weighers and other officers; to place buoys beacons lights and mooring posts or chains in the River and to prohibit the exhibition of any lights on the River likely to mislead persons navigating the River; to lay buoys for adjusting the compasses of vessels; to regulate the traffic on the river and the mooring of vessels therein; to remove or compel the removal of wrecks from the River and to provide for the expenses of such removal; to acquire make erect and maintain basins harbours graving and other docks piers wharves jetties quays lay-byes and landing stages workshops warehouses electric and power stations cranes hydraulic machines rails and other machinery plant and apparatus for the accommodation of vessels navigating the River.

To enable the Board to remove jetties piers groynes piles landings staithes wharves moorings or other works which may obstruct the navigation of the River or interfere with the free flow of the tide or the scour of the River.

To prohibit the erection of any pier landing stage, jetty mooring or other work on the bed or foreshore of the River without the consent of the Board.

To enable the Board to dispose of soil and other material dredged by them and to supply and charge for the supply of ballast.

To vest in or provide for vesting in the Board of the existing ferries across the River and to empower the Board to maintain improve and work or lease the same and to provide maintain and work or lease other ferries and to demand and make charges for the use of ferries.

To constitute the Board the pilotage authority for the River and to enable the Board to apply to His Majesty in Council for the making of rules with regard to the matters referred to in Section 421 sub-section (2) of the Merchant Shipping Act 1894.

To provide for the appointment and constitution of a Pilotage Committee and to repeal the Caledonian Railway Act 1886 and any other Act so far as such Acts constitute a pilotage authority for the River.

authority, and to lay out farms and small holdings on such last mentioned lands and to take all necessary steps for the development of such steam vessels and lighters; to license pleasure

vessels tugboats and lighters and the masters thereof to prohibit the use within the River of any pleasure vessel tugboat or lighter not licensed by or commanded by a master not licensed by the Board and from time to time to suspend or revoke such licenses and to make charges for the issue of such licenses.

To enable the Board to supply or contract for the supply of water to vessels and to make

charges for such supply.

To empower the Board to make vary and rescind byelaws and regulations for the prevention of obstructions in the River, for regulating the mooring berthing or removal of vessels in the River, for regulating the management and superintendence and police of the River, and of the beacons buoys and moorings of the Board and for the prevention of injury to the works under the jurisdiction of the Board; for regulating the conduct of owners masters pilots and crews of vessels with regard to the times of sailing, the mode of navigating, the displaying of lights, the taking on board or landing of passenger,s and the towing of the vessels; for regulating the conduct of boatmen, ferrymen and others plying on the River; for requiring boatmen ferrymen and others plying on the River to be licensed by the Board; for regulating the removal, disposal and supply of ballast; for controlling the making maintaining and using of quays wharves landing stages or other works in the River or upon the shore or banks thereof or upon lands abutting upon the River; and generally for the good rule government and regulation of traffic on the River and of persons using the same and to impose penalties for the breach of any such byelaws and to provide for the application thereof and of other penalties recoverable under the Order.

To empower the Board to levy and recover tolls rates duties and charges in respect of vessels and craft of every description using the River and in respect of passengers animals goods merchandise minerals and things whatsoever conveyed upon the River or landed shipped or unshipped or transhipped at any Wharf pier jetty quay landing place or lay-bye or stored in any shed or warehouse belonging to or provided by the Board and for the use of tugs cranes hoists weighing machines moorings rails electric and hydraulic power plant and other machinery plant and apparatus provided and for services rendered by the Board and in respect of the lighting buoying and beaconing of the River.

To divide or to empower the Board to divide the River into stages for the purpose of levying

tolls rates duties and charges.

To confer exemptions from the payment of such tolls rates duties and charges and to compound for the payment thereof and to enforce payment of such tolls rates duties and charges and the expenses attending the recovery thereof by the seizure detention and sale of vessels craft merchandise and goods.

To empower the Board to borrow money for the purposes of the Order upon the security of the tolls rates duties and charges leviable under the Order and of the other revenues of the Commissioners arising under the Order.

To require or enable the Local Authorities entitled to nominate or appoint members of the Board to make to the Board such annual or other payments for such period and of such or Order relating to the Harbour of Borrow-

amount as the Order may prescribe and/or to guarantee in such manner and upon such terms and conditions as the Order may prescribe the principal and interest of any loans raised by the Board.

To authorise the said Local Authorities to apply Government grants or to make levy and recover rates and assessments or to make and levy additional or increased rates or assessments for all or any of the purposes aforesaid and in the case of a County Council either on the whole of the district under the jurisdiction of the Council or on such part or parts thereof as the Council may decide or as the Order may prescribe.

To authorise the Board on the one hand and the Caledonian Railway Company and the North British Railway Company on the other hand to enter into and carry into effect agreements and arrangements in relation to the exercise by the Board of any of the powers of the said Railway Companies in relation to the Harbour of Grangemouth or the Harbours of Alloa and Borrowstowness and Charlestown respectively or in relation to the exercise by the Board of any of the powers of the Order in or ex adverso of any of the said harbours or in relation to the exercise of any powers or duties of the Board and to empower the said Railway Companies as part of any such agreement or arrangement to contribute towards the expense of any works or operations of the Board authorised by the

To make provisions with regard to the passage through the Harbour or Dockyard Port of Rosyth of vessels entering or leaving the River.

To provide for the application of the revenues of the Board and with reference to the revenue of the Board derived from any reclaimed lands whether reclaimed by the Board under the powers of the Order, or reclaimed by a Government Department or others and transferred to the Board in accordance with the provisions of the Order.

To authorise the Board to grant superannuation or other allowances to their officers and servants and compensation for accident injury or loss of life.

To make special provision with regard to the payment of the costs of the Order.

To vary or extinguish all rights jurisdictions and privileges inconsistent with or which would or might in any way interfere with the objects of the Order and to confer other rights and privileges.

To incorporate with the Order all or some of the provisions of the Lands Clauses Acts the Railways Clauses Consolidation (Scotland) Act 1845 the Harbours Docks and Piers Clauses Act 1847 and the Commissioners Clauses Act 1847.

In addition to the Acts and Order hereinbefore mentioned the Order will or may alter amend or repeal the provisions or some of the provisions of the Alloa Harbour Consolidation Act 1872 the North British Railway (General Powers) Act 1891 and any other Act or Order relating to the Harbour of Alloa,—the Caledonian Railway (Grangemouth Harbour) Act, 1876,—the Caledonian Railway Act 1886 and any other Act or Order relating to Grangemouth Harbour, the Borrowstowness Town and Harbour Act 1875 the North British Railway (General Powers) Act 1900 and any other Act or Order relating to the Harbour of Borrowstowness Town relating to the Ha

stowness and the Acts 22 and 23 Vic. Cap. XCVI. and 24 and 25 Vic. CCXXVI. and any other Act or Acts relating to the Harbour of Charlestown.

Plans and Sections relating to the objects of the Order with books of reference to the said plans and copies of this notice as published in the Edinburgh Gazette will on or before the 31st day of March inst. be deposited for public inspection in the Office at Stirling of the principal Sheriff Clerk of the County of Stirling and in the Office at Alloa of the principal Sheriff Clerk of the County of Clackmannan and copies of so much of the said plans sections and books of reference as relates to a burgh—or parish—with copies of this notice will on or before the said 31st day of March be deposited as respects a burgh with the Town Clerk of the Burgh at his office and as respects a parish (outside a burgh) with the clerk of the parish Council thereof at his office if he have an office separate from his place of abode or otherwise at his place of abode.

The petition for the Order and the draft Order and printed copies thereof will be deposited at the office of the Secretary for Scotland, Whitehall, London on or before the 17th day of April next.

The subsequent procedure in respect of the said application will be by way of Provisional 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 and the deposits in reference to the said Application will subject to the Standing Orders of Parliament apply to such Bill.

Dated this 19th day of March 1919.

James Learmonth, County Buildings, Stirling, Solicitor.

GRAHAMES & Co.,
62 Broadway,
Westminster, S.W. 1,
Parliamentary Agents.

TRADE BOARDS ACTS, 1909 AND 1918.

- 1. The Minister of Labour hereby gives notice that he intends, pursuant to the powers conferred upon him by Section One of the Trade Board, Act, 1918, to make a Special Order applying the Trade Boards Acts, 1909 and 1918, to the Trade specified in the Appendix to this notice.
- 2. Copies of the draft Special Order may be obtained on application in writing to The Secretary, Ministry of Labour, Montagu House, Whitehall, London, S.W. 1.
- 3. Objections to the draft Special Order must be sent to the Minister of Labour at the above address within 42 days from the date of this notice.
- 4. Every objection must be in writing, and must state—
 - (a) the specific grounds of objection; and

(b) the omissions additions, or modifications asked for.

(Signed)

R. S. Horne, Minister of Labour.

Whitehall, 25th March 1919.

APPENDIX.

TRADE.

The Corset Trade, that is to say-

- (a) the manufacture of corsets, stays, children's corset bodices, infants' stay bands, bust confiners such as brassieres and bandeaux when boned or with elastic webbing in their construction.
- (b) the manufacture of support or abdominal belts and similar articles except where made in association with or in conjunction with the manufacture of surgical instruments.
- (c) the assembling of stocking suspenders in conjunction with or in association with the manufacture of any of the above mentioned articles.
- (d) all warehousing, packing or other operations incidental to or appertaining to the manufacture of any of the above-mentioned articles.

TRADE BOARDS ACTS, 1909 AND 1918.

1. The Minister of Labour hereby gives notice that he intends, pursuant to the powers conferred upon him by Section One of the Trade Boards Act, 1918, to make a Special Order applying the Trade Boards Acts, 1909 and 1918, to the Trade specified in the Appendix to this Notice

Trade specified in the Appendix to this Notice.

2. Copies of the Draft Special Order may be obtained on application in writing to the Secretary, Ministry of Labour, Montagu House, Whitehall, London, S.W. 1.

- 3. Objections to the Draft Special Order must be sent to the Minister of Labour at the above address within 42 days from the date of this Notice.
- 4. Every objection must be in writing, and must state—
 - (a) the specific grounds of objection; and (b) the omissions, additions, or modifications asked for.

(Signed) R. S. HORNE.

Minister of Labour.

Whitehall, 25th March 1919.

APPENDIX.

TRADE.

The Brush and Broom Trade, that is to say, the manufacture of Brushes (other than Feather Brushes) or Brooms, including the following operations where all or any of them are carried on in association with or in conjunction with the manufacture of such Brushes or Brooms:—

- (a) The drafting, dressing or mixing of bass, whisk or similar fibre or animal bristles or hair, and the working of wood, bone, ivory or celluloid;
 - (b) All finishing, warehousing, packing or

to the manufacture of such Brushes or Brooms; but excluding the following operations:

The sawing and turning of wood as a preliminary operation to the manufacture of such Brushes or Brooms, the making of metal parts and the mounting of Brushes with metal or tortoise-shell backs.

TRADE BOARDS ACTS, 1909 AND 1918.

1. The Minister of Labour hereby gives notice that he intends, pursuant to the powers conferred upon him by Section One of the Trade Boards Act, 1918, to make a Special Order applying the Trade Boards Acts, 1909 and 1918, to the Trade specified in the Appendix to this Notice.

2. Copies of the Draft Special Order may be obtained on application in writing to the Secretary, Minister of Labour, Montague House,

Whitehall, London, S.W. 1.

- 3. Objections to the Draft Special Order must be sent to the Minister of Labour at the above address within 42 days from the date of this Notice.
- 4. Every objection must be in writing, and must state-
 - (a) the specific grounds of objection; and
 - (b) the omissions, additions, or modifications asked for.

(Signed) R. S. HORNE, Minister of Labour.

Whitehall, 25th March 1919.

APPENDIX.

TRADE.

The Hair, Bass and Fibre Trade, that is to say, the drafting, dressing or mixing of bass, whisk or similar fibres or horse hair or other hairs and the curling or weaving of hair or fibre or of mixed hair and fibre, and all preparatory finishing, warehousing or packing operations incidental to or appertaining to all or any of the above processes, but excluding any of the above operations or processes where they are carried on in association with or in conjunction with the manufacture of Brushes or Brooms, and excluding also the dressing of animal skins.

CORN PRODUCTION ACT, 1917.

THE DISTRICT AGRICULTURAL WAGES COM-MITTEE FOR THE NORTHERN COUNTIES DISTRICT (No. 1).

NOTICE of the Coming into Force of Minimum Rates of Wages for Agricultural Workmen in the Area comprising the County of Caithness.

The District Agricultural Wages Committee for the Northern Counties District (No. 1) duly certified by the Board of Agriculture for Scotland under the Second Schedule of the Corn Production Act, 1917, hereby give notice that the following Minimum Rates of Wages for

other operations incidental to or appertaining | Workmen employed in Agriculture for time-work, which were fixed by them on the Twenty-third day of November 1918, in terms of the Schedule hereto, not having been disallowed by the Central Agricultural Wages Committee for Scotland, have come into force under Clause 6 of the Second Schedule, with effect from the said twenty-third day of November 1918, and will remain in force until cancelled or varied, either wholly or in part, by the Committee.

SCHEDULE.

Minimum rate of wage for boys between 16 and 18 years of age, 18s. per week.

Minimum rate of wage for boys under 16 years of age, 12s. per week.

Minimum rate of wage for female agricultural workers over 18 years of age, 20s. per week. Minimum rate of wage for female agricultural workers over 18 years of age, who are casually employed, 4½d. per hour.

Minimum rate of wage for girls between 16 and 18 years of age, 17s. per week.

Minimum rate of wage for girls under 16 years of age, 10s. per week.

The area of employment affected by the foregoing rates consists of the County of Caithness.

The above minimum rates shall apply to all workmen employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above mentioned area, except as aftermentioned.

The hours of employment to which the above mentioned rates of wages shall be held to apply are those customary in the district in which the workman is employed.

The rates specified in the foregoing Schedule are inclusive of the value of any Benefits or Advantages which may be reckoned as payment

of wages in lieu of payment in cash.

Applications for Permits of Exemption from the operation of the minimum wage provisions of the Corn Production Act under the Proviso to Section 5 (3) should be addressed to The Secretary, District Agricultural Wages Committee for Northern Counties District, 14 Olrig Street, Thurso, from whom Forms of Application for a Permit can be obtained.

Complaints under Section 6 regarding the inadequacy of payments for piecework, and complaints under Section 7 regarding infringement of the Orders fixing Minimum Rates, should be sent to the same address.

None of the foregoing rates applies to Agricultural Students, and this class is excluded from the foregoing rates.

> WILLIAM DURRAN, Chairman. J. W. GALLOWAY, Jr., Secretary.

Dated 15th March 1919.

CORN PRODUCTION ACT, 1917.

THE DISTRICT AGRICULTURAL WAGES COMMITTEE FOR THE NORTHERN COUNTIES DISTRICT (No. 1).

NOTICE of the Coming into Force of Minimum Rates of Wages for Agricultural Workmen in the Area comprising the County of

The District Agricultural Wages Committee

for the Northern Counties District (No.,1) duly certified by the Board of Agriculture for Scotland under the Second Schedule of the Corn Production Act, 1917, hereby give notice that the following Minimum Rates of Wages for Workmen employed in Agriculture for timework, which were fixed by them on the Twentythird day of November 1918, in terms of the Schedule hereto, not having been disallowed by the Central Agricultural Wages Committee for Scotland, have come into Force under Clause 6 of the Second Schedule, with effect from the said Twenty-third day of November 1918, and will remain in force until cancelled or varied, either wholly or in part, by the Committee.

SCHEDULE.

Minimum rate of wage for boys between 16 and 18 years of age, 18s. per week.

Minimum rate of wage for boys under 16 years of age, 12s. per week.

Minimum rate of wage for female agricultural workers over 18 years of age, 20s. per week.

Minimum rate of wage for female agricultural workers over 18 years of age, who are casually employed, 3s. 6d. per day.

Minimum rate of wage for girls between 16 and 18 years of age, 17s. per week.

Minimum rate of wage for girls under 16 years of age, 10s. per week.

The area of employment affected by the foregoing rates consists of the County of Orkney.

The above minimum rates shall apply to all workmen employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above mentioned area, except as aftermentioned.

The hours of employment to which the above mentioned rates of wages shall be held to apply are those customary in the district in which the workman is employed.

The rates specified in the foregoing Schedule are inclusive of the value of any Benefits or Advantages which may be reckoned as payment of wages in lieu of payment in cash.

Applications for Permits of Exemption from the operation of the minimum wage provisions of the Corn Production Act under the Proviso to Section 5 (3) should be addressed to The Secretary, District Agricultural Wages Committee for Northern Counties District, 14 Olrig Street, Thurso, from whom Forms of Application for a Permit can be obtained.

Complaints under Section 6 regarding the inadequacy of payments for piecework, and complaints under Section 7 regarding infringement of the Orders fixing Minimum Rates should be sent to the same address.

None of the foregoing rates applies to Agricultural Students, and this class is excluded from the foregoing rates.

WILLIAM DURRAN, Chairman.
J. W. GALLOWAY, Jr., Secretary.

Dated 15th March 1919.

CORN PRODUCTION ACT, 1917.

THE DISTRICT AGRICULTURAL WAGES COMMITTEE FOR THE NORTHERN COUNTIES DISTRICT (No. 1).

NOTICE of the coming into force of Minimum Rates of Wages for Agricultural Workmen in the area comprising the County of Shetland.

The District Agricultural Wages Committee for the Northern Counties District (No. 1) duly certified by the Board of Agriculture for Scotland under the Second Schedule of the Corn Production Act, 1917, hereby give notice that the following Minimum Rates of Wages for Workmen employed in Agriculture for time-work, which were fixed by them on the Twenty-third day of November 1918, in terms of the Schedule hereto, not having been disallowed by the Central Agricultural Wages Committee for Scotland, have come into force under Clause 6 of the Second Schedule, with effect from the said Twenty-third day of November 1918, and will remain in force until cancelled or varied, either wholly or in part, by the Committee.

SCHEDULE.

Minimum rate of wage for all male agricultural workers between 18 and 21 years of age, 30s. per week.

Minimum rate of wage for all male agricultural workers between 16 and 18 years of age, 25s. per week.

Minimum rate of wage for boys under 16 years of age, 15s. per week.

Minimum rate of wage for women workers of 18 years of age and over, regularly employed, 25s. per week.

Minimum rate of wage for women workers of 18 years of age and over, who are casual workers, 5d. per hour.

Minimum rate of wage for girls between 16 and 18 years of age, 18s. per week.

Minimum rate of wage for girls under 16 years of age, 12s per week.

The area of employment affected by the foregoing rates consists of the County of Shetland.

The above minimum rates shall apply to all workmen employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above mentioned area, except as aftermentioned.

The hours of employment to which the above mentioned rates of wages shall be held to apply are those customary in the district in which the workman is employed.

The rates specified in the foregoing Schedule are inclusive of the value of any Benefits or Advantages which may be reckoned as payment of wages in lieu of payment in cash.

Applications for Permits of Exemption from the operation of the minimum wage provisions of the Corn Production Act under the Proviso to Section 5 (3) should be addressed to the Secretary District Agricultural Wages Committee for Northern Counties District, 14 Olrig Street, Thurso, from whom Forms of Application for a Permit can be obtained.

Complaints under Section 6 regarding the

inadequacy of payments for piecework, and complaints under Section 7 regarding infringement of the Orders fixing Minimum Rates, should be sent to the same address.

None of the foregoing rates applies to Disabled Service Men under Training in Forestry, or to Agricultural Students, and these classes are excluded from the foregoing rates.

WILLIAM DURRAN, Chairman.
J. W. GALLOWAY, Jr., Secretary.

Dated 15th March 1919.

CORN PRODUCTION ACT, 1917.

THE DISTRICT AGRICULTURAL WAGES COMMITTEE FOR THE NORTHERN COUNTIES DISTRICT (No. 1).

NOTICE of the Coming into Force of Minimum Rates of Wages for Agricultural Workmen in the Area comprising the County of Sutherland.

The District Agricultural Wages Committee for the Northern Counties District (No. 1) duly certified by the Board of Agriculture for Scotland under the Second Schedule of the Corn Production Act, 1917, hereby give notice that the following Minimum Rates of Wages for Workmen employed in Agriculture for time-work, which were fixed by them on the Twenty-third day of November 1918, in terms of the Schedule hereto, not having been disallowed by the Central Agricultural Wages Committee for Scotland, have Come into Force under Clause 6 of the Second Schedule, with effect from the said Twenty-third day of November 1918, and will remain in force until cancelled or varied, either wholly or in part, by the Committee.

SCHEDULE.

Minimum rate of wage for all male workers over 18 years of age, other than those experienced workers aftermentioned, 30s. per week.

Minimum rate of wage for all experienced male agricultural workers, including Ploughmen, cattlemen, barnmen and orramen, 38s. per week.

An experienced male agricultural worker shall be held to be one who has worked on a farm for three years before having reached 18 years of age, or for two years after having reached the age of 18.

Minimum rate of wage for male shepherds of 21 years of age and over, in charge of a hirsel of sheep and requiring two dogs for the work, 44s. 6d. per week.

Minimum rate of wage for male shepherds of 21 years of age and over, in charge of a hirsel

of sheep and requiring one dog for the work, 42s. 6d. per week.

Minimum rate of wage for experienced male shepherds between 18 and 21 years of age, in charge of a hirsel of sheep and requiring two dogs for the work, 42s. 6d. per week.

Minimum rate of wage for experienced male shepherds between 18 and 21 years of age, in charge of a hirsel of sheep and requiring one dog for the work, 40s. 6d. per week.

Minimum rate of wage for boys between 16 and 18 years of age, 20s. per week.

Minimum rate of wage for boys under 16 years of age, 15s. per week.

Minimum rate of wage for women of 18 years of age and over, 20s. per week.

Minimum rate of wage for women of 18 years of age and over, who are casual workers, 4½d. per hour.

Minimum rate of wage for girls between 16 and 18 years of age, 16s. per week.

Minimum rate of wage for girls under 16 years of age, 12s. per week.

The area of employment affected by the foregoing rates consists of the County of Sutherland.

The above minimum rates shall apply to all workmen employed in agriculture within the meaning of Section 17 (1) of the Corn Production Act, 1917, in the above-mentioned area, except as after-mentioned.

The hours of employment to which the abovementioned rates of wages shall be held to apply are those customary in the district in which the workman is employed.

The rates specified in the foregoing Schedule are inclusive of the value of any Benefits or Advantages which may be reckoned as payment of wages in lieu of payment in cash.

Applications for Permits of Exemption from the operation of the minimum wage provisions of the Corn Production Act under the Proviso to Section 5 (3) should be addressed to The Secretary, District Agricultural Wages Committee for Northern Counties District, 14 Olrig Street, Thurso, from whom Forms of Application for a Permit can be obtained.

Complaints under Section 6 regarding the inadequacy of payments for piecework, and complaints under Section 7 regarding infringement of the Orders fixing Minimum Rates, should be sent to the same address.

None of the foregoing rates applies to Disabled Service Men under Training in Forestry or to Agricultural Students, and these classes are excluded from the foregoing rates.

WILLIAM DURRAN, Chairman. J. W. Galloway, Jr., Secretary.

Dated 15th March 1919.

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

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Treasury Chambers, 20th March 1919.

JOHN BRADBURY, Secretary to the Treasury.

ADMIRALTY NOTICE TO MARINERS.

No. 620 of the year 1919.

ENGLAND, SOUTH COAST.

PROHIBITION WITH REGARD TO SUBMARINES DIVING, VESSELS ANCHORING OR TRAWLING, IN CERTAIN AREAS.

Notice is hereby given that it is prohibited for submarines to dive, or for vessels to anchor, or for fishing vessels to trawl, within the undermentioned areas until further notice.

The areas are bounded by lines joining the positions given :-

1. Mounts Bay.

- (a) Lat. 50° 01′ 20″ N., long. 5° 33′ 35″ W. (b) Lat. 50° 01′ 20″ N., long. 5° 25′ 40″ W.
- (c) Lat. 50° 00′ 00″ N., long. 5° 25′ 40″ W. (d) Lat. 50° 00′ 00″ N., long. 5° 33′ 35″ W.

- (a) Lat. 49° 55′ 25″ N., long. 5° 14′ 30″ W.
- (b) Lat. 49° 55′ 15″ N., long. 5° 06′ 25″ W.
- (c) Lat. 49° 50′ 15″ N., long. 5° 07′ 35″ W.

- (i) (a) Lat. 50° 15′ 50″ N., long. 4° 21′ 50″ W.
 - (b) Lat. 50° 17′ 05″ N., long. 4° 14′ 40″ W. (c) Lat. 50° 15′ 00″ N., long. 4° 14′ 55″ W.
- (d) Lat. 50° 13′ 15″ N., long. 4° 20′ 35″ W.
 (ii) (a) Lat. 50° 16′ 15″ N., long. 4° 08′ 15″ W.
 (b) Lat. 50° 14′ 30″ N., long. 4° 01′ 20″ W.
 (c) Lat. 50° 12′ 30″ N., long. 4° 02′ 30″ W.
- - (d) Lat. 50° 12′ 45″ N., long. 4° 09′ 00″ W.

4. START POINT.

- (a) Lat. 50° 09′ 30″ N., long. 3° 47′ 50″ W. (b) Lat. 50° 11′ 05″ N., long. 3° 36′ 40″ W. (c) Lat. 50° 08′ 45″ N., long. 3° 35′ 30″ W.
- (d) Lat. 50° 07′ 45″ N., long. 3° 40′ 35″ W.
- (e) Lat. 50° 08′ 20″ N., long. 3° 48′ 10″ W.

5. PORTLAND.

- (a) Lat. 50° 32′ 30″ N., long. 2° 23′ 00″ W. (b) Lat. 50° 32′ 30″ N., long. 2° 13′ 00″ W.

- (c) Lat. 50° 28′ 30″ N., long. 2° 13′ 00″ W. (d) Lat. 50° 28′ 30″ N., long. 2° 23′ 00″ W.

6. Portsmouth.

- (a) Lat. 50° 37' 30'' N., long. 1° 03' 15'' W. (b) Lat. 50° 40' 40'' N., long. 0° 53' 45'' W.
- (c) Lat. 50° 37′ 45″ N., long. 0° 43′ 35″ W.
- (d) Lat. 50° 36′ 45″ N., long. 0° 44′ 20″ W. (e) Lat. 50° 35′ 55″ N., long. 1° 03′ 55″ W.

(Notice No. 620 of 1919.)

Authority.-The Lords Commissioners of the Admiralty. (H.2392/19.)

By Command of their Lordships,

J. F. PARRY. Hydrographer of the Navy.

Admiralty. London, 22nd March 1919.

To the Creditors and other Persons interested in the Succession of the deceased ALEXANDER BROWN, JUNIOR, Carpenter and Funeral Undertaker, who resided at seventy Catherine Street, Aberdeen.

A PETITION has been presented to the Sheriff of Aberdeen, Kincardine, and Banff at Aberdeen, by Mrs. Helen Carr Burness or Brown, Widow, and the

thirty-one Station Road, Williamstown, Melbourne, Australia, having an interest in the succession of the said deceased Alexander Brown, junior, the said deceased said deceased Alexander Brown, junior, the said deceased having left no Settlement appointing Trustees or other parties having power to manage his Estate, praying, under the Act 3 & 4 Geo. V. cap. 20, sec. 163, for the appointment of a Judicial Factor upon said Estate; and which Petition will be again moved in Court on or after the ninth day of April nineteen hundred and nineteen, of all which Notice is here by given.

WILLIAM ROBERTSON, Solicitor, 193 Union Street, Aberdeen, Petitioners' Agent.

To the Creditors and other Persons interested in the Succession of the deceased DAVID REID MILNE, sometime Pawnbroker, Dundee, and sometime an inmate of the Dundee Royal Lunatic Asylum.

POBERT COLLIER THOMSON, Accountant, Dundee, Judicial Factor upon the Estate of the coll. David Reid Milne, hereby intimates that he has prepared and lodged in Court (First Division, Junior Lord Ordinary,—Mr. Paterson, Clerk) a State of Funds and third Scheme of Division of the said Estate, to be considered and approved of by the Court, of which all concerned are hereby required to take notice. concerned are hereby required to take notice.

ROBERT C. THOMSON, Judicial Factor.

11 Reform Street, Dundee, 24th March 1919.

WILLIAM JOHNSTON (ST. ANDREWS) LIMITED.

OTICE is hereby given that at an Extraordinary General Meeting of the Members of William Johnston (St. Andrews) Limited, incorporated under the Companies Acts, 1908 and 1913, duly convened, and held within the Office of the Secretaries, 115 South Street, St. Andrews, on the 5th day of March 1910 the following Resolutions was duly acceed and 1919, the following Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the

at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held within the said Office on the 20th day of March 1919, the same were duly confirmed so as to become Special Resolutions of the Company, viz. —

(1) That the proposed sale to Mr. David Methven, 47 South Street, St. Andrews, of the Goodwill of the Business of the Company, and the whole working plant, stock, fittings, furniture and utensils pertaining to the Business (but excluding feeding stuffs, petrol, benzol, and book debts), in terms of his offer dated 5th February 1919, submitted to this Meeting, be, and is hereby, approved of and confirmed.

(2) That the Company be wound up voluntarily.

(3) That John Cargill Cantley, Solicitor, and Joint Town Clerk, St. Andrews, and Joint Secretary

That John Cargui Cantley, Solicitor, and Joint Town Clerk, St. Andrews, and Joint Secretary of the Company, be, and he hereby is, appointed Liquidator of the Company for the purpose of winding up the affairs and distributing the assets thereof, with every power which by the Companies Acts, 1908 and 1913, is conferred upon Liquidators.

J. CARGILL CANTLEY, Liquidator.

115 South Street, St. Andrews, 20th March 1919.

WILLIAM JOHNSTON (ST. ANDREWS) LIMITED (In Liquidation).

N terms of Section 188 of the Companies Consolidation Act, 1908, I hereby give notice that a Meeting of the Creditors of the above-named Company will be held within the Chambers of Messrs. Thomson & Cantley, Solicitors, 115 South Street, St. Andrews, on Wednesday, 9th April

1919, at twelve o'clock noon.

All Parties having Claims against the Company are requested to lodge the same with me within fourteen days from this date.

J. CARGILL CANTLEY, Liquidator.

115 South Street, St. Andrews, 25th March 1919.

A Aberdeen, Kincardine, and Banff at Aberdeen, by Mrs. Helen Carr Burness or Brown, Widow and the Misses Helen Brown and Christina Brown, all residing at 1908, as all the Creditors will be paid in full.

PETROL PATENTS LIMITED (in Liquidation).

NOTICE is hereby given that the Court of Session in Scotland (Lord Ordinary on the Bills) has fixed Wednesday the 16th day of April 1919, as the date on or before which the Creditors of the above Company are to lodge their claims and grounds of debt, or to be excluded from the benefit of any distribution made before such debts

All Creditors of the said Company are accordingly requested to lodge their claims and grounds of debt with the Liquidator, Thomson M'Lintock, Chartered Accountant, 149 West George Street, Glasgow, on or before the said 16th day of April 1919.

MITCHELLS, JOHNSTON, & Co., Writers, Glasgow.

ROBSON & M'LEAN, W.S., Edinburgh, Agents for Liquidator.

25th March 1919.

THE DUNNING CO-OPERATIVE SOCIETY LTD., in Liquidation.

TOTICE is hereby given that a Meeting of the Members of the above Society will be held in the Station Hotel, Dunning on Saturday, 26th April 1919, at 3 o'clock afternoon, for the purpose of showing how the winding up has been conducted, and the property of the Society has been disposed of.

W. B. SIEVWRIGHT, Liquidator.

PETITION having been presented to the Sheriff of Ross and Cromarty and Sutherland at Dingwall, at the instance of Carr & Co. Limited, Biscuit Manufacturers, having their Registered Office at Carlisle, for Sequestration of the Estates of RHYNIE CAMPBELL, Merchant, Kinlochewe, in the County of Ross and Cromarty, chant, Kinlochewe, in the County of Ross and Cromarty, carrying on business under the name of RHYNIE CAMPBELL & Co., Merchants there, the Sheriff-Substitute of this date granted Warrant for citing the said Rhynie Campbell to appear in Court on the tenth day next after citation, to show cause why Sequestration of his Estates should not be awarded; of all which Intimation is hereby given.

J. & W. S. DEWAR, Solicitors, Dingwall, Agents for Petitioners.

Dingwall, 20th March 1919.

THE Estates of ROBERT SPIERS & COMPANY, Cabinetmakers, 9 Killermont Street, Glasgow, and Robert Spiers, residing at 6 Gourlay Place, off Garngad Road, Glasgow, the only known Partner of said Firm, as such Partner, and as an Individual, were Sequestrated on the twenty second day of March 1919, by the Sheriff of Lanarkshire at Glasgow.

The first Deliverance is dated the tenth day of March

1919.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Thursday the third day of April 1919, within the Faculty Hall, St. George's Place, Glasgow. A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend their oaths and crounds of debt must be lodged on or before the twenty-second day of July 1919.

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

> PHILP & CRAWFORD, Writers, 213 West George Street, Glasgow, Agents.

SEQUESTRATION of M'GREGOR & SONS. Millwrights and Engineers, 784 Great Eastern Road, Glasgow, and John Fraser M'Gregor and Alexander Fridge M'Gregor, both presently residing at 1 Alfred Terrace, Great Western Road, Glasgow, the only known Partners of said Firm, as such Partners, and as Individuals.

JOSEPH WELLCOAT MACKINNON, C.A., Glasgow, has been elected Trustee or 41. The control of the con has been elected Trustee on the Estate; and George M'Nab; Engineer, 88 Westmuir Street, Parkhead, Glasgow, has been elected a Commissioner. The Examination of the Bankrupts will take place within the Sheriff Court House, County Buildings, Glasgow, on Wednesday, 26th March 1919, at 10.15 a.m. The Creditors will meet in the Trustee's Chambers, 65 Bath Street. Glasgow, on Friday the fourth day of April 1919, at 12 o'clock noon. At this Meeting two additional Commissioners fall to be elected.

Jos. W. MACKINNON, C.A., Trustee.

Glasgow, 21st March 1919.

SEQUESTRATION of JAMES GLEN EDGAR, Plumber, 274 South Wellington Street, Glasgow.

S Trustee on the above Estate, I hereby call a General A Meeting of the Creditors, to be held within the Chambers of M'Lay, M'Alister, & M'Gibbon, C.A., 94 Hope Street, Glasgow, on Friday the eleventh day of April 1919, at twelve o'clock noon, to consider as to an application to be made to the Court for my discharge as Trustee aforesaid, and to resolve the respect. Trustee aforesaid, and to resolve thereanent.

ALEXANDER MURDOCH, C.A., Trustee.

94 Hope Street, Glasgow, 24th March 1919.

SEQUESTRATION of A. HENDERSON & SONS, Engineers and Millwrights, 172 Easter Road, Edinburgh, and Alexander Henderson and John Henderson, both residing at 2 Morrison Place, Edinburgh, the Individual Partners of said Firm, as Partners thereof.

HEREBY intimate that a Meeting of the Creditors will be held within my Office, 15 York Place, Edinburgh, on Monday, 14th April 1919, at eleven o'clock a.m., to consider an application to be made for my discharge of Trustee discharge as Trustee.

GEO. E. DALL, Trustee.

15 York Place, Edinburgh, 24th March 1919.

SEQUESTRATION of CHARLES CAMPBELL DON, Wine and Spirit Merchant, carrying on business at 40 Hutcheson Street, Glasgow.

THE Trustee hereby intimates that an account of his intromissions with the first trustees. intromissions with the funds of the Estate, brought down to 10th March 1919, has been audited by the Commissioners, and that a first and final Dividend will be paid on 10th May 1919, within his Chambers, 115 St. Vincent Street, Glasgow, to those Creditors whose claims have been lodged and admitted.

GEO. HODGE, C.A., Trustee.

In the SEQUESTRATION of ARTHUR B. HARRIS, Teacher, presently residing at Amisfield Village, in the County of Dumfries.

GEORGE Dune BIRRELL CARRUTHERS, Solicitor, Dumfries, Trustee, hereby intimates that a first Dividend will be paid at his Chambers, No. 8 English Street, Dumfries, on the 7th day of May 1919.

G. B. CARRUTHERS, Trustee.

In the SEQUESTRATION of JAMES KAY SMALL, Baker, Grocer, and Spirit Merchant, Loanhead.

JOHN STUART GOWANS, C.A., Edinburgh, hereby intimates that the accounts of his intromissions, brought down to 5th March 1919, have been duly audited by the Commissioners and certified to be correct. Commissioners have declared a second and final Dividend payable to those Creditors whose claims have been admitted, at the Trustee's Chambers, 33 Charlotte Square, Edinburgh, on and after 6th May 1919.

J. STUART GOWANS, Trustee.

33 Charlotte Square, Edinburgh, 24th March 1919.

THE Firm of A. M'LEOD & COMPANY, carrying on business as Clothiers at sixty-one Academy Street, Inverness, and seventy Rosemount Viaduct, Aberdeen, has been DISSOLVED as at thirty-first December nineteen hundred and eighteen, by mutual consent, by the retiral therefrom of the Subscriber Alexander MacLeod, one of the Partners.

The Business will continue to be carried on by the Subscriber Norman Alexander M'Leod on his own account and under the same name of A. M'LEOD &

COMPANY.

Norman Alexander M'Leod is authorised to uplift all debts due to the Firm, and he will discharge the Firm's whole debts and liabilities.

Dated at Inverness, this twenty-first day of March nineteen hundred and nineteen.

A. M'LEOD.

Witnesses to the Signature of the said Alexander M'Leod— DONALD NOBLE, Solicitor, Inverness. ISABELLA M'LENNAN, Law-Clerk, 2 Church Street, Inverness.

N. A. M'LEOD.

Witnesses to the Signature of the said Norman Alexander M'Leod—
Donald Noble, Solicitor, Inverness.
ISABELLA M'LENNAN, Law-Clerk,
2 Church Street, Inverness.

THE Firm of SCOTT BROTHERS, Joiners, Undertakers, and Contractors, Bridgend, Innerleithen, of which the Subscribers were the sole Partners, was DISSOLVED, as at the twenty-eighth day of February nineteen hundred and eighteen, by mutual consent.

The Subscriber Thomas Scott has undertaken to pay

all debts due by the Firm, and will collect all debts

due to it.

THOMAS SCOTT.

THOS. ABBOTT, Witness, Bank Teller, Bank of Scotland, Innerleithen THOMAS HARDIE SCOTT, Clerk, Bank of Scotland, Innerleithen, Witnesses to the Signature of Thomas Scott.

ALEX. SCOTT.

JOHN YUILL WALKER, Clergyman, The Manse, Innerleithen, JAS. COSSAR, Cashier (Retired), Craig-Mhor, Innerleithen, Witnesses to the Signature of Alexander Scott.

THE Firm of BARCLAY, MACKAY, & COMPANY, Engineering and Machinery Agents, 68 Gordon Street, Glasgow, has been DISSOLVED as at thirty-first December nineteen hundred and eighteen, by mutual

Thomas Barclay and Walter Scott Bruce (two of the Partners of Barclay, Mackay, & Company), Engineering and Machinery Agents, 68 Gordon Street, will collect the assets of, and discharge the liabilities due by, the said Firm.

THOS. KINLOCH BARCLAY. THOMAS BARCLAY. WALTER SCOTT BRUCE.

JOHN HOPE, 173 St. Vincent Street, Glasgow, Solicitor, CATHERINE M. CRON, 173 St. Vincent Street, Glasgow, Typist, Witnesses to the above Signatures.

NOTICE is hereby given that the Firm of JOHN POLLOCK & COMPANY, General Engineers, 76 Lancefield Street, Glasgow, of which the late Robert Alexander Cumming and the Subscriber Hugh M'Lachlan Alexander Cumming and the Subscriber Hugh M'Lachlan were the sole Partners, was DISSOLVED on 2nd August 1918, by the death of the said Robert Alexander Cumming. The assets and goodwill of the said Firm were acquired by the said Hugh M'Lachlan as at said date, and he has undertaken the responsibility for the whole debts and liabilities of the said Firm, conform to Minute of Agreement between him and Miss Rachael Cumming, residing at 19 St. Vincent Crescent, Glasgow, the Executrix of the said deceased Partner. The said Hugh M'Lachlan will continue to carry on the said Business under the same Firm name, and will collect all debts due to, and pay all debts due by, the said Firm. to, and pay all debts due by, the said Firm.

HUGH M'LACHLAN.

RACHEL CUMMING.

Witnesses to the Signature of the said Hugh M'Lachlan-WALLACE, Writer, 88 Bath Street, Glasgow.

MARY BEATON, Typist, 88 Bath Street, Glasgow.

Witnesses to the Signature of the said Miss Rachel Cumming-GEORGE KERR, Writer, Port-Glasgow,
MARY S. ARNEIL, 19 St. Vincent MARY S. ARNEIL, Crescent, Glasgow.

Glasgow, 21st March 1919.

BANKRUPTS.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

George Marshall Callender, 47 Victoria Street, Westminster, in the county of London.

Raoul Fernand Joseph de Merindol, 12 Washington House, Basil Street, Knightsbridge, and 63 Pont Street, Sloane Square, both in the county of London, lieutenant in His Majesty's Army.

Lord Edward Fitzgerald, Hyde Park Hotel, in the county of London.

Percy Arthur Noding St. Ledger Wood, late of 3 Richmond Gardens, Shepherd's Bush, and 125 Holland Road, Kensington, both in the county of London, whose present residence the Judgment Creditor is unable to ascertain, a domiciled Englishman.

John Done Bache, Old Junction Farm, Hutton, Somerset, and 50 Birnbeck Road, Weston-super-Mare, Somerset, also lately carrying on business at 40 and 43 Church Road, and 37 Whitecross Road, all in Weston-super-Mare, Somerset, farmer and dairyman.

Robert Oliver Turner, residing at Northfield, Arnside, but formerly residing at Brigsteer, near Kendal, both in the county of Westmorland, and carrying on business at Beacon Works, New Road, Kendal, in the said county, shirt manufacturer.

Herbert James Symonds, Shipbourne Green, Tonbridge, lately residing at Hookwood, but now at North Frith Farm, all at Tonbridge, in the county of Kent, brewer.

Charles Frederick Michell, 121 High Road. Balham, in the county of London, photographer.

ADJUDICATION ANNULLED.

Kenyon Lockwood, residing and carrying on business at 45 Somerset Road, Huddersfield, in the county of York, stuff merchant.

NOTICE.

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

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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.

Published at the Exchequer Chambers, Parliament Square, Edinburgh.

Printed by Morrison & Gibb Lad., Printers to His Majesty's Stationery Office, Tanfield.

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

Tuesday, March 25, 1919. Price Ninepence.