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TUESDAY, MAY 25, 1920.

At the Court at Buckingham Palace, the 17th day of May 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by Section 1 of the Colonial Probates Act, 1892, it was enacted as follows:—

"Her Majesty the Queen may, on being satisfied that the Legislature of any British Possession has made adequate provision for the recognition in that Possession of Probates and Letters of Administration granted by the Courts of the United Kingdom, direct by Order in Council that this Act shall, subject to any exceptions and modifications specified in the Order, apply to that Possession, and thereupon, while the Order is in force, this Act shall apply accordingly:"

And whereas Her said Majesty, by virtue and in exercise of the powers by the abovere cited Act in Her Majesty vested, was pleased by an Order of Her Majesty in Council of the 29th day of January 1894 to order that the Colonial Probates Act, 1892, should apply to certain British Possessions, including the Colony of Lagos:

And whereas by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland bearing date at Westminster the 28th day of February 1906, His late Majesty King Edward the Seventh was pleased to declare that the Colony of Lagos should from the coming

into operation of the said Letters Patent be known as the Colony of Southern Nigeria:

And whereas by further Letters Patent bearing date the 29th day of November 1913 His Majesty the King was pleased to declare that the said Colony of Southern Nigeria should from the date of the coming into operation of the said Letters Patent be known as the Colony of Nigeria:

And whereas it is expedient that the Colonial Probates Act, 1892, shall continue to apply to the British Possession formerly known as Lagos and now known as Nigeria:

And whereas His Majesty is satisfied that the Legislature of the said British Possession has made adequate provision for the recognition in that Possession of Probates and Letters of Administration granted by the Courts of the United Kingdom:

Now, therefore, His Majesty, by virtue and in erercise of the powers by the above-recited Act in His Majesty vested, is pleased, by and with the advice of His Privy Council to order, and it is hereby ordered, as follows:—

1. The above-recited Order in Council of the 29th day of January 1894, so far as it relates to the British Possession formerly known as Lagos, shall from the commencement of this Order be revoked, without prejudice to anything lawfully done thereunder.

2. The Colonial Probates Act, 1892, shall apply to the British Possession hereunder mentioned:—

The Colony of Nigeria.

And the Right Honourable Viscount Milner, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

ALMERIC FITZROY.

At the Court at Buckingham Palace, the 17th day of May 1920.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by the Foreign Jurisdiction Acts, 1890 and 1913, it is, among other things, provided that it shall be lawful for His Majesty in Council by Order to direct that the Colonial Probates Act, 1892, shall extend, with or without any exceptions, adaptations, or modifications, in the Order mentioned, to any Foreign Country in which for the time being His Majesty has jurisdiction, and that thereupon that Act shall, to the extent of that jurisdiction, operate as if that Country were a British Posession, and as if His Majesty in Council were the Legislature of that Possession:

And whereas by Treaty, grant, usage, sufferance, and other lawful means, His Majesty the King has power and jurisdiction in the Nigeria

Protectorate:

And whereas His Majesty The King is satisfied that the Legislature of the said Protectorate has made adequate provision for the recognition therein of Probates and Letters of Administration granted by the Courts of the United Kingdom:

And whereas it is expedient that the Colonial Probates Act, 1892, should be extended to the

said Protectorate:

Now, therefore, His Majesty, by virtue and in exercise of the powers in this behalf by the Foreign Jurisdiction Acts, 1890 and 1913, or otherwise in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the Colonial Probates Act, 1892, shall, from the date of this Order, apply to the Nigeria Protectorate as though the said Protectorate were a British Possession.

And the Right Honourable Viscount Milner, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein

accordingly.

ALMERIC FITZROY.

At the Court at Buckingham Palace, the 17th day of May 1920.

PRESENT,

The KING's Most Excellent Majesty.

Lord Steward. Lord Colebrooke. Mr. Secretary Shortt. Mr. W. A. Watt.

HEREAS by the Colonial Courts of Admiralty Act, 1890, it sis, amongst other things, provided that Rules of Court for regulating the procedure and practice (including fees and costs) in a Court in a British Possession in the exercise of the judisdiction conferred by the said Act, whether original or appellate, may be made by the same authority and in the same manner as rules touching the practice, procedure, fees and costs in the said Court in the exercise of its ordinary civil jurisdiction respectively are

made: Provided that such Rules of Court shall not come into operation until they have been approved by His Majesty in Council, but on coming into operation shall have full effect as if enacted in the said Act:

And whereas it has been made to appear to His Majesty that it is expedient that the Rules of Court hereto annexed, having been duly prepared by the proper authority as required by the said Act, should be established and be in force in the Supreme Court of Trinidad and Tobago in its Admiralty jurisdiction on and from such day as the Governor of Trinidad may appoint by notice in the Government Gazette:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to approve the Rules of Court hereto annexed, and to order, as it is hereby ordered, that the said Rules of Court shall come into force in the Supreme Court of Trinidad and Tobago in its Admiralty jurisdiction on such day as the Governor of Trinidad may appoint by notice in the Govern-

ment Gazette.

ALMERIC FITZROY.

Rules of Court.

Rules of Court for regulating the procedure and practice (including fees and costs) in the Supreme Court of the Colony of Trinidad and Tobago in the exercise of the jurisdiction conferred on the Court by the Colonial Courts of Admiralty Act, 1890 (53 & 54 Vict. c. 27), made by the Chief Justice with the concurrence of a Puisne Judge of the said Court in virtue of the authority conferred on him by Section 7 of the above Act and Section 46 of The Judicature Ordinance, No. 34.

"The Rules of the Supreme Court, 1917," made by the Chief Justice with the concurrence of a Puisne Judge, which said Rules were approved by resolution of the Legislative Council on the 2nd March 1917, in so far as they regulate the practice and procedure of the Supreme Court of the Colony of Trinidad and Tobago in the exercise of its jurisdiction as a Colonial Court of Admiralty are, and shall from the date they came into force be deemed to have been, the Rules of Court for regulating the procedure and practice in the Court in the exercise of the jurisdiction conferred by the Colonial Courts of Admiralty Act, 1890.

A. Lucie Smith, Chief Justice. A. D. Russell, Puisne Judge.

19th December 1919.

PRIVY COUNCIL OFFICE, DUBLIN CASTLE,

18th May 1920.

At a Meeting of the Privy Council held this day in the Council Chamber, Dublin Castle, The Right Honourable Mr. Justice Pim and General the Right Honourable Sir Cecil Frederick Nevil Macready, G.C.M.G., K.C.B., were sworn Lords Justices for the Government of Ireland during the absence of His Excellency the Lord Lieutenant.

C. M. MARTIN-JONES, Deputy Clerk of the Council. Foreign Office,

May 12, 1920.

It is hereby notified that His Majesty's Principal Secretary of State for Foreign Affairs this day received from Monsieur Antoine Pescatore his Letter of Credence as Chargé d' Affaires of the Grand Duchy of Luxemburg.

Whitehall, May 18, 1920.

The KING has been pleased to award the Albert Medal in recognition of the gallant conduct of William Mathers and Joseph Bowman, two Dockyard workmen, in endeavouring at the cost of their own lives to save the life of Able Seaman Arthur Henry Brewer at Rosyth on the 27th August last.

Brewer had descended into the Wet Provision Room of H.M.S. "Tiger," in company with J. H. Anderson, a shipwright, when he was overcome by poisonous gases and collapsed. Anderson, himself feeling the effect of the gases, left the compartment as quickly as possible to obtain assistance, and Mathers and Bowman, who were near to the scene, descended without hesitation to endeavour to rescue Brewer. They did not wait for further assistance or for safety appliances, though they were fully aware of the cause of Brewer's collapse and consequently of the grave risk they were running. They were at once overcome by the noxious gases in the compartment, and when removed were in an unconscious condition.

Every endeavour was made to restore them to consciousness, but without success.

Whitehall, May 19, 1920.

The KING has been pleased to give and grant unto Sir Banister Flight Fletcher, late Senior Sheriff of the City of London, His Majesty's Royal licence and authority to wear the Insignia of the Fourth Class of the Order of the Rising Sun, which Decoration has been conferred upon him by His Majesty the Emperor of Japan.

Whitehall, May 19, 1920.

The KING has been pleased to give and grant unto the undermentioned gentlemen His Majesty's royal licence and authority to wear Decorations (as stated against their respective names) which have been conferred upon them by His Majesty the King of Siam in recognition of valuable services rendered by them:—

Order of the Crown of Siam.

Second Class.

Marston Frank Buszard, Esq. William Francis Lloyd, Esq., Conservator of Forests under the Siamese Government.

Third Class.

Sidney Herbert Cole, Esq.
Robert Charles Ryder Wilson, Esq., and
Norman Eric Lowe, Esq., of the Royal Siamese
Irrigation Department.

Fourth Class.

Norman Sutton, Esq., Headmaster of Suan Kularb School, Bangkok.

Order of the White Elephant.

Third Class.

Mr. Justice (Percival Wilfrid) Thornely, M.A., LL.D., Judge of the Court of Appeal, Bangkok, and Legal Adviser to the Siamese Ministry of Justice.

Fourth Class.

William Warner Shand, Esq., Inspector of Mines under the Siamese Government. Norman Sutton, Esq.

Thomas Judge, Esq., Head Master of Wat Debsir:ndr School, Bangkok.

Fifth Class.

John Rose Cormack Lyons, Esq.

The Right Honourable Edward Shortt, one of His Majesty's Principal Secretaries of State, has appointed Harry Sefton Sheppard Scott, Esquire, to be a Junior Inspector of Mines under the Coal Mines Acts, 1887 to 1919, and has directed him to act also as an Inspector for the purposes of the Metalliferous Mines Regulation Acts, 1872 and 1875, and of the Quarries Act, 1894; and has, further, appointed him to be an Inspector of Factories and Workshops for the purposes of the Factory and Workshop Act, 1901.

Whitehall, 18th May 1920.

The Right Honourable Edward Shortt, one of His Majesty's Principal Secretaries of State, has appointed John Swanstone Jobling, Esq., to be a Sub-Inspector of Mines.

Whitehall, 19th May 1920.

Downing Street,

19th May 1920.

The KING has been pleased to give directions for the appointment of Ewen Reginald Logan, Esq., M.A. (Chief Justice, Seychelles), to be a Puisne Judge of the Supreme Court of the Gold Coast Colony.

TRADE BOARDS ACTS, 1909 AND 1918.

HAT, CAP AND MILLINERY TRADE: BOARD (SCOTLAND).

PROPOSAL TO FIX MINIMUM RATES OF WAGES-FOR MALE AND FEMALE WORKERS.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour, and dated 31st October 1918, the Trade Board established under the Trade Boards Act, 1918, and the Trade Boards (Hat, Cap and Millinery) Order, 1919, for the Hat, Cap and Millinery Trade in Scotland, as defined in the Regulations made by the Minister of Labour, and dated 31st March 1920, hereby give Notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they Propose to Fix General Minimum Time-Rates, Piece-work Basis Time-Rates, and Overtime Rates for Male and Female Workers, and to declare the normal number of hours of work in the trade for the purpose of the application of the Overtime Rates, as shown in the Schedule set out below.

SCHEDULE.

PART I.

PROPOSED GENERAL MINIMUM TIME-RATES.

FEMALE WORKERS.

SECTION I.—Female Workers.

- (a) For Female Workers (other than Learners, as defined in Section I. of Part IV. of this Schedule):
 - (i) Workers other than Home-workers,
 8½d. per hour.
 - (ii) Home-workers, 8½d. per hour.

(b) Learners:

LEARNERS COMMENCING AT

	14 and under 15 years of age.	15 and under 16 years of age.	16 and under 21 years of age.	21 years of age and over.				
	Col. I.	Col. I. Col. II. Col. III.		Col. IV.				
During first six months of em-	per hour.	·per hour.	per hour.	per hour.				
ployment after the age of 14 years During second ,, ,, ,, ,, ,, third ,, ,, ,, ,, fourth ,, ,, ,, ,, sixth ,, ,, ,, ,, seventh ,, ,, ,, ,, eighth ,, ,, ,,	21d. 21dd. 31dd. 41d. 5d. 6d. 7d.	21d. 3d. 41d. 51dd. 61dd. 74d.	23d. 4d. 53d. 73d.	First 3 months $3\frac{1}{2}d$. Second 3 months $6\frac{1}{4}d$. Third 3 months $6\frac{1}{4}d$. Fourth 3 months $7\frac{3}{4}d$.				

(i) The General Minimum Time-Rate for Learners under 14 years of age shall be $2\frac{1}{4}d$. per hour, and from the age of 14 years they shall be entitled to the amounts shown in Column I. above, as if they had commenced at 14.

(ii) The advances to be given to Learners commencing at under 21 years of age shall become due as from the first Monday in January and July of each year, the Learner being entitled to her first advance from the first Monday in January or July, as the case may be, provided that she has been in the trade at least three months.

(iii) A Learner shall cease to be a Learner, and be entitled to the full General Minimum Time-Rate applicable to her under Section I. (a) of Part I. of this Schedule, upon the fulfilment of the following conditions:—

Age of Entering upon Employment and Conditions.

Under 15 years of age, the completion of not less than 3 years' employment, and the attainment of the age of 18 years.

Fifteen and under 16 years of age, the completion of not less than 2 years' employment, and the attainment of the age of 18 years.

Sixteen and under 21 years of age, the completion of 2 years' employment.

Twenty-one years of age and over, the completion of 1 year's employment.

(iv) No Female Learner shall be held to be entitled to the full General Minimum Time-Rate under Sub-Section (a) of this Section until she has attained the age of 18 years, notwithstanding any employment she may have had. Provided that in determining the age of entry and the length of employment, all service prior to the age of 14 shall be disregarded.

SECTION II.-Male Workers.

Workers of 22 years of age and upwards, 1s. 2d. per hour.

Workers of 21 and under 22 years of age, 1s. per hour.

Workers of 20 and under 21 years of age, 10½d.

per hour.

Workers of 19 and under 20 years of age, 9d. per hour.

Workers of 18 and under 19 years of age, 7½d. per hour.

Workers of 17 and under 18 years of age, 6d.

per hour.

Workers of 16 and under 17 years of age, 5d.

per hour. Workers of 15 and under 16 years of age, 4d.

per hour.

Workers under 15 years of age, 3d. per hour.

Workers commencing employment in the Hat, Cap and Millinery Trade for the first time, at and over the age of 19, may serve a period of six months at 7d. per hour, and thereafter a

period of six months at $8\frac{3}{4}$ d. per hour. On the expiration of one year's service in the trade, these workers shall receive such rates as their age may entitle them to under the foregoing provisions.

PART II.

Proposed Piece-Work Basis Time-Rates. Section I.—Female Workers.

- (a) All Female Workers other than Homeworkers, 9½d. per hour.
- (b) Home-workers, 91d. per hour.

In the case of all Female Workers employed on Piece-work, each Piece-Rate paid must be such as would yield, in the circumstances of the case, not less than 9½d. per hour to an ordinary worker. Provided that, in determining as to whether any Piece-Rate satisfies the foregoing condition, regard shall be had only to the earnings of workers other than learners.

SECTION II.—Male Workers.

All Male Workers, 1s. 31d. per hour.

In the case of all Male Workers employed on Piece-work, each Piece-Rate paid shall be such as would yield, in the circumstances of the case, not less than 1s. 3½d. per hour to an ordinary worker. Provided that, in determining as to whether any Piece-Rate satisfies the foregoing condition, regard shall be had only to the earnings of workers of 22 years of age and upwards.

PART III.

PROPOSED OVERTIME RATES FOR MALE AND FEMALE WORKERS (ALL AGES).

SECTION I.—In accordance with Section 3 (1) (c) of the Trade Boards Act, 1918, the Trade Board propose to declare the normal number of hours of work in the trade to be as follows:—

Provided that any other day (not being Sunday) may be substituted by an employer for Saturday as the weekly short day, and in such case the normal number of hours of work on such substituted day shall be five, and the normal number of hours on Saturday shall be eight and a half.

Provided also that all hours worked by a worker on Sundays and on Customary Public and Statutory Holidays shall be regarded as Overtime to which the Overtime Rates shall

apply.

Section II.—The Minimum Rates for Overtime in respect of hours worked by a worker whether engaged on time-work or on piecework, in excess of the declared number of hours shall be as follows; that is to say:—

- For the first two hours' Overtime on any day, except Saturdays (or the weekly short day substituted therefor), Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be equivalent to Time-and-a-Quarter; that is to say, One-and-a-Quarter times the Minimum Rate otherwise applicable.
- 2. For Overtime after the first two hours definition shall apply:

of Overtime on any day except Sundays and Customary Public and Statutory Holidays, and for all Overtime on Saturdays (or the weekly short day substituted therefor), the Overtime Rate shall be equivalent to Time-and-a-Half; that is to say, One-and-a-Half times the Minimum Rate otherwise applicable.

3. For all time worked on Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be equivalent to double time; that is to say, Twice the Minimum Rate other-

wise applicable.

4. For all hours worked in any week in excess of 46, the Overtime Rate shall be Time-and-a-Quarter, except in so far as higher Overtime Rates are payable under the provisions of paragraphs 2 and 3 of this Section. The Overtime Rate shall be payable where on any day (not being a Sunday or a Customary Public or Statutory Holiday) the number of hours worked exceeds 8½, or, in the case of Saturday (or the weekly short day substituted therefor) exceeds five, notwithstanding that the number of hours worked in the week does not exceed 46.

Provided-

(a) That where it is or may become the established practice of an employer only to require attendance on five days a week, the Overtime Rate shall only be payable where on any day the number of hours worked exceeds 9½.

(b) That where it is or may become the established practice of an employer to require attendance only on alternate Saturdays, the normal number of hours for the week in which attendance on Saturday is required

shall be deemed to be 50.

(c) That where it is or may become the established practice of an employer to require attendance on Sunday instead of Saturday, the Minimum Rates for Overtime, as set out above, shall apply in like manner, as if in the provisions of this Notice as to Overtime the word "Saturday" were substituted for "Sunday," and the word "Sunday" for "Saturday."

But in the application of these Provisos, where the employer requires attendance on any day on which it is not the established practice of the employer to require attendance, all time worked on such day (not being a Sunday or a Customary Public or Statutory Holiday) shall be paid for at Time-and-a-Quarter for the first two hours and Time-and-a-Half thereafter.

Note.—The hours which female workers and young persons are allowed to work are subject to the provisions of the Factory and Workshop Act, 1901.

PART IV.

For the purpose of this Notice the following definition shall apply:—

Section I.—A Female Learner is a worker who-

(a) Is employed during the whole or a substantial part of her time in learning any branch or process of the trade specified in Part V. of this Schedule by an employer who provides the learner with reasonable facilities for such learning; and

(b) Has received a certificate or has been registered in accordance with rules from time to time laid down by the Trade Board, and held subject to compliance with the conditions contained in this Section, or has made an application for such certificate or registration which has been duly acknowledged and is still under consideration. Provided that the certification or registration of a learner may be cancelled if the other conditions of learnership are not complied with.

Provided that an employer may employ a female learner on her first employment without a certificate or registration for a probation period not exceeding four weeks, but in the event of such learner being continued thereafter at her employment the probation period shall be included in her period of learnership.

Provided that, notwithstanding compliance with the conditions contained in this Section, a person shall not be deemed to be a learner if she works in a room used for dwelling purposes, and is not in the employment of her parent or guardian.

Section II.—The expression "Home-worker" shall be held to mean a worker who works in her own home or any other place not under the control or management of the employer.

PART V.

The above Minimum Rates of Wages shall apply, subject to the provisions of the Trade Boards Acts, and of this Notice, to all workers in Scotland who are employed during the whole or any part of their time in any branch of the trade specified in the above-mentioned Regulations made by the Minister of Labour, dated 31st March 1920; that is to say, the making from any material of men's, women's or children's headgear, or the trimming thereof:—

Including-

Warehousing, packing or other operations incidental to or appertaining to the making or trimming of men's, women's or children's headgear;

But excluding-

1. The casting and making of solid metal helmets;

2. The making of rubberised or oilskin headgear where carried on in association with or in conjunction with the making of other rubberised or oilskin articles;

3. The making of nurses' or servants' caps, chefs' caps, hospital ward caps, or

similar articles;

4. The making of field bonnets, sun-bonnets, boudoir caps, or infants' millinery where carried on in association with or in conjunction with the making of dresses, non-tailored skirts, wraps, blouses, blouse-robes, jumpers, sports coats, H.M.

neckwear, tea-gowns, dressing 'gowns, dressing jackets, pyjamas, underclothing, underskirts, aprons, overalls, nurses' and servants' caps, juvenile clothing, baby linen or similar articles;

 The making of fur hats, where made in association with or in conjunction with the manufacture of furs or furriers' skins into garments, rugs, or similar articles;

 The making of knitted headgear and the making of headgear from knitted fabrics where carried on in association with or in conjunction with the manu-

facture of the knitted fabric;

7. Warehousing and packing of men's, women's, and children's headgear and other similar operations carried on in shops mainly engaged in the retail distribution of articles of any description that are not made or trimmed on the premises.

PART VI.

Section I.—The above Minimum Rates of Wages shall be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments, or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund.

Section II.—The above minimum rates of wages are without prejudice to workers who are earning higher rates of wages, or to agreements made, or that may be made, between employers and workers for the payment of wages in excess of the minimum rates.

The Trade Board will consider any Objections to the above Proposals to Fix which may be lodged with them within two months from the 21st May 1920. Such Objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to The Secretary of the Hat, Cap and Millinery Trade Board (Scotland), 5 Chancery Lane, London, W.C. 2.

It is desirable that the Objections should state precisely, and so far as possible with

reasons, what is objected to.

Dated this twentieth day of May 1920. Signed by Order of the Trade Board.

F. Popplewell, Secretary.

Office of Trade Boards, 5 Chancery Lane, London, W.C. 2.

NAVAL SALVAGE MONEY.

Department of the Accountant-General of the Navy, Admiralty, S.W., 21st May 1920.

Notice is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the award for the salvage of s.s. "Mahsud" by H.M. Ships "Gladiolus," "Devonshire,"

"Laburnum" and "Rosemary"; H.M. Trawlers "Eric Stroud," "Angle," and "Luneda"; and H.M. Tugs "Cynic," "Paladin II," "Hellespont," "Stormcock," "Warrior," "Milewater," "Sonia," Dreadful," and "Flying Spray" between the 22 dec. and "Flying Spray," between the 23rd March and 11th April 1918.

Agents or other persons having any just and legal demand, unliquidated, against the award are required to transmit the particulars of any such demand to the Registrar of the Admiralty Division of H.M. High Court of Justice, in order that the same may be examined, taxed, and allowed by that Officer, and paid under the sanction of the Judge of the said Court.

Due notice will be given, by future advertisement in the London Gazette, of the date proposed for the commencement of distribution.

NOTICE OF INTENDED DISTRIBUTION OF NAVAL PRIZE BOUNTY MONEY.

Department of the Accountant-General of the Navy, Admiralty, S.W. 1, 20th May 1920.

Notice is hereby given to the Officers, Seamen, and Marines, and to all persons interested therein, that the distribution of the following awards of Prize Bounty will commence on Tuesday, the 25th May 1920, in the Prize Branch of the Department of the Accountant-General of the Navy, Admiralty, S.W. 1.

Bounty for destruction of German Submarine U.B. 20 by H.M. Seaplanes Nos. 8662 and 8676. 29th July 1917.

Bounty for destruction of German Submarine U.75 by H.M.S. "Fairy." 31st May

Bounty for destruction of German submarine U.C.55 by H.M.S. "Tirade" and H.M.S. "Sylvia." 29th September 1917.

Bounty for destruction of German submarine U.44 by H.M.S. "Oracle." 12th August 1917.

Bounty for destruction of German submarine U.48 by H.M.S. "Gipsy" and H.M. Drifters "Present Help," "Feasible," "Acceptable," "Saxamount," and "Majesty." 24th November 1917.

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.

NOTICE OF INTENDED DISTRIBUTION OF NAVAL BOUNTY MONEY.

Department of the Accountant-General of the Navy, Admiralty, S.W. 1,

20th May 1920.

Notice is hereby given to the Officers, Seamen, and Marines, and to all persons interested

Bounty granted in respect of the destruction of the Bolshevik Armed Ship "Pamyat Azova and T.B.D. by His Majesty's Coastal Motor Boats Nos. 7, 24, 31, 62, 72, 79, 86, and 88, and H.M. Seaplanes, 17th-18th August 1919, will commence on Tuesday, the 25th May 1920, 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.

Admiralty, 18th May 1920.

R.N.R.

His Majesty the KING has been graciously pleased to approve of the award of the Royal Naval Reserve Officers' Decoration to the following Officers :-

Payr. Lieut.-Cdr. Robert C. W. Merrick. Payr. Lieut.-Cdr. George Moffat, M.B.E. Payr. Lieut.-Cdr. Frederick C. Stevenson. Payr. Lieut.-Cdr. Gilbert R. Colbourne (deceased).

Payr. Lieut.-Cdr. Nigel R. Lewis. Payr. Lieut.-Cdr. William J. Rule. Payr. Lieut.-Cdr. John Ireland.

Payr. Lieut.-Cdr. William H. Walton.

Payr. Lieut.-Cdr. Joseph G. White. Payr. Lieut.-Cdr. John W. Wilson. Payr. Lieut.-Cdr. Reginald C. Neate. Payr. Lieut.-Cdr. Charles J. Davies.

Payr. Lieut.-Cdr. James G. Dendy. Payr. Lieut.-Cdr. Israel V. Bloomfield. Payr. Lieut.-Cdr. Reginald P. Brattle.

Payr. Lieut.-Cdr. John L. James. Payr, Lieut.-Cdr. Alexander P. Downie.

Payr. Lieut.-Cdr. Frank R. Philips-Smith.

Payr: Lieut.-Cdr. John Young. Payr. Lieut.-Cdr. Richard Magowan. Payr. Lieut.-Cdr. Thomas Hayes.

Payr. Lieut.-Cdr. William T. Hawke.

War Office, 14th May 1920. Delegation by the Army Council to the Board of Trade of the Powers of the Army Council under Sec. 114 of the Army

The Army Council, in pursuance of their powers in that behalf, hereby delegate until further notice to the Board of Trade the powers of the Army Council under Sec. 114 of the Army Act (except in Ireland) so far as these powers relate to horses.

By Command of the Army Council.

H. J. CREEDY.

ORDER MADE BY THE ARMY COUNCIL SPECIFYING THE OFFICERS OR PERSONS TO BE PROPER Officers under Sec. 114 of the Army Act.

The Army Council, in pursuance of their therein, that the distribution of the award of powers in that behalf, order that until further order made by the Army Council any constable or any officer of the Remount Department shall be a "proper officer" within the meaning of Sec. 114 of the Army Act (except in Ireland).

H. J. CREEDY.

Civil Service Commission, May 21, 1920.

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

TEMPORARY RECONSTRUCTION REGULATIONS FOR RECRUITING CLERKS IN THE FOREIGN OFFICE AND ATTACHES IN THE DIPLOMATIC SERVICE.

(These regulations are liable to alteration at any time after due notice.)

1. Age.—Candidates must have been born on or after the 2nd August 1889, and have attained the age of 22 on the date fixed for the qualifying examination described below.

- 2. Nationality.—Candidates must be naturalborn British subjects, and born within the United Kingdom or in one of the self-governing Dominions of parents also born within those territories, except when the circumstances are such as to justify a departure from the general rule, in which case they can be allowed to compete by special permission of the Secretary of State.
- 3. Military Service.—Candidates must have served in His Majesty's Naval, Military, or Air Forces; provided that a candidate who has been found unfit on grounds of health for general service, has served for at least a year in a Government Department, has there shown himself to be up to or above the standard of ability usually obtained from competitive examinations, and is recommended by his Department, may also be considered; provided also that a candidate who has been interned in an enemy country in such manner as to preclude him from serving in His Majesty's Forces may be eligible.
- 4. Education.—Candidates must satisfy the Civil Service Commissioners that they have received whole-time continuous and systematic education of a high type until at least the age of 18, or, alternatively, education as described up to the date of joining H.M. Forces. Deficiency of education before the age of eighteen may be made good by an equal or longer period of residence at a University after that age. They must also be able, by reference to places of education or otherwise, to furnish evidence satisfactory to the Commissioners of the mastery of French that is essential for this service.

5. Health and Character.—Candidates must satisfy the Civil Service Commissioners as to their health and character.

No candidate will be passed who cannot be sent to any climate.

The loss of a limb will not in itself be regarded as a disqualification, but the loss of sight, deafness, or a bad stammer will be so regarded.

6. Application.—Candidates must make application on the appropriate Form, which may be obtained from the Secretary, Civil Service Commission, 6 Burlington Gardens, London, W. 1.

7. Qualifying Examination.—Those candidates who on their Application Forms and the resulting inquiries are adjudged by the Civil Service Commissioners to be eligible will undergo a qualifying examination in the following subjects:—

French, English, General Knowledge, Arithmetic,

and those whom the Civil Service Commissioners judge to approximate to the standard of ability usually obtained from competitive examinations for these situations will be considered as qualified to appear before a Selection Board (see Clause 8).

A candidate who has passed the qualifying examination may not present himself again for examination, whilst a candidate who has failed in the qualifying examination may present himself again for examination on one subsequent occasion but not twice in the same calendar year.

8. Competitions.—Candidates who pass the qualifying examination and are of the requisite age, health, and character, will be summoned to an interview before a Selection Board. The Selection Board will hold competitions at intervals while these regulations remain in force, and on each competition they will recommend for the vacancies existing those candidates who appear to them to possess the highest qualifications, and their decision will be final; but a candidate who has passed the examination and, although judged suitable for appointment, has not been appointed on the results of one competition, may be reserved by the Selection Board for consideration in later competitions and, if so reserved, will be invited to appear before the next Selection Board.

The Selection Board will take into account together with the candidate's record and his personal qualities as shown at the interview any special merit that he may have shown in any subject of the examination.

9. Warning.—Any attempt on the part of a candidate to enlist support for his application through Members of Parliament, or other influential persons, will disqualify him for appointment. The Selection Board will disregard spontaneous recommendations from persons who are not personally acquainted with the candidate's work whether at school, at the university, in the Forces, or otherwise.

10. Fee.—Every candidate is required to pay a fee of ten shillings, payable when the Appli-

cation Form is sent in.

POST. OFFICE.

MONEY ORDERS.

In pursuance of the Rules Publication Act, 1893, His Majesty's Postmaster-General hereby gives notice, that a Warrant dated the 15th day of March 1920, and coming into operation on the 16th day of March 1920, has been made, on his representation, by the Commissioners of His Majesty's Treasury, relating to the poundage on Foreign Money Orders payable in the Union of South Africa, Rhodesia, Nyasaland, Protectorate, South West Africa Protectorate, and Mozambique.

And the Postmaster-General further gives notice, that copies of the said Warrant may be

purchased either directly or through any bookseller from His Majesty's Stationery Office at the following addresses:—Imperial House, Kingsway, London, W.C. 2; 28 Abingdon Street, London, S.W.1; 37 Peter Street, Manchester; 1 St. Andrew's Crescent, Cardiff; 23 Forth Street, Edinburgh; or from E. Ponsonby Ltd., 116 Grafton Street, Dublin.

Dated this 20th day of May 1920.

CROMPTON LLEWELYN DAVIES, Solicitor to the Post Office.

POST OFFICE.

MONEY ORDERS.

In pursuance of the Rules Publication Act, 1893, His Majesty's Postmaster-General hereby gives notice, that a Warrant dated the 15th day of December 1919, and coming into operation on the 16th day of December 1919, has been made, on his representation, by the Commissioners of His Majesty's Treasury, relating to the poundage on Foreign Money Orders payable in the United States of America.

And the Postmaster-General further gives notice, that copies of the said Warrant may be purchased either directly or through any bookseller from His Majesty's Stationery Office at the following addresses:—Imperial House, Kingsway, London, W.C. 2; 28 Abingdon Street, London, S.W. 1; 37 Peter Street, Manchester; 1 St. Andrew's Crescent, Cardiff; 23 Forth Street, Edinburgh; or from E. Ponsonby Ltd., 116 Grafton Street, Dublin.

Dated this 20th day of May 1920.

CROMPTON LLEWELYN DAVIES, Solicitor to the Post Office.

LOCOMOTIVE, SCOTLAND.

MOTOR CARS.

THE MOTOR CARS REGULATION (BURGH OF FORFAR) ORDER, 1920, DATED 19TH MAY 1920.

In pursuance of the powers vested in me by Section 9, as read with Section 18 of the Motor Car Act, 1903,* I, the Right Honourable Robert Munro, His Majesty's Secretary for Scotland, on application of the Town Council of the Burgh of Forfar, being the local authority of the said Burgh, do hereby make the following regulations

1. This Order may be cited as "The Motor Cars Regulation (Burgh of Forfar) Order, 1920," and the regulations hereby prescribed shall take effect within the limits or places referred to therein on and after the respective dates at which, for the purpose of giving effect thereto, the local authority shall, in terms of Section 10 of the Motor Car Act, 1903, place notices in conspicuous places on or near such limits or places.

2. A person shall not drive a motor car at a speed exceeding ten miles per hour within the limits or places specified in the Schedule to this Order.

* 3 Edw. 7, c. 36.

Given under my hand and seal at Whitehall, this nineteenth day of May 1920.



(Signed) ROBERT MUNRO, His Majesty's Secretary for Scotland.

SCHEDULE.

Market Street.—From its junction with Brechin Road to its junction with North Street.

North Street.—From its junction with Market Street, along South Street to the entrance to Forfar Laundry.

Arbroath Road.—From 50 vards East of Sunnyside House to its junction with East High-Street.

Montrose Road.—From 30 yards East of the line of the centre of Jamieson Street to its junction with Arbroath Road.

Castle Street.—From the junction of East and West High Streets, along Brechin Road, to 50 yards North of Market Inn.

Glamis Road.—From 10 yards West of Benholm Lodge Gate, along West High Street, East High Street and Prior Road to the old road leading to the Hospital.

Dundee Road.—From 50 yards South of the road leading to Teuchatcroft, along St. James' Road and Academy Street to its junction with South Street.

Dundee Loan.—From its junction with Glamis Road to its junction with St. James' Road.

ADMIRALTY NOTICE TO MARINERS.

No. 826 of the year 1920.

BRITISH ISLES.

Information with regard to the Exhibition of Storm Signals.

Former Notice.—No. 1295 of 1919; hereby cancelled.

The exhibition of storm signals (gale warnings) on the coasts of the British Isles has been resumed.

The issue of a warning indicates that an atmospheric disturbance is in existence which will probably cause a gale (force 8 or more by Beaufort scale) in the area to which the warning applies.

A revised list of stations from which the storm signals are shown is given below.

STORM SIGNAL STATIONS.

ENGLAND.

Blyth. Ipswich. Tynemouth Souter point. Sunderland. Seaham. Hartlepool. Middlesbrough. Redcar Whitby. Filey. Flamborough head Bridlington. Spurn point. Hull. Goole.

Harwich. Gunfleet. Brightlingsea. West Mersea. Osea. Greenhithe. Chatham. Sheerness. Ramsgate. Deal. Dover. Sandgate. Rye. Eastbourne

Grimsby. Boston. King's Lynn. Sheringham. Cromer. Yarmouth Gorleston Southwold Orfordness. Hurst point. Hurst castle. Poole. Swanage. Anvil point. Weymouth. Portland. Jersey. Exmouth. Torquay. Berry head. Prawle point. Salcombe. Plymouth. Devonport. Rame head. Looe. Fowey. Mevagissey. Falmouth. Lizard. Porthleven. Newlyn west. Tol-Peden-Penwith. Beachy head.
Newhaven.
Brighton.
Littlehampton.
Portsmouth.
Southampton
Cowes
Ryde
St. Catherine's point.
Sennen cove.
Godrevy.
St. Ives.

Godrevy.
St. Ives.
Newquay.
Trevose head.
Padstowe.
Post Isaac.
Bude.
Hartland point.
Lundy Isle.

Bull point. Ilfracombe. Hurtstone point. Hoylake. New Brighton.

Runcorn.
Liverpool.
Preston.
Blackpool.
Fleetwood.
Barrow.
Walney island.

Douglas.
Point of Ayre.

WALES.

Cardiff.
Penarth.
Nell's point.
Barry dock.
Nash point.
Brivon ferry.
Swansea.
Mumbles.
Rhossili
Burry port

St. Mary's, Scilly.

Tenby.
Caldy island.
St. Anne's head.
Small lighthouse.
Newquay (Cardigan).
Carnarvon.
South Stack.
Holyhead.
Amlwch

SCOTLAND

Mull of Galloway. Corsewall point. Cairn Ryan. Ballantrae. Ardrossan. Glass island. Stornoway. Butt of Lewis. Ru Stoer. Cape Wrath. Lerwick. Sumburgh head. Fair island. Noup head. Stronsay. Kirkwall. Cantick head. Dunnet head. Wick. Tarbetness.

Greenock. Campbeltown, Mull of Cantyre. Rinns of Islay. Rueval. Burghead. Lossiemouth. Buckie. Port Knockie. Portsoy. Banff. Fraserburgh. Peterhead. Aberdeen. Girdleness. Stonehaven. Scurdyness. St. Andrews. Methil. Rosyth.

IRELAND.

Tuskar. Dunmore east.

Cromarty.

Inverness.

Achill head. St. John's point.

Grangemouth.

St. Abbs head.

Helvick head. Malimore. Minehead. Arranmore. Queenstown. Múlroy. Cork. Fanad point. Kinsale. Rathmullen. Old Head of Kinsale. Malin head. Galley head. Portrush. Castletownshend. Belfast. Brow head. Howth. Dingle. Kingstown. Loop head.

Note.—This Notice will be amended from time to time as necessary.

(Notice No. 826 of 1920.)

Publications.

Channel Pilot, Part I., 1908, pages 9, 10.
Channel Pilot, Part I., 1920 (in press).
W.C. England Pilot, 1910, page 24.
Irish Coast Pilot, 1911, page 11.
North Sea Pilot, Part I., 1910, pages 50, 156.
North Sea Pilot, Part II., 1914, page 10.
North Sea Pilot, Part III., 1914, page 9.
W.C. Scotland Pilot, Part I., 1911, page 4.
W.C. Scotland Pilot, Part II., 1911, page 4.
Authority.—The Lords Commissioners of the Admiralty. (H. 5798/19, H.1377 & 3074/20.)

By Command of their Lordships,

F. C. LEARMONTH, Hydrographer of the Navy.

Admiralty, London, 20th May 1920.

INTIMATION is hereby given that the Most Noble GEORGE GRANVILLE SUTHERLAND LEVESON GOWER, DUKE AND EARL OF SUTHERLAND, Heir of Entail in possession of the Entailed Lands and Estate of the Earldom and Estate of Sutherland and Country of Reay, situated in the Counties of Sutherland and Ross and Cromarty, has presented a Note to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Paterson, Clerk), in terms of the Entail Acts and relative Acts of Sederunt, and in particular of the Acts 11 and 12 Vict. c. 36, Sect. 26, and 45 and 46 Vict. c. 53, Sect. 23, for authority to uplift and apply consigned money in improvement expenditure.

Date of Interlocutor ordering intimation, advertisement, and service, 21st May 1920.

MACPHERSON & MACKAY, W.S., Edinburgh.
A. N. MACAULAY & Co., Solicitors, Golspie,
Agents for the Petitioner.

26 Queen Street, Edinburgh, 21st May 1920.

INTIMATION is hereby given that ELLIOT MACKIRDY SCOTT MACKIRDY, Esquire, of Birkwood Lesmahagow, Lanarkshire, Heir of Entail in possession of the Entailed Lands and Estate of Birkwood, and others, lying partly in the Parish of Lesmahagow and County of Lanark, and partly in the Burgh of Lanark and County aforesaid, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Paterson, Clerk), in terms of the Entail Acts and relative Acts of Sederunt for Authority to Disentail the remaining portions of the said Entailed Lands and Estate which are described in the Schedule annexed to the said Petition (certain portions of the said Entailed Lands and—Estate—of Birkwood having been previously Disentailed).

Date of Interlocutor ordering Intimation, 21st May 1920.

FRASER, STODART. & BALLINGALL. Writers to the Signet, Agents for the Petitioner.

16 Castle Street, Edinburgh, 24th May 1920.

NTIMATION is hereby given that Major WILLIAM CRAUFURD COOPER, R.E., Heir of Entail in possession of the Entailed Lands and Estates of Failford or Smeithston, and Templebogwood, lying within the Parish of Tarbolton and County of Ayr, has presented a Petition to the Lords of Council and Session (First Division Lucius Lord Oddingur, Mr. Betsmen Carly Division, Junior Lord Ordinary,-Mr. Paterson, Clerk), Division, Jumbr Lord Ordinary,—Mr. Paterson, Cierk, in terms of the Entail Acts, and particularly Acts 11 and 12 Victoria, Cap. 36; 16 and 17 Victoria, Cap. 94; 31 and 32 Victoria, Cap. 84; 38 and 39 Victoria, Cap. 61; and 45 and 46 Victoria, Cap. 53; and relative Codifying Act of Sederunt, for Authority to Disentail the said Lands and Estates of Failford or Smeithston and Templesian Cap. 53 bogwood, in the said County of Ayr, and to acquire in fee-simple certain entailed money possessed therewith.

Date of Interlocutor ordering Intimation, twenty-second day of May 1920.

COOPER & BRODIE, W.S., Agents for Petitioner.

40 Castle Street, Edinburgh, 24th May 1920.

To the Creditors and other Persons interested in the Succession of the Deceased JAMES ALEXANDER M'NEIL, Carting Contractor, carrying on business at Preston Street, Glasgow, who resided at 276 London Road, Glasgow.

ILBERT S. M'VEAN, Chartered Accountant Glasgow, having been appointed by the Court of Session Judicial Factor on the Estate of the said deceased James Alexander M'Neil, under the Act 3 & 4 George V. cap. 20, requires all the lawful Creditors of the said James Alexander M'Neil and other persons interested in his Estate to lodge with the Judicial Factor, Gilbert S. M'Vean, 125 West Regent Street, Glasgow, within four months after the date of this notice, a Statement of their claims as Creditors of the deceased, or as otherwise interested in his Estate, with such vouchers, or other written evidence as they may have to found upon in support of their claims, in order to the same being considered and reported upon by the Judicial Factor.

GILBERT S. M'VEAN, 125 West Regent Street, Glasgow.

22nd January 1920.

In the Matter of THE TRANSIT AND GENERAL INSURANCE COMPANY LIMITED.

T an Extraordinary General Meeting of the above A T an Extraordinary General Meeting of the above named Company, duly convened, and held within the Registered Office of the Company at one hundred and one Saint Vincent Street, Glasgow, on the twenty-sixth day of April nineteen hundred and twenty, the following Resolution was passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the twelfth day of May nineteen hundred and twenty, the following Resolution was duly confirmed, videlicit: duly confirmed, videlicit :-

"That the Company be wound up voluntarily, and "that John Maclaren Lochhead, Chartered "Accountant, sixteen Bothwell Street, Glasgow, "be, and he is hereby, appointed Liquidator "for the purpose of such winding up."

THOMAS MILLAR HAMILTON, Chairman.

J. BINNIE TAIT, Solicitor, Glasgow, Witness to the Signature of Thomas Millar Hamilton, Chairman.

Dated 22nd May 1920.

The Companies Acts, 1908 and 1917.

In the Matter of the LANARK BURGH MODEL LODGING HOUSE COMPANY LIMITED.

NOTICE is hereby given, in pursuance of Section 195 of the Companies (Consolidation) Act, 1908; that a General Meeting of the Members of the above-named Company will be held at 20 Hope Street, Lanark, on Monday the twenty-eighth day of June 1920, at 7 o'clock p.m., for the purpose of having an account laid before them showing the manner in which the winding before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.

Dated the 21st day of May 1920.

THOS. WATSON, Liquidator.

Witnesses to the Signature of the said Thomas Watson-THOS. COCKBURN, Solicitor, Lanark. JOHN LIGHTBODY, Law Apprentice, 20 Hope Street, Lanark.

THE VICTORIA SPINNING COMPANY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that, in accordance with Section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Shareholders of the above Company will be held at Queen Victoria Works, Brook Street, Dundee, on Tuesday, 29th June 1920, at 11 a.m., for the purpose of submitting the Final Accounts of the Liquidator, fixing the Liquidator's Remuneration, and determining, by Extraordinary Resolution, how the books, accounts, &c., of the Company shall be disposed of. pany shall be disposed of.

F. L. M'GRADY, Liquidator.

Queen Victoria Works, Brook Street, Dundee, 25th May 1920.

THE Estates of ROBERT MORRISON MAC-INTYRE, Breadalbane, Hotel, Aberfeldy, Perth-shire, were Sequestrated on the twentieth day of May nineteen hundred and twenty, by the Sheriff of the County of Perth at Perth.

The first Deliverance is dated the twentieth day of May nineteen hundred and twenty.

The Meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Thursday the third day of June nineteen hundred and twenty, within the Solicitors' Library, County Buildings, Perth. A day of June nineteen hundred and twenty, within the Solicitors' Library, County Buildings, Perth. A Composition may be offered at this Meeting, and to entitle Creditors to the first Dividend their oaths and grounds of debt must be lodged on or before the twentieth day of September nineteen hundred and twenty.

All future advertisements relating to this Sequestration will be arbitable in the Edinburgh Carotte.

tion will be published in the Edinburgh Gazette.

THOMAS MACPHERSON, Solicitor, Perth.

3 Charlotte Street, Perth, 20th May 1920.

THE Estates of JAMES BROWN MOIR, 89 Dalry Road, Edinburgh, were Sequestrated on the 21st day of May 1920, by the Sheriff of the Lothians and Peebles at Edinburgh.

The first Deliverance is dated 10th May 1920.

The Meeting to elect the Trustee and Commissioners is to be held at 2.30 o'clock afternoon, on Wednesday the 2nd day of June 1920, within Dowell's Rooms, No. 18 George Street, Edinburgh.

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

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

All future advertisements relating to this Sequestra-tion will be published in the Edinburgh Gazette alone.

R. D. C. M'KECHNIE, Solicitor, 15 Castle Street, Edinburgh, Agent.

THE Estates of CHARLES WILLIAM ANDERSON, Tresiding at 898 Pollokshaws Road, Glasgow, were Sequestrated on the 24th day of May 1920, by the Sheriff of Lanarkshire at Glasgow.

The first Deliverance is dated the 24th day of May

The Meeting to elect the Trustees and Commissioners is to be held at twelve o'clock noon, on Friday the 4th day of June 1920, within the Faculty Hall, St. George's Place, Glasgow. A Composition may be offered at this

Meeting.

The Sheriff has ordered that the Sequestration shall

Convertation in terms of the

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

The date on or before which Creditors must lodge their oaths and grounds of debt to entitle them to the first Dividend will be advertised in the Edinburgh Gazette Notice calling the second Meeting of Creditors.

All future advertisements relating to this Sequestra-tion will be in the Edinburgh Gazette alone.

J. KEVAN M'DOWALL, Enrolled Law Agent, 180 Hope Street, Glasgow, Agent.

To the Creditors on the Sequestrated Estates of JANE DYCE, 6 Grosvenor Street, Edinburgh.

PY virtue of an Order of Sheriff-Substitute Guy of the Lothians and Peebles at Edinburgh, dated twenty-fourth May nineteen hundred and twenty, Jane Dyce, above designed, hereby intimates that she has presented a Petition to the Sheriff of the Lothians and Peebles at Edinburgh, to be finally discharged of all debts contracted by her before the date of the Sequestration of her Estates, in terms of the Statute.

> P. PEARSON, S.S.C., Agent for Petitioner.

29 Frederick Street, Edinburgh, 25th May 1920.

NOTICE OF TRANSFER OF BUSINESS.

THE Business of Slater and Plasterer carried on under the name of WILLIAM BLACK, at 10 Hill Street, Wishaw, has been transferred by the Subscriber, sole Partner thereof, as and from the 15th day of May 1920, to William Black, Junior, who will carry on the same for his own behoof and under his own name.

WILLIAM BLACK.

WILLIAM BLACK (JUN.).

Witnesses to both Signatures-ROBERT HERON, Journalist, 14 Hill Street, Wishaw. GEORGE GRIERSON, Printer, 14 Hill Street, Wishaw.

THE Firm of WILLIAM STILL, carrying on business Las Fish Merchants and Fishcurers at North Esplanade West, Aberdeen, has been DISSOLVED, as at the twenty-second day of May nineteen hundred and twenty, by mutual consent, by the retiral therefrom of the Subscriber William Still, one of the Partners.

The Business will continue to be carried on by the Subscriber John George Taylor Carson, on his own

account and under the same name of William Still.

Mr. Carson is authorised to uplift all the debts due to, and he will discharge the whole debts and liabilities of, the Firm.

Dated at Aberdeen, this twenty-first day of May nineteen hundred and twenty.

WILLIAM STILL.

JAMES J. G. FYFE, Witness, 217 Union Street, Aberdeen, Cashier.
LAURENCE CAMPBELL, Witness, Union Street, Clerk, Aberdeen.

JOHN GEORGE TAYLOR CARSON.

JAMES J. G. FYFE, Witness, 217 Union Street, Aberdeen, Cashier. LAURENCE CAMPBELL, Witness, 217 Union Street, Aberdeen, Clerk. THE Firm of DICK BROTHERS, carrying on business as Motor Car, Motor Cycle and Cycle Agents and Acetylene Gas Engineers in Duke Street, Kilmarnock, has been DISSOLVED, as at thirtieth November nineteen hundred and nineteen, of mutual consent, by the retiral therefrom of the Subscriber Matthew Dick, one

of the Partners, at his own request.

The Business will continue to be carried on by the Subscriber Douglas Craig Dick on his own account, under the same name of DICK BROTHERS.

The said Douglas Craig Dick is authorised to uplift all the debts due to, and will discharge the whole debts and liabilities of, the Firm.

Dated at Kilmarnock, the twenty-first day of May nineteen hundred and twenty.

MATTHEW DICK.

Witnesses to the Signature of the said Matthew Dick-

J. MILLIGAN, 7 Bank Place, Kilmarnock, Solicitor, Witness.

Mungo Duncan, 7 Bank Place,
Kilmarnock, Law-Clerk, Witness.

DOUGLAS C. DICK. .

Witnesses to the Signature of the said Douglas Craig Dick— JAMES ROBERTSON, 42 Bank Street, Kilmarnock, Solicitor, Witness. Rosa K. Jardine 42 Bank Street, Kilmarnock, Typist, Witness.

THE Firm of LAWSON, HUTCHINSON, & COM-PANY, carrying on business as Electrical Engineers at 19 Blackie Street, Glasgow, has been DISSOLVED, as at 20th May 1920. by mutual consent, by the retiral therefrom of the Subscriber Thomas Lacey Hutchinson, one of the Partners.

The Business will continue to be carried on by the Subscriber William Brown Lawson on his own account

and under the name of LAWSON & COMPANY.

Mr. William Brown Lawson is authorised to uplift all the debts due to, and he will discharge the whole debts and liabilities of, the Firm.

Dated at Glasgow, this 20th day of May1920.

W. B. LAWSON.

Witnesses to the Signature of the said William Brown Lawson— N. S. MACLEAN, C.A., 115 St. Vincent

Street, Glasgow, Witness.

James S. Mearns, Solicitor, 153 Queen
Street, Glasgow, Witness.

T. L. HUTCHINSON.

Witnesses to the Signature of the said Thomas Lacey Hutchinson— James S. Mearns, Solicitor, 153 Queen Street, Glasgow, Witness. WILLIAM H. MUIR, Solicitor, 153 Queen Street, Glasgow, Witness.

NOTICE.

THE Partnership carrying on business as Woollen and Cotton Rag Marghanta and Cotton THE Partnership carrying on business as Woollen and Cotton Rag Merchants and Licensed Brokers, under the Firm name of FAITELSON & LEWIS GOLDINGER, at 21 and 23 Richard street, Anderston, Glasgow, 12 Salisbury Street, Glasgow, and 24 Salisbury Street, Glasgow, of which the Subscribers were the sole Partners, was DISSOLVED, of mutual consent, as at the 11th day of May 1920.

Mr. Robert T Dunlop, Accountant, 45 Renfield Street, Glasgow, has been appointed Liquidator of said Partnership, and he will receive payment of, and discharge all accounts due to, said Partnership, and will pay all accounts due by said Partnership.

MAX FAITELSON.

MARY DICKIE, Witness, 162 Bath Street, Glasgow, Typist. MARGARET BINNIE, 162 Bath Street, Glasgow, Typist, Witness.

LEWIS GOLDINGER.

CHRISTINA S. M'LINTOCK, 95 Bath Street, Glasgow, Typist, Witness. JESSIE M. LEES, 95 Bath Street, Glasgow, Typist, Witness.

NOTICE.

THE Business of Butcher carried on by JOHN M'LEISH, Butcher, Dundee, at 5 Albert Street there, has been sold by Mr. M'Leish to Mr. John Ferrier Greig, Butcher, 170 Hawkhill, Dundee, as from 22nd May 1920. Mr. Greig has acquired and is authorised to uplift all the outstanding debts due to Mr. M'Leish as at said date, and Mr. M'Leish will discharge the whole debts and liabilities due by him as at said date.

Dated at Dundee, this 22nd day of May 1920.

JOHN M'LEISH.
JOHN F. GREIG.

LAWRENCE MELVILLE, Solicitor, 61 Reform Street, Dundee,

BARBARA S. HALL, Clerk, 10 Wortley Place, Dundee,

Witnesses to the Signatures of the said John M'Leish and John Ferrier Greig.

NOTICE is hereby given that Robert Henderson Watherston, formerly Builder in Edinburgh, and now residing at Ellersly, Murrayfield, Edinburgh, retired, as at 31st December 1918, from the Firm of JOHN WATHERSTON & SONS, Builders, 29 Queensferry Street, Edinburgh. The Business is being carried on by the remaining Partner, John Watherston, Builder, at 29 Queensferry Street, Edinburgh, and he is entitled to collect the whole debts and discharge the whole liabilities of the said Firm.

Dated at Edinburgh, this 22nd day of May 1920.

JOHN WATHERSTON.

Witnesses to the Signature of the said John Watherston—
THOS. HUNTER, 3 Marchmont Street, Edinburgh, Cashier.
MARGARET GRAY, 1 Ormelie Terrace, Joppa, Typist.

ROBERT H. WATHERSTON.

Witnesses to the Signature of the said Robert Henderson Watherston— DAVID GIVEN, 61 Castle Street, Edinburgh, Cashier. HARRY B. MELVILLE, 61 Castle Street, Edinburgh, Law-Clerk.

BANKRUPTS.

FROM THE LONDON GAZETTE.

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RECEIVING ORDERS.

Henry Nunan Collier, The Regent Palace Hotel, Regent Street, in the county of London, Doctor of Medicine.

M. Erdman & Son, Excelsior Wharf, Rollins Street, S.E., in the county of London, timber merchants.

Reginald L. Heney, 23 St. John's Wood Park, N.W., and lately carrying on business at 96 Great Portland Street, W., both in the county of London, motor agent.

George Jones, of and lately residing at 266 Camden Road, Islington, N.

Abraham Kritz, carrying on business at 113 Walworth Road, in the county of London, wholesale clothier.

James Russell, 48 Duke Road, Chiswick, in the county of Middlesex.

Courtney E. Carvolth, formerly 2 Leicester Lodge, Medina Villas, Hove, now Shoreham Court, Shorehamby-Sea, Sussex, dentist.

Walter William Petley, St. Andrews Street, Mildenhalls in the county of Suffolk, fishmonger.

William Davies, The Clarence Inn, Maestig, in the county of Glamorgan, licensed victualler.

Alfred Oswald Horsham, 53 Ilford Hill, Ilford, Essex, motor engineer.

Charles Wilfrid Bacon (lately trading as C. W. Bacon & Co.), 34 Estella Avenue, New Malden, lately at 2 The Pavement, Worple Road, Wimbledon, Surrey, garage clerk, lately cycle and sports outfitter.

James Henry Wilson, 23 and 24 Bedford Street, Wisbech. in the county of Cambridge, grocer and general dealer,

Frederick Morris, residing at 670 Bolton Road, Pendlebury, Salford, Lancashire, and formerly carrying on business at 670 Bolton Road, Pendlebury aforesaid, pianoforte tuner, formerly piano dealer.

Frederick Whalley Turner, 91 Northumberland Road, Old Trafford, Manchester, Lancashire.

George Swindell, 19 Heavygate Avenue, Crookes, in the city of Sheffield, lately residing at Calder House, and Thornhill Road, Dewsbury, in the county of York, puddler, lately grocer.

NOTICE.

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