



The Edinburgh Gazette

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TUESDAY, NOVEMBER 2, 1920.

War Office,

29th October 1920.

His Majesty the KING has been graciously pleased to approve of the award of the Victoria Cross to the undermentioned officer:—

The late Captain George Stuart Henderson, D.S.O., M.C., 2nd Bn., Manchester Regt.

For most conspicuous bravery and self-

On the evening of the 24th July 1920, when about fifteen miles from Hillah (Mesopotamia), the Company under his Command was ordered to retire. After proceeding about 500 yards a large party of Arabs suddenly opened fire from the flank, causing the Company to split up and waver. Regardless of all danger, Capt. Henderson at once reorganised the Company, led them gallantly to the attack and drove off the enemy.

On two further occasions this officer led his men to charge the Arabs with the bayonet and forced them to retire. At one time, when the situation was extremely critical and when the troops and transport were getting out of hand, Capt. Henderson, by sheer pluck and coolness, steadied his command, prevented the Company from being cut up, and saved the situation.

During the second charge he fell wounded, but refused to leave his command, and just as the Company reached the trench they were making for he was again wounded. Realising that he could do no more, he asked one of his N.C.O.'s to hold him up on the embankment, saying, "I'm done now, don't let them beat you." He died fighting.

War Office, 28th October 1920. His Majesty the KING has been graciously pleased to approve of the undermentioned rewards for distinguished services in the Field in Mesopotamia:-

Awarded the Distinguished Service Order.

Lt. Charles Hubert Goring, M.C., R. Fus., attd. Motor M.G. Corps.

For conspicuous gallantry and devotion to duty during an attack on a motor convoy near the Wadi Sefrah on the 12th of May 1920, when about 150 of the enemy opened fire on the convoy at very close range. By the skilful use of his cars and his determination the convoy was able to get through. Subsequently he returned three times and recovered the loads and wounded off four vans that had been destroyed by enemy fire. He set a magnificent example to all.

Awarded the Military Cross.

Lt. Victor Douglas Arnold, 2/6th Jat Light Infy., I.A.

For gallantry and skilful leadership on the 14th of May 1920, when escorting a convoy between Fuhaimi and Haditha. It was largely due to the action of this officer that the Arabs were so rapidly driven from their position. He displayed absolute fearlessness throughout and was a fine example to all ranks.

Subadar Devaraju, 80th Carnatic L.I., I.A.

For gallantry and devotion to duty on the 7th of May 1920, near Albu Kemal, when in charge of three small pickets. He was heavily attacked by vastly superior numbers, but maintained his position the whole day. His coolness and skilful leading were above all praise, and his determined resistance saved much Government property from being looted.

Lt. Harry Wood, Rif. Brig., attd. 15th By., L.A. Motor Cars.

For gallantry and skilful leading between Menjil and Resht, North Persia, on the 15th July 1920, when in command of a Section of armoured cars which was suddenly surprised by a superior force. By skilful mancevuring and prompt action he opened fire on the enemy with marked effect and remained in action until a second section of the battery arrived in support. He eventually drove the enemy into the jungle inflicting some thirty casualties. By his coolness he extricated his men and cars from a dangerous situation.

His Majesty the KING has been graciously pleased to approve of the undermentioned rewards in recognition of distinguished services in connection with military operations with the Army of the Black Sea:—

Awarded the Distinguished Service Order.

' Maj. Alfred George Lyell, 2/39th Garhwal Rif., Ind. Army.

For consistent good work in the field as battalion commander in the recent operations against the Nationalist Forces, and in particular on the 21st June 1920, near Beglik Dagh, when, his battalion coming under heavy fire from a concealed enemy, by skilful dispositions he inflicted considerable loss and caused them to retire. The efficient handling of his battalion on the 13th July 1920 also contributed largely to the success of the action at Gebze.

Awarded the Military Cross.

Lt. (T./Capt.) Henry Newbolt Lyster, 3rd Bn., Lond. R., attd. Intell. Corps.

For gallantry and devotion to duty on the 14th June 1920, during the Ismid operations against the Nationalist Forces when despatched under heavy rifle and machine-gun fire with a message to the Anti-Nationalists which he succeeded in delivering. His intelligence work throughout the operations were invaluable.

Lt. (A./Capt.) James Robert Kenneth Wallace, 1/95th Russell's Infy., Ind. Army.

For gallantry and devotion to duty when in command of a company at Sultan Chift on the 5th July 1920. Although his arm was shat-

tered at the outset he continued in command and led his men with great skill, and remained with his company till ordered to leave the line four hours later. His quick action and determination enabled a weak platoon to drive more than double its number out of two successive positions.

> War Office, 28th October 1920.

His Majesty the KING has been graciously pleased to approve of the award of the Military Medal to the undermentioned Non-Commissioned Officer and Man for bravery in the Field in connection with operations on the North-West Frontier of India:—

ROYAL FUSILIERS.

150766 Cpl. (L./Sjt.) Nash, S. C., 2nd Bn. (Wandsworth).

For bravery and initiative in action at Ali Tsappar Post (N.W. Frontier of India) on the 11th June 1920.

134616 Pte. Greenwood, F., 2nd Bn. (Rochdale).

For bravery and initiative in action at Ali Tsappar Post (N.W. Frontier of India) on the 11th June 1920.

His Majesty the KING has been graciously pleased to approve of the award of the Military Medal to the undermentioned for bravery in the Field in connection with operations of the Waziristan Force, India:—

HAMPSHIRE REGIMENT.

305762 Pte. Vey, A. J., 1/7th Bn. (Christ-church).

For bravery in carrying despatches to Dardoni on the night of 25th May 1919, along an unpicquetted road while an action was taking place in the surrounding hills.

MACHINE GUN CORPS.

163414 Pte. Thompson, W., 16th Armd. Motor Bde. (Liverpool).

For bravery while under fire near Gambila Serai on the 2nd June 1920, when he succeeded in preventing the enemy from getting round on the right flank.

His Majesty the KING has been graciously pleased to approve of the award of the Meritorious Service Medal to the undermentioned Warrant Officer in recognition of valuable services rendered in connection with operations of the Baluchistan Force, India:—

EAST KENT REGIMENT.

200333 Sjt. (A./Coy./S.M.) Wyles, H., $1/4{\rm th}$ Bn. (Margate).

His Majesty the KING has been graciously pleased to approve of the award of the Meritorious Service Medal to the undermentioned. Non-Commissioned Officer and Men in recogni-

tion of valuable services rendered in connection with operations of the Waziristan Force India:—

ROYAL FIELD ARTILLERY.

860394 Dvr. (A./Sjt.) Dimmick, H. G., 217th Bde. (Bridport).

HAMPSHIRE REGIMENT.

200830 Cpl. Charters, J., 1/4th Bn. (Ash Vale). 6873 Pte. Clarke, W., 2nd Bn. (Liss).

His Majesty the KING has been graciously pleased to approve of the award of the Meritorious Service Medal to the undermentioned Warrant Officers in recognition of valuable services rendered with the North-West Frontier Force, India:—

ROYAL FIELD ARTILLERY.

17118 By./Q.M.Sjt. (A./W.O., Cl. I.) Breakspear, J. T., 35th By. (Birmingham).

East Lancashire Regiment.

11267 Cpl. (A./W.O., Cl. I.) Kirkpatrick, J. C., 6th Bn. (Liverpool).

His Majesty the KING has been graciously pleased to approve of the award of the Meritorious Service Medal to the undermentioned Warrant Officer and Non-Commissioned Officers in recognition of valuable services rendered with the North-West Frontier Force in connection with operations against Afghanistan:—

CAVALRY.

1563 Coy./S.M. Stewart, W. J., D.C.M., 6th Dns. ([E] Belfast).

ROYAL FIELD ARTILLERY.

34008 Sit. Howard, H. ([E] Woolwich).

NORTH STAFFORDSHIRE REGIMENT.

8093 (now 65527, 2nd Bn., Linc. R.) Coy./Q.M. Sjt. Barker R., 2nd Bn. (Stoke-on-Trent).

War Office, 28th October 1920.

His Majesty the KING has been graciously pleased to approve of the award of the Meritorious Service Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and Men, in recognition of valuable services rendered with the British Military Mission, South Russia:—

ROYAL FIELD ARTILLERY.

30531 By./S.M. Rogerson, J. (Garstang). 58079 Bombdr. Stewart, D. (Farnborough). 147621 S./Smith Jones, E. W. (Smethwick). 20359 Dvr. March, W. H. (Newcastle).

ROYAL GARRISON ARTILLERY. 16121 By./S.M. Cook, M. F. (Stockwell).

ROYAL ENGINEERS.

WR/290132 T./W.O., Cl. I., Latham, H. R. (Petersfield).

WR/125026 T./W.O., Cl. II., Eyres, R. (Lost-withiel).

29777 W.O., Cl. II., Flynn, F. C. (Portsmouth). WR/195768 W.O., Cl. II., Hodson, J. P. M. (Gillingham).

12125 Sit. Bishop, J., D.C.M., M.M. ([E.]

Swansea).

377823 Spr. Elliott, C. G. M. (Borden).

376931 Spr. Kilford, A. E. (W. Kensington). WR/298252 Spr. (A./Sjt.) Molyneux, J. (Bolton). 373876 Spr. Peyton, H. J. (Tetbury).

344065 Spr. Richardson, G. (S. Tottenham).

ROYAL FUSILIERS.

G/97127 Pte. (A./Sjt.) Tarnke, F. K., attd. Int. Corps. (Holborn).

LIVERPOOL REGIMENT.

94329 Sjt. Wilson, J. W., 3rd Bn. (Ashton-under-Lyne).

88797 Pte. (A./Sjt.) Imber, H. E., 3rd Bn. (Barrow-in-Furness).

CHESHIRE REGIMENT.

263010 Pte. (A./R./Q.M.Sjt.) Baker, W. G., 3rd Bn. (S. Tottenham).

Duke of Cornwall's Light Infantry.

24655 Pte. (A./Cpl.) Donnithorne, F., 8th Bn. (Grampound).

South Staffordshire Regiment.

18638 Sjt. (A./Coy./Q.M.Sjt.) Higginson, A., 1/5th Bn. (Gt. Harwood).

MIDDLESEX REGIMENT.

L/21372 Pte. (A./Sjt.) Briant, G. F., 5th Bn. (Fulham).

MACHINE GUN CORPS.

47679 Sjt. Brookes, C. C. ([E.] Grimbsy). 26349 Sjt. Kitney, W. F. (Old Brompton). 13658 Sjt. Rowe, W. R., M.M. (Shanklin).

21313 Cpl. (A./Sjt.) Nichol, W. (Kirkeud-bright).

TANK CORPS.

308267 Pte. Carey, E. (Euston). 109522 Pte. Jenkins, J. H. (Mundford).

ROYAL ARMY SERVICE CORPS.

S/20480 T./S./S.M. Jackson, F. W. (Hull). S4/060056 Sjt. (A./S./Q.M.Sjt.) Daine,

(Nottingham). T/17898 Sjt. (A./S./Sjt.) Rowe, H. ([E.]

Woolwich).

T/21547 Cpl. (A./Sjt.) Woollett, S. (Maidstone). ES/49803 Pte. Hargreaves, J. C. (Blackburn).

S/290821 Pte. (A./Cpl.) Hillyard, F. S. (Leicester).

ES/49808 Pte. Kilbee, W. (Oxford).

S/255541 Pte. (A./Cpl.) M'Conachie, W. A. (Aberdeen).

S4/251657 Pte. (A./S./S.M.) M'Keag, W. (Durham).

ES/51631 Pte. (A./S./S.M.) Newbould, W. (Attercliffe). S/33322 Pte. (A./Cpl.) Trusler, W. D. (Col-

chester).

ROYAL ARMY MEDICAL CORPS.

19150 T./S./Sjt. Messenger, T. H. (Maske-by-Sea).

200238 Cpl. Day, F. W. (Hove).

200971 Cpl. (A./Sjt.) Rendell, C. E. (Swindon).

205136 Pte. Givens, J. (Plymouth).

205128 Pte. (A./Cpl.) Hall, A. H. (East Cowes).

205327 Pte. Roberts, J. (Llangollen).

200737 Pte. Shore, A. H. (Southsea).

200526 Pte. (A./Cpl.) Smith, N. (Chelsea). 1799 Pte. (A./Sjt.) Stowe, S. A. (Notting Hill).

ROYAL ARMY ORDNANCE CORPS.

A/2775 Armr./S./Sjt. Cribb, W. (Plumstead). T/402 Armt./S./Sjt. (A./Armt./S.M.) Hooker, A. (Leek).

T/1740 Armt./S./Sjt. Killick, A. J. (Horsham).
A/2669 Armr./S./Sjt. Morrison, G. A. (Aberdeen).

028811 Pte. (A./Sjt.) Barber, E. (Leicester).

MILITARY FOOT POLICE.

1346 T./Sjt. Bryant, A.M. (Westcliffe).

ENDMENTS.

The following are the correct descriptions of the undermentioned Warrant Officers, Non-Commissioned Officers and Men whose names have appeared in the London Gazettes indicated for award of the Military Medal or Meritorious Service Medal:—

Military Medal.

London Gazette dated 3rd June 1916. 17171 Pte. E. A. Robertson, 1st. Bn., R. Scots Fus.

London Gazette dated 11th November 1916. 34863 Sjt. F. B. Moraghan, R.H.A.

London Gazette dated 28th September 1917. 265475 L./C. J. M'Donald, 1/6th Bn., Sea. Highrs.

London Gazette dated 18th October 1917. 4368 Pte. D. L. French, 4th Bn., B.W. India R.

London Gazette dated 12th December 1917. 65476 Pte. B. Allen, 26th Bn., R. Fus.

London Gazette dated 28th January 1918. 41323 Pte. H. Ward, 2nd Bn., Suff. R. 443 Cpl. J. Meichan, R.F.A.

London Gazette dated 23rd February 1918. 422017 Col. J. Brown, R.E.

London Gazette dated 28th February 1918. 34544 Pte. E. R. Wood, 8th Bn., E. Surr. R.

London Gazette dated 7th October 1918. 34630 Pte. H. Seacy, 1/5th Bn., R. Lancs. R. SE/10585 Sjt. S. C. Brandom, R.A.V.C.

London Gazette dated 11th December 1918. L/11460 Pte. E. W. Thorpe, 17th Lrs. M2/114432 Pte. J. W. Scott, A.S.C.

London Gazette dated 24th January 1919. 72250 Bombdr. W. H. Wilson, R.F.A.

London Gazette dated 11th February 1919. 796 By./S.M. A. Pinchen (gazetted as Puichin), R.G.A.

71810 Cpl. O. E. Carter, 4th Bn., R. Fus. 19798 Sjt. W. Shapland, 13th Bn., R. Welsh Fus.

London Gazette dated 29th March 1919. 266400 Sjt. J. Devonport, 7th Bn., R. War. R.

London Gazette dated 17th June 1919. 542167 2nd Cpl. S. Ashby, R.E. 301526 Spr. H. E. Tuckett, R.E.

375246 Pte. T. Hurst, 10th Bn., Man. R. 474349 L./C. T. Love, B. Columbia R.

Lond on Gazette dated 3rd July 1919. 669004 Sjt. C. T. Allin, 3rd Bn., 1st. C. Ont. R. 445139 Pte. W. Bertin, 21st Bn., E. Ont. R. 688256 L./C. C. J. Blair, 47th Bn., B. Columbia

826407 Pte. W. Bonar, 47th Bn., B. Columbia R. 229371 Sjt. (A./Coy./S.M.) E. B. Butler, 44th Bn., Manitoba R.

 166306 Sjt. R. Callum, 2nd Div. H.Q., Ont. R.
 830135 Cpl. A. E. Clark, 44th Bn., Manitoba R.
 426646 Pte. R. Coates, D.C.M., 10th Bn., Alberta R.

928189 Cpl. H. R. Conlin, 18th Bn., W. Ont. R. 540068 Pte. F. W. Cousins, 44th Bn., Manitoba R.

703698 Pte. W. Crouse, 102nd Bn., B. Columbia R.

208224 Gnr. A. B. Elsey, 5th Bde., Can. F.A. 826587 Pte. D. Faithful, 47th Bn., B. Columbia

2137325 Pte. J. Fill, 47th Bn., B. Columbia R.529234 Pte. D. A. Freeland, 54th Bn., 1st C. Ont. R.

1063011 Coy./S.M. J. C. Gamey, 54th Bn., B. Columbia R.

69 Bombdr. R. A. Grierson, 2nd Hy. By., Can. G.A.

442389 Cpl. J. Hall, 54th Bn., B. Columbia R. 11364 Pte. W. Hall, 4th Bn., 1st. C. Ont. R. 3256187 Pte. G. T. Haughn, 44th Bn., Manch. R. 21374 Pte. B. J. Howlett, 14th Bn., Quebec R. 255197 Pte. C. W. Illsley, 50th Bn., Alberta R. 2109968 Pte. W. F. Irwin, 49th Bn., Alberta R.

2109968 Pte. W. F. Irwin, 49th Bn., Alberta R.
161203 Pte. J. Ledingham, 49th Bn., Alberta R.
461312 Pte. G. H. MacKinnon, 44th Bn., Manitoba R.

696675 Cpl. H. M'Arthur, 31st Bn., Alberta R. 442531 Sjt. A. B. M'Govern, 54th Bn., B. Columbia R.

291617 Cpl. J. L. May, 44th Bn., Manitoba R.
 760278 Pte. L. A. Mitchell, 54th Bn., B. Columbia R.

782253 Bombdr. D. B. Moffat, 14th Bde., Can. F.A.

811469 Pte. H. E. Morris, 47th Bn., B. Columbia R.

760533 Pte. R. Nahu, 54th Bn., B. Columbia R. 331712 Dvr. H. Parker, Can. F.A.

288478 Pte. J. C. Penny, 44th Bn., Manitoba R. 2178338 Pte. G. T. Phillips, 44th Bn., Manitoba R. 865466 Pte. R. Pope, 44th Bn., Manitoba R. 2128274 Pte. G. J. Prosett 44th Bn., Manitoba R.

865466 Pte. R. Pope, 44th Bn., Manitoba R. 2128874 Pte. S. J. Prout, 44th Bn., Manitoba R. 476007 S./Sjt. T. T. Ritchie, H.Q., 1st Bde., Can. E.

865949 Sjt. J. Robertson, 44th Bn., Manitoba R. 706748 Sjt. E. Savident, 54th Bn., B. Columbia R.

820652 Sjt. (A./Coy./S.M.) A. H. Sharples, 44th Bn., Manitoba R.

253064 Pte. C. Simison, 102nd Bn., B. Columbia R.
229382 Pte. J. Stalker, 44th Bn., Manitoba R.

69952 Sjt. H. L. Stevens, 26th Bn., N. Brunswick R.

622851 Pte. J. G. Stewart, 44th Bn., Manitoba R. 2137306 Pte. L. Strem, 47th Bn., B. Columbia R.

181089 L./Sjt. J. G. Stuart, 47th Bn., B. Columbia R.

693221 Cpl. (L./Sjt.) J. S. Taylor, 54th Bn., B. Columbia R.

872054 Pte. E. Thayson, 44th Bn., Manitoba R. 707179 Sjt. W. Tyler, 54th Bn., B. Columbia R. 654358 Pte. (A./Sjt.) L. J. Wasmann, 47th Bn., W. Ont. R.

727058 Pte. H. T. Watson, 1st Can. M.M.G. Bde. 102714 Cpl. A. Watts, 102nd Bn., B. Columbia R. 524086 Pte. S. A. Watts, 44th Bn., Manitoba R. 703899 Pte. S. G. Wolversen, 102nd Bn., B. Columbia R.

London Gazette dated 23rd July 1919. 553917 2nd Cpl. B. Farley, R.E.

London Gazette dated 20th August 1919. G/76288 Pte. (L./C.) A. E. Clayson, 1st Bn., Lond. R. 390057 S./Sjt. J. R. Glenton, R.A.M.C.

London Gazette dated 22nd November 1919. 90232 Sjt. G. Wells, D.C.M., R.F.A.

London Gazette dated 15th January 1920. 201227 Pte. D. Wakeley, 2/4th Bn., Devon. R. 24025 Sjt. M. Richards, 1st (G.) Bn. Beds. & Herts. R.

London Gazette dated 22nd January 1920. 129157 Pte. J. E. Hollway, 45th Bn., R. Fus. (Gazetted as Holloway.)

130416 Pte. (L./C.) J. Hursey, 46th Bn., R. Fus. (Gazetted as Hursley.)

129130 Sjt. J. Moran, 46th Bn., R. Fus.

London Gazette dated 30th January 1920. 40542 Pte. T. G. Stewart, 16th Bn., H.L.I. (Gazetted as Steward.)

London Gazette dated 11th February 1920. 4334 Pte. J. Campbell, 15th Bn., R. Irish Rif. 778018 Sjt. H. J. Hodge, 1/28th Bn., Lond. R.

The amendments in the London Gazette, dated 1st April 1920, should read: 48537 Gnr. G. J. Smith, R.F.A. 11/15368 Pte. (L./C.) D. B. Williams, 11th Bn. Bord. R. 766504 Pte. T. P. Bovingdon, 28th Bn., Lond. R. M2/135918 Sjt. I. Davis, R.A.S.C. (Gazetted as Davies.)

The amendment in the London Gazette, dated 12th December 1917, in respect of:-5520 (now 201914) Pte. R. Smith, 1/7th Bn., Midd'x R., is now cancelled.

Meritorious Service Medal.

London Gazette dated 16th August 1917. 9195 Sjt. J. W. Bedwell, 2nd. Bn., E. Surr. R.

London Gazette dated 2nd November 1917. 380153 Pte. J. Etchells, 25th Bn., L'pool R.

London Gazette dated 17th December 1917. 504160 Sjt. E. Bellringer, R.E.

London Gazette dated 17th June 1918. 142448 L./Bombr. V. W. Wallace, R.A. (Clerks' Sec.). 39972 Cpl. (L./Sjt.) P. Wood, M.G.C. 550328 Pte. (A./Cpl.) J. H. James, 16th Bn., Lon. R. \$4/128150 S./Q.M. Sit. A. Douglass, A.S.C.

(Gazetted as Douglas.)

London Gazette dated 15th October 1918. 200462 Coy./Q.M. Sjt. A. Saunders, 1/4th Bn., Hamp. R.

London Gazette dated 18th January 1919. 56809 Coy./Q.M. Sjt. T. S. Byrne, R.E.

(Gazetted as Bryne.) 422459 Coy./Q.M. Sjt. J. A. Swanston, R.E. 121963 Sjt. (O.R.S.) M. J. Lyles, Labour Corps. S/14738 1st Cl. S./S.M. C. Davidson, R.A.S.C. M.S/4344 Sjt. J. A. Neale, R.A.S.C. 403319 Cpl. G. H. Squire, R.A.M.C.

London Gazette dated 22nd February 1919. 1157 Sjt. (A./Coy./S.M.) A. F. O'Connell, R.E. S2/SR/04696 T./S./S.M. A. Briggs, R.A.S.C.

London Gazette dated 15th March 1919. 450057 Sit. (A./W.O., Cl. II.) C. W. Everson, 11th Bn., Lond. R.

London Gazette dated 3rd June 1919.

FRANCE.

25335 Bomdr.-Sig. (A./Cpl.) J. M'Carthy. R.G.A. (Gazetted as M'Cartley.)

7740 Coy./S.M. (A./R. S.M.) S. Johnston, M.G.C. (Gazetted as Johnstone.)

41647 Sjt. R. E. Baldock, M.G.C. S.S/5292 S./Sjt. (A./S./Q.M. Sjt.) W. J. Clark, R.A.S.C.

341287 Q.M. Sjt. (A./S.M.) G. Goodall, R.A.M.C. 26004 Cpl. (L./Sjt.) H. E. Kincaid, R.A.M.C. 730008 Sjt. L. M'L. Gould, 102nd Bn., 2nd C.

Ont. R. 629017 Sjt. W. Hamilton, 47th Bn., W. Ont. R. 622706 Cpl. H. Birch, 44th Bn., N. Brunswick R. 907494 Cpl. C. H. Chapin, 102nd Bn., 2nd C.

628944 Cpl. A. E. Davies, 47th Bn., W. Ont. R.

SALONIKA.

123 Sjt. (A./S.M.) F. H. Soper, 4th Bn., R. Bde.

HOME.

252834 Cpl. J. Moore, Lab. Corps.

Ont. R.

571327 Clr.-Sjt. (O.R.S.) W. Griggs, 17th Bn., Lond. R.

T/20216 Sjt. (A./Coy./S.M.) H. G. Masterson, R.A.S.C. (Gazetted as Masterton.)

London Gazette dated 22nd September 1919. M/100336 T./Mech./S.M. G. Hilton, R.A.S.C. 81245 Sjt. (A./S.M.) R. L. Blyth, R.A.M.C. (Gazetted as Blythe.)

L. A. T. Anthony, Ind. Post. Dept.

A. B. Cutting, Ind. Postal Dept.

A. D. Gonsalves, Ind. Postal Dept. G. F. Gonsalves, Ind. Postal Dept. W. W. Homer, Ind. Postal Dept.

C. E. Lovejoy, Ind. Postal Dept. Dep. Supt. C. G. Rebello, Ind. Postal Dept. A. W. Vernem, Ind. Postal Dept.

London Gazette dated 16th October 1919. S/355237 T./S./S.M. R. L. Plowman, R.A.S.C.

London Gazette dated 12th December 1919.

FRANCE.

44353 Sjt. (A./R.S.M.) B. Porter, 20th Bn., Manch. R.

12313 Sjt. T. G. Arnold, 11th Bn., Dur. L.I. (Gazetted as Labour Corps.)

HOME.

40 Sjt. (A./S.M.) F. N. Gordon, Can. A.D.C. 177490 Sjt. (A./S./Sjt.) J. M. Leighton, Quebec

775686 Pte. (A./S.M.) A. H. Mingay, 1st C. Ont. R.

77547 Pte. (A./S.M.) W. H. C. Posse, 1st C. Ont.

11321 Pte. (A./S.M.) A. A. Wakeling, 1st C. Ont.

2872 W.O., Cl. I, J. A. Alexander, 17th Aust. Infy. Bn.

69 S. Sjt. A. W. Bazley, 1st Aust. Div. H.Q. 562 W.O., Cl. I, C. S. Dale, 6th Aust. Light

3108 T./W.O., Cl. I, A. J. Douglas, 40th Aust. Inf. Bn.

6332 W.O., Cl. I, E. W. Hobbs, 19th Aust. Inf.

3091 Sjt. W. H. Joyce, 10th Bde. Aust. F.A. 7601 S. /Sjt. E. A. Kennedy, 5th Bde., Aust. F.A. 13809 Sjt. W. G. M'Lean, Aust. A.M.C.

3534 Coy./S.M. J. E. Murphy, 46th Aust. Inf.

35019 W.O., Cl. I, J. S. Murray, 1st Bde., Aust.

16114 S./Sjt. M. T. Osborne, Aust. A.M.C.

3 S./Sjt. S. A. Peadon, 19th Aust. Inf. Bn. 6761 W.O., Cl. I, F. J. R. Penhalluriack, 21st Aust. Inf. Bn.

10668 Sjt. A. Stewart, Aust. A.S.C. S./Q.M.Sjt. A. J. Coles, N.Z.E.F.

S./S.M. H. F. Griffin, N.Z.A.P.C. 3/1133 R.S.M. E. A. Johnson, N.Z.M.C.

(Gazetted as Johnston.)

R.S.M. G. Keble, N.Z. Arty

363 S./Sjt. D. L. Lewis, N.Z.A.O.C.

S./Q.M.Sjt. R. N. Uren, N.Z.E.F.

S./Q.M.Sjt. W. J. White, N.Z.E.F.

London Gazette dated 3rd January 1920. 8391 Clr.-Sjt. (O.R.S.) H. J. Wotton, 2nd Bn., Hamp. R.

London Gazette dated 15th January 1920. 266166 Pte. J. H. Wolland, 1/6th Bn., Devon. R. M2/051623 Pte. A. W. N. Cooke, R.A.S.C.

London Gazette, dated 22nd January 1920. 2773021 S.M. P. Francis, Can. A.S.C.

London Gazette dated 30th January 1920. 9958 Pte. J. Welch, 2nd Bn., S. Lancs. R. (Gazetted as Walsh.)

London Gazette, dated 23rd April 1920. MMR/978667 Bos'n W. Chappell, Mercantile Marine Res.

The amendment in the London Gazette dated 20th October 1919 should read:-M/24621 Mech./S./Sjt. (T./Mech./S.M.) S. G. Randall, R.A.S.C.

DELECTIONS.

Bar to Military Medal.

London Gazette, dated 11th February 1919. 33175 Pte. T. Phillips, 1st Bn. Wilts. R. (Erroneous award).

Military Medal.

London Gazette dated 12th June 1918. 4248 F./Sjt. C. F. Colin, R.F.C. (Duplicate award.)

London Gazette dated 29th August 1918. 16335 L./C. (A./Sjt.) E. Symes, N.Z.E.

M eritorious Service Medal.

London Gazette dated 22nd November 1919. 346125 Sjt. J. T. Lister, Lab. Corps. (Duplicate award.)

London Gazette dated 12th December 1919. 493013 Q.M.Sjt. W. A. Davies, R.A.M.C. (Duplicate award.)

War Office, 29th October 1920. The following are among the Decorations and Medals awarded by the Allied Powers at various dates to the British Forces for distinguished services rendered during the course of the campaign:

His Majesty the King has given unrestricted permission in all cases to wear the Decorations and Medals in question.

DECORATIONS CONFERRED BY HIS MAJESTY THE KING OF THE BELGIANS.

Decoration Militaire.

109785 Serjeant George Walter Johnson, Royal Engineers (East Acton).

(Awarded June, 1916.)

DECORATIONS CONFERRED BY HIS MAJESTY THE KING OF ITALY.

Order of St. Maurice and St. Lazarus.

Officer.

Temporary Major (temporary Brigadier-General) Harold Hartley, C.B.E., M.C., Royal Engineers.

Cavalier.

Major William John M'Whinnie, retired pay, late Royal Irish Rifles.

Order of the Crown of Italy.

Commander.

Brevet Colonel Charles Howard Foulkes, C.M.G., D.S.O., Royal Engineers.

Officer.

Lieutenant (temporary Major) Victor Lefebure, O.B.E., Essex Regiment (Special Reserve).

Cavalier.

Lieutenant Raymond Theodore Fred Barnett, Royal Army Medical Corps (Territorial Force). Brevet Major Leonard Angelo Levy, Royal Engineers.

Brevet Major John Ambrose Sadd, Royal Engineers.

Silver Medal della Salute Publica.

Brevet Lieutenant-Colonel John Grenville Bell, D.S.O., M.B., Royal Army Medical Corps. Colonel John Vincent Forrest, C.B., C.M.G., M.B.

/1

Temporary Captain Wyndham Parker, M.C.,

M.B., Royal Army Medical Corps. Lieutenant-Colonel James Currie Robertson, C.M.G., C.I.E., C.B.E., M.B., Indian Medical Service.

Colonel John Charles Baron Statham, C.M.G., C.B.E.

Lieutenant-Colonel John Weir West, C.M.G., M.B., Royal Army Medical Corps.

Bronze Medal della Salute Publica.

Sister Dorothea Matilda Taylor, R.R.C., Queen Alexandra's Imperial Military Nursing Service.

DECORATIONS CONFERRED BY

THE PRESIDENT OF THE PORTUGUESE REPUBLIC.

Military Order of Aviz.

Grand Officer.

Lieutenant · Colonel (Honorary Brigadier-General) Reginald Francis Legge, C.B.E., D.S.O., Leinster Regiment (Reserve of Officers). Brevet Lieutenant-Colonel (temporary Brigadier-General) Louis John Wyatt, D.S.O., North Staffordshire Regiment.

Commander.

Temporary Major Sydney Lorden Ackermann, Special List.

Lieutenant-Colonel Chetwynd Rokeby Alfred Bond, C.I.E., C.B.E., retired pay, Indian

Temporary Major Richard Henry Dailley, Special List.

Lieutenant-Colonel Samuel M'Donald, C.M.G., D.S.O., 5th Battalion, Gordon Highlanders (Territorial Force).

Major) Temporary Lieutenant (temporary George Early Pitt, Royal Army Service Corps.

Officer.

Lieutenant Walter Henry Chapman, Royal Engineers (Territorial Force).

Captain Archibald David Macdonald, 6th Bat-Highlanders (Territorial talion. Seaforth Force).

Temporary Captain Daniel Wilson, Special List.

Chevalier.

Temporary Assistant Commissary of Ordnance (Acting Deputy Commissary of Ordnance and Captain) Arthur Cecil Frost, Royal Army Ordnance Corps.

Temporary Captain John Mercer Smith, Special

Temporary Lieutenant Charles Stewart Williams, M.C., Royal, Enigneers.

Red Cross Medal.

3rd Class.

" Cruz Vermelha de Merito."

Lieutenant-Colonel Malcolm C. Ellis, V.D., late 4th Battalion, Cheshire Regiment (Territorial Force).

DECORATIONS CONFERRED BY HIS MAJESTY THE KING OF ROUMANIA.

Medaille Barbatie si Credinta.

1st Class.

70502 Serjeant Piper George Shand Allan, 1st Battalion, Royal Scots ("E" Aberdeen).

2nd Class.

P/658 Serjeant Louis Jackson, Military Mounted Police (Guildford).

DECORATIONS CONFERRED BY

HIS MAJESTY THE KING OF THE SERBS. CROATES AND SLOVENES.

Order of the White Eagle (with Swords).

4th Class.

Temporary Lieutenant Walter Hine, O.B.E., South Wales Borderers.

Order of the White Eagle.

5th Class.

(Honorary) Major Robert Noel Temporary Glanville Bingley, Special List.

DECORATIONS CONFERRED BY THE GOVERNMENT OF THE CZECHO-SLOVAK REPUBLIC.

Croix de Guerre.

Lieutenant-Colonel (temporary Colonel) Harold Child Bickford, C.M.G., Canadian Forces.

Brevet Lieutenant-Colonel (temporary Major-General) James Harold Elmsley, C.B., C.M.G., D.S.O., Canadian Forces.

Brevet Lieutenant-Colonel Arthur Hamilton Hume Powell, Canadian Forces.

DECORATIONS CONFERRED BY HIS MAJESTY THE MAHARAJADHIRAJA OF NEPAL.

Order of the Star of Nepal.

2nd Class.

Brevet Lieutenant-Colonel (temporary Brigadier-General) William Desmond Villiers-Stuart, C.B.E., 5th Gurkha Rifles, Indian Army. Major-General Nigel Gresley Woodyatt, C.B., C.I.E., Indian Army.

3rd Class.

Major Wilfred Bertram Baker, O.B.E., 10th

Gurkha Rifles, Indian Army.
Captain (temporary Major) William Douglas
Grant Batten, 3rd Gurkha Rifles, Indian Army.

Captain (acting Major) Thomas Howard Battye, 10th Gurkha Rifles, Indian Army.

Captain William St. John Carpendale, 1st Gurkha Rifles, Indian Army.

Lieutenant-Colonel (acting Colonel) Thomas Howard Foulkes, C.I.E., F.R.C.S., Indian Medical Service.

Lieutenant-Colonel John Wemyss Grant, M.B., Indian Medical Service.

Captain John Laurits Johanson, 7th Gurkha Rifles, Indian Army

Lieutenant-Colonel William Campbell Little. 6th Gurkha Rifles, Indian Army.

Captain (acting Major) Alexander Sutherland Mackay, M.C., 7th Gurkha Rifles, Indian

Major Alick Lindsay Mortimer Molesworth, 8th Gurkha Rifles, Indian Army.

Major William Brook Northey, M.C., 1st Gurkha Rifles, Indian Army.

Lieutenant-Colonel Charles M'Leod Porteous, retired pay, Indian Army.

Captain George Gordon Rogers, 1st Gurkha Rifles, Indian Army.

Major Harold Middleton Drury Shaw, D.S.O., 1st Gurkha Rifles, Indian Army.

THE GRAND PRIORY OF THE ORDER OF THE HOSPITAL OF ST. JOHN OF JERUSALEM IN ENGLAND.

> Chancery of the Order, St. John's Gate, Clerkenwell, London, E.C. 1, 27th October 1920.

The KING has been graciously pleased to sanction the following promotions in and appointments to the Order of the Hospital of St. John of Jerusalem in England :-

As Chaplains.

The Very Rev. William Holden Hutton, Dean of Winchester.

The Rev. William Dore Rudgard.

As Knight of Grace.

Dudley Holden Illingworth.

As Esquires.

Harry Dickson Gell. Denis Harold Boulton. Captain Abraham Langhorn Garnett. Joseph Cryer, L.R.C.P., M.R.C.S. Arthur Charles M'Causland Yate. John Victor Thomas Woolrych Tait Perowne. Thomas William Clay, L.R.C.P.

NOTICE.

REGULATION OF FOREIGN EXCHANGES.

Loan of Securities to the Treasury (Scheme B).

The National Debt Commissioners hereby give notice that the Treasury have decided to exercise the option, under Clause 3 of Scheme B, of returning to depositors Cuba Company 7 per cent. Cumulative Preferred Shares as on the 1st February 1921, from which date the additional allowance will cease.

> T. L. HEATH, Comptroller-General.

National Debt Office. 29th October 1920.

NOTICE.

REGULATION OF FOREIGN EXCHANGES.

LOAN OF SECURITIES TO THE TREASURY (Scheme B).

The National Debt Commissioners hereby give notice that the Treasury have decided to exercise the option, under Clause 3 of Scheme B, of returning the undermentioned Securities on the 1st February 1921, from which date the additional allowance will cease :-

Security to be Returned.

Great Central Railway 3½ per cent. 2nd Debenture Stock.

Great Eastern Railway 4 per cent. Debenture

Great North of Scotland Railway 4 per cent. Debenture Stock.

Great Northern Railway 3 per cent. Debenture Stock.

Great Western Railway 41 per cent. Debenture

Great Western Railway 4½ per cent. Debenture Stock.

Great Western Railway 5 per cent. Debenture Stock.

Hull and Barnsley Railway 3 per cent.—4 per cent. 2nd Debenture Stock.

Lancashire and Yorkshire Railway 3 per cent.

Debenture Stock.

London Brighton and South Coast Railway

4½ per cent. Debenture Stock.

London Chatham and Dover Railway 4½ per cent. "B" Debenture Stock.

London and North Western Railway 3 per cent. Debenture Stock.

London and South Western Railway 3 per cent. Consolidated Debenture Stock.

Midland Railway 2½ per cent. Debenture Stock. South Eastern Railway 5 per cent. Debenture Stock.

South Eastern Railway 3 per cent. Debenture Stock.

T. L. HEATH, Comptroller-General.

National Debt Office, 29th October 1920.

CARGOES EX ENEMY VESSELS SEIZED BY PORTUGAL.

Foreign Office, October 28, 1920.

With reference to the notification which was published in the London Gazette on the 22nd instant, a translation is appended of a notice issued by the Portuguese Authorities relative to cargoes ex enemy vessels which were seized in Portuguese India:-

NOTICE.

"Pangim" (ex "Numantia"), "Damao" (ex "Brisbane"), "India" (ex "Vorwaerts"), "Goa" (ex "Marienfels"), "Diu" (ex "Lichtenfels ").

Notice is hereby given to the consignees of Allied or Neutral nationality who had goods on | board the above-named vessels that they can,

according to the terms of Decree No. 6993 of | the 1st of October instant, claim the nett proceeds to which they have a right, derived from the goods sold or requisitioned which formed part of the cargoes of the above-mentioned steamers, within the period of six months counting from the 1st of October instant.

Claims should be supported by the following documents :-

(a) A petition from the interested party or his legitimate representative;

(b) A certificate of nationality of the interested party issued by the Consul of the country concerned;

(c) Bills of lading, duly endorsed, if neces-

sary; (d) A Power of Attorney from the owner of the goods, if not presenting his claim in person, with an indication of the person to whom the sum due is to be paid in Portuguese or British India;

(e) Invoices proving that the vendor was

paid for the goods;

(f) Guarantee certificate, in accordance with the terms of Decree No. 3800 of the 26th of January 1918, if necessary. This certificate is only necessary when payment cannot be made except by means of a bond. The said certificate to be issued by the Government of the claimants' country which assumed the responsibility for the payment.

Whenever the interested parties are unable to appear in person they must grant a Power of Attorney to some person or firm of recognised reliability, either in Portuguese or British India, containing powers to sign the necessary documents for the receipt of the amounts due to them.

All the above-mentioned ducuments must be duly stamped and accompanied by translations in accordance with Portuguese law and endorsed by the respective Portuguese Consular authorities.

The claimants' attorneys, both in Portuguese and British India, must be empowered to remove any difficulty which may arise during the course of the proceedings owing to the nonobservance of legal formalities.

Claims, supported as prescribed above, should be addressed:

Director dos Serviços Diplomaticos, Geographicos e de Marinha, Ministerio das Colonias,

Lisboa, Portugal. Reclamações.

Consignees who have already presented their claims at the Department of the Procurator of the Republic at Goa (Portuguese India), which claims have not yet been admitted, either owing to the absence of some document or to the nonobservance of legal formalities, may, within the said period of six months, take the necessary action themselves or through their legitimate attorneys.

Consignees who have received their goods by means of a bond or a money deposit, in virtue of a decision of the Procurator of the Republic at Goa (Portuguese India), may recover such deposit or cancel the terms of the bond, on presentation of the missing legal documents or on observing the necessary legal formalities, the absence of which gave occasion to the offer of a deposit or the execution of a bond.

At the termination of the above-mentioned

period of six months, payment of the legally admitted claims will be effected at Bombay or Goa, for which purpose the necessary notices will be published.

Directorate of Diplomatic, Geographic and Maritime Services, October 2nd, 1920.

> ERNESTO DE VASCONCELOS, Director.

Whitehall, October 28, 1920.

The KING has been pleased to give and grant unto the undermentioned gentlemen His Majesty's Royal licence and authority to wear Decorations of the Order of the Nile, which have been conferred upon them by His Highness the Sultan of Egypt, in recognition of valuable services rendered by them under the Egyptian Ministry of the Interior:

Insignia of the Fourth Class.

Alexander Pringle, Esq., Director, Police Stores, Cairo.

WalterStewart Roberts, Esq., Inspector,

Ministry of the Interior. Bimbashi Horace Verno Vernon-Jarvis, Inspector, Cairo City Police.

William Daniel Blake, Esq., Superintendent, Cairo City Fire Brigade,

Insignia of the Fifth Class.

Bimbashi Thomas Wood Weller, Sub-Director, Police Stores, Cairo.

The Home Secretary hereby gives notice, in pursuance of Section 80 of the Factory and Workshop Act, 1901, that he has certified the handling of dry or drysalted hides and skins imported from Africa (including Madagascar) or Asia (including Japan and the Malay Archipelago) to be dangerous, and that he proposes to make regulations to apply to all premises to which the provisions of Section 79 of the Act apply, in which the handling of such hides and skins is carried on.

Copies of the draft Regulations may be obtained on application to the Chief Inspector of Factories, Home Office, London, S.W. 1.

Any objection to the proposed Regulations must be sent to the Secretary of State at the Home Office, Whitehall, S.W. 1, within 30 days of the date of this notice.

Home Office, Whitehall, 29th October 1920.

Downing Street, 26th October 1920.

The KING has been pleased to appoint Frederick Henry Watkins, Esq., I.S.O. (Magistrate), to be a Member of the Executive Council of the Presidency of Saint Christopher and Nevis; and to give directions for his appointment to be an Official Member of the Legislative Council of that Presidency.

Downing Street, 26th October 1920.

The KING has been pleased to appoint William Campbell Roy, Esq., to be an Unofficial Member of the Executive Council of the Presidency of the Virgin Islands.

> Downing Street, 19th October 1920.

The KING has been pleased, by Letters Patent passed under the Great Seal of the United Kingdom, dated the 19th October 1920, to make further provision in regard to the duration of the present Council of Government of Malta.

UNEMPLOYMENT INSURANCE ACT, 1920.

THE UNEMPLOYMENT INSURANCE (COLLECTION of Contributions) Regulations, 1920.*

The Minister of Labour, by virtue of the powers conferred on him by the Unemployment Insurance Act, 1920, and of all other powers in that behalf, hereby makes the following Regula-

PART I.

GENERAL.

Short Title and Commencement.

1. These Regulations may be cited as the Unemployment Insurance (Collection of Contributions) Regulations, 1920, and shall come into operation on the eighth day of November 1920.

Interpretation and General.

2.—(1) In these Regulations, unless the context otherwise requires or admits-

The expression "the Act" means the Unem-

ployment Insurance Act, 1920.
The expression "the repealed Acts" means the National Insurance (Unemployment) Acts, 1911 to 1919.

The expression "the Minister" means the

Minister of Labour.

The expression "unemployment book" or "book" means any book or card issued in accordance with these Regulations to or upon which stamps are to be affixed or impressed for the purpose of the payment of contributions under the general provisions of the Act.

The expression "unemployment insurance stamp" or "stamp" means a stamp to be affixed to or impressed upon an unemployment book for the purpose of payment of contri-

butions under the general provisions of the Act.

The expression "Local Office" means an Employment Exchange or other Office appointed by the Minister as a Local Office for the purposes

of the Act and of these Regulations.

The expression "calendar week" means the period from midnight on one Sunday to midnight on the following Sunday.

The expressions "employed person" and "insured contributor" shall have the same meanings as in the Act.

The expression "termination of employment" means the day on which the employment is actually terminated either by the employer dismissing the insured contributor or by the insured contributor leaving his work, whether such termination is in accordance with the terms of the contract of service or not.

The expression "general provisions of the Act" means the provisions of the Act other than those relating to Special Schemes and Supplementary Schemes.

The expression "special scheme" means any scheme that has been approved or made by the Minister under Section 18 of the Act.

- (2) Except where the context otherwise requires, any reference in these Regulations to an insured contributor shall be deemed to include a reference to a person required by the Act to be or to become insured under the general provisions of the Act, provided that nothing in these Regulations shall apply to a person to whom a special scheme applies unless such person is also required to be insured under the general provisions of the Act.
- (3) As respects persons employed by or under the Crown, these Regulations are subject to any Order in Council that may hereafter be made under subsection (1) of Section 40 of the Act.
- (4) Where under these Regulations the Minister is empowered to give directions on any matter, the directions may be given either generally or as regards any special case or any special class or district.
- (5) Any of the powers conferred on the Minister under these Regulations may be exercised by, and anything required by these Regulations to be done by, to or before the Minister may be done by, to or before a Secretary to the Ministry of Labour or by, to or before any Assistant Secretary to the Ministry or such other officer as the Minister may appoint for the purpose.
- (6) The Interpretation Act, 1889, applies for the purpose of the interpretation of these Regulations as it applies for the purpose of the interpretation of an Act of Parliament.
- (7) Where by any Regulations made at any time after these Regulations any Article or part of any Article or words are directed to be added to or omitted from these Regulations, or to be substituted for any other Article or part of any Article or words in these Regulations, then copies of these Regulations, printed under the authority of His Majesty's Stationery Office after such direction takes effect may be printed with any Article or part of any Article or words so added or omitted or substituted as such direction requires, and with the Articles and paragraphs thereof numbered in accordance with such direction, and these Regulations shall be construed as if they had, at the time at which such direction takes effect, been made with such addition, omission or substitution, and a reference in any Regulations made by the Minister to the Unemployment Insurance (Collection of Contributions) Regulations, 1920, shall, unless the context otherwise requires, be construed to refer to these Regulations as amended by any other Regulations for the time being in force.

^{*} These Regulations although statutory are provisional only. Permanent Regulations will be made later.

PART II.

COLLECTION OF CONTRIBUTIONS.

Issue, Custody, and Disposal of Unemployment Books, &c.

Provisions as to Obtaining and Custody of Books, &c.

3.—(1) Every person who is required by the Act to be or to become an insured contributor shall obtain from a Local Office, or in such other way as the Minister may direct, an unemployment book, and shall sign the book torthwith in the space provided for the purpose.

Provided that any person who was insured under the repealed Acts shall not, unless the Minister otherwise directs, be required to obtain for the insurance year 1920–21 an unemployment book under this Regulation, if he has already obtained an unemployment book for that insurance year in accordance with the Regulations made under the repealed Acts.

- (2) An insured contributor on obtaining a book in accordance with these Regulations shall be responsible for the custody of the book until it is delivered to an employer or to a Local Office in accordance with these Regulations.
- (3) Every employer of an insured contributor shall, immediately after the date of the engagement, or in the case of an employed person required to become an insured contributor by reason of attaining the age of 16, immediately after he attains that age, or in the case of an employed person required to become an insured contributor at the date of the commencement of the Act, immediately after that date, obtain from the insured contributor a book then current, and it shall be the duty of the insured contributor to deliver or cause to be delivered his book to the employer accordingly.

Provided that where at the time of engagement an insured contributor's book is lodged at a Local Office, the employer shall be held to have complied with this Regulation as soon as he has obtained from the insured contributor the receipt for such book duly issued by the Local Office and has despatched it to that Local Office with a view to obtaining the book.

Provided also that where, in response to an application for a book properly made by an insured contributor, a book is issued by a Local Office direct to his employer, the requirements of sub-sections (1) and (3) of this Regulation shall be deemed to have been satisfied.

(4) The employer on obtaining the book shall become responsible for the custody of the book so long as the employment continues, or till the book is returned to the insured contributor or delivered to the Local Office in accordance with these Regulations.

(5) The person for the time being responsible for the custody of the book in accordance with these Regulations shall produce it for inspection at any reasonable time when required to do so by an Inspector appointed for the purposes of the Act and, it so required by the Inspector, shall deliver up the book to the Inspector who may, if he thinks fit, retain the book.

Right of Insured Contributor to Inspect Book in Custody of Employer.

4. If any insured contributor desires to when iss inspect his book while it is in the custody of the Minister.

employer, the employer shall, subject as hereinafter mentioned, give him a reasonable opportunity of so doing either within or immediately before or after working hours.

Provided that no insured contributor shall be entitled by virtue of this provision to inspect his book more than once in any one month nor except at such time as may be fixed by the employer for the purpose.

Disposal of Book on Termination of Employment otherwise than by Death of Insured Contributor, &c.

5.—(1) On the termination of the employment of any insured contributor for any cause other than his death or on contributions ceasing for any cause to be payable in respect of him under the general provisions of the Act, the employer shall forthwith return the book to the insured contributor without any note or mark of any kind made in, affixed to, or impressed on it, other than any such mark as is required for the purpose of cancelling in accordance with these Regulations any stamp affixed to the book.

(2) The insured contributor on the termination of his employment shall apply to the employer for the return of his book, and on the book being returned to him, shall give to the employer, if he demands it, a receipt for the book.

(3) An employer shall comply with any directions which may be given by the Minister as to the return to an insured contributor of his book at any other time than on the termination of his employment.

(4) Subject to any directions of, or Regulations made by the Minister, the insured contributor to whom a book is returned under the foregoing provisions shall, if he is unemployed or if for any other reason contributions cease to be payable in respect of him under the general provisions of the Act, forthwith deliver the book to a Local Office, there to be retained till contributions again become or are about to become

payable in respect of him under the general provisions of the Act.

(5) If for any reason the book is not returned to the insured contributor in accordance with Regulation 5 (1) on the termination of his employment or on contributions ceasing for any other reason to be payable in respect of him under the general provisions of the Act, the employer shall, as soon as may be, deliver the book to a Local Office provided that nothing in this sub-section shall relieve the employer of his obligation to comply with Regulation 5 (1).

Disposal of Book on Death of Insured Contributor.

6. On the death of an insured contributor the employer, if the book is then in the custody of the employer, or if the book is not then in the custody of the employer, the insured contributor's representative, whether legally so constituted or not, shall forthwith deliver the book to a Local Office.

Miscellaneous Provisions as to Books.

7.—(1) A book shall be issued without charge to a person properly applying for a book, and when issued shall remain the property of the Minister.

(2) A book shall be in such form as the Minister directs, and shall be current only during such period, not exceeding fifty-three weeks from the date of the issue thereof, as may be specified thereon, and shall within six days, or such longer time as the Minister in any special case allows, after the date on which it ceases to be current be returned by the person for the time being responsible in accordance with these Regulations for the custody of the book, to a Local Office, and a fresh book shall thereupon be issued without charge to the person so returning the book:

Provided that, where the book on the date on which it ceases to be current is in the custody of the employer, he shall, if the insured contributor so requires, instead of returning it to a Local Office, return it to the insured contributor who shall give to the employer, if he demands it, a receipt for the book, and shall himself exchange the book for a fresh book, at a Local Office and deliver the fresh book forthwith to the employer.

Provided also that, where the Minister so directs, a book may be exchanged for a fresh book at a time or in a manner other than that

prescribed in this Regulation.

(3) If a book is destroyed, is lost, or is defaced in any material particular, the Minister may issue a new book in substitution for it and, if he thinks fit, may charge a sum not exceeding one shilling for the new book, such sum to be paid by the person for the time being responsible in accordance with these Regulations for the custody of the book so destroyed, lost or defaced as aforesaid, and such number of contributions as are shown to the satisfaction of the Minister to have been paid by the affixing or impressing of stamps to or upon the book so destroyed, lost, or defaced, may in the discretion of the Minister be credited to the insured contributor.

Save as aforesaid no charge shall be made by the Minister in connection with the issue, custody, delivery up, or exchange, or replacement of any book.

- (4) Where a book is destroyed, lost or defaced and the number of the book cannot be supplied to the Minister, the Minister may decline to take any steps to trace the account with the Unemployment Fund of the person whose book has been so destroyed, lost or defaced.
- (5) Where any book is lost the Minister, if he thinks fit, may pay out of the unemployment fund any sum not exceeding one shilling by way of reward to the person by whom the book is returned to the Local Office, and he may refuse to restore the book to the person responsible for its custody until that person has repaid to the Minister any sum which has been so paid by the Minister by way of reward and which he is liable to repay under subsection (2) of Section 28 of the Act.
- (6) If any person refuses or fails to pay any sum for the payment of which he is liable under this Regulation, the Minister may, if he thinks fit, recover such sum by deduction from any benefit or other payment due or to become due to such person under the Act or the Regulations made thereunder.

Emergency Books.

8.—(1) If an employer at any time after the commencement of the Act satisfies the Minister that any person in respect of whom he is, or is

about to become, liable to pay contributions under the general provisions of the Act has not delivered or caused to be delivered to him an unemployment book in accordance with these Regulations, the employer may, on furnishing the name and occupation of such person to a Local Office, obtain an emergency book, and for the purpose of the provisions of these Regulations relating to the stamping of books and to deductions from wages in respect of stamps affixed by employers (but not for any other purpose) an emergency book shall be deemed to be an unemployment book within the meaning of these Regulations.

(2) An emergency book shall be in such form as the Minister directs and shall be current during such period, not exceeding six weeks from the date of the issue thereof, as may be specified thereon, and shall at the end of such period, or on the previous termination of the aforesaid person's employment, be returned by the employer to the Local Office from which it was issued.

Provided that if the aforesaid person before such date delivers or causes to be delivered to the employer an unemployment book in accordance with these Regulations, the employer shall deliver the emergency book to the aforesaid person in exchange for the unemployment book.

(3) Notwithstanding that contributions have been paid in respect of any such person by the affixing of stamps to an emergency book, he shall not be entitled to obtain unemployment benefit without first obtaining an unemployment book.

METHOD OF PAYMENT OF CONTRIBUTIONS.

Stamping of Books, etc.

- 9.—(1) Every contribution payable under the general provisions of the Act shall, except as otherwise provided in these Regulations, be paid by the affixing of a stamp to the book of the insured contributor in the space indicated for that purpose upon the book, and the value of the stamps so affixed shall be the following:—
 - (i) In the case of a man not under the age of eighteen, 8d.
 - (ii) In the case of a woman not under the age of eighteen, 6½d.
 - (iii) In the case of a boy under the age of eighteen, 4d.
 - (iv) In the case of a girl under the age of eighteen, $3\frac{1}{2}d$.
- (2) An employer who is liable to pay contributions in respect of any insured contributor shall pay those contributions at the following times in accordance with the tollowing provisions, that is to say:—
 - (i) Where he pays to the insured contributor wages or other pecuniary remuneration in respect of the employment of such insured contributor he shall, before paying to the insured contributor the wages or remuneration in respect of the period for which contributions are payable, affix to the book of the insured contributor a stamp or stamps in payment of the contributions due in respect of that period.
 - (ii) Where he does not pay to the insured contributor wages or other pecuniary remuneration in respect of the employment, he shall, on the first day of employment in each calendar

week, affix to the book of the insured contributor a stamp in payment of the contri-

bution in respect of that week.

- (iii) In the case of a man of the Naval Reserves, or of the Army Reserve, or of the Air Force Reserve, or of the Territorial Force, who is for the time being by reason of subsection (2) of Section 40 of the Act deemed to be an employed person in the service of the Crown, the time for affixing stamps to the book of the employed person in payment of contributions due under the general provisions of the Act shall, where the period of currency of the book expires during any period of training be any time before the expiration of the period of currency, and where the period of currency does not so expire, be any time before the termination of the training.
- (3) It shall be the duty of the employer, in addition to his obligation to comply with any other requirement of the Act or the Regulations thereunder in regard to the payment of contributions:—
 - (a) on the termination of the employment, whether or not any wages are then paid;
 - (b) within six days after the expiration of the period of currency of the book,
- to affix to the book of the insured contributor a stamp or stamps in payment of all the weekly contributions due from him but still outstanding in respect of the period ending at the date of such termination or expiration.
- (4) It shall further be the duty of the employer, on being so required by any duly appointed Officer of the Ministry of Labour, to affix to an arrears book a stamp or stamps in payment of all the weekly contributions due from him but still outstanding in respect of any insured contributor who is or has been in his employment, and to forward the arrears book, when stamped, to the person or address indicated thereon.
- (5) Where the employer employs a substantial number of insured contributors regularly, he may deposit with the Minister a sum equal to the estimated amount of the contributions payable by him during a period of twenty-seven weeks, or such less period as may be agreed between him and the Minister, in respect of those insured contributors both on his own behalf and on behalf of those insured contributors.

On making such a deposit the obligation of the employer to stamp the books of those insured contributors on the occasions or at the intervals hereinbefore specified shall cease and in lieu thereof he shall be liable as tollows:—

- (i) In case the employment of any of those insured contributors terminates before the expiration of any period of twenty-seven weeks, or such less period as may be agreed, the employer shall be liable on such termination to stamp the book of the insured contributor whose employment so terminates; and
- (ii) In the case of any insured contributor whose employment does not so terminate, the employer shall be liable either to stamp the book of that insured contributor at intervals of twenty-seven weeks, or such less period as may be agreed or, if the Minister so permits, to pay the contributions payable in respect of that insured contributor through the Minister at intervals of twenty-seven weeks, or such less

period as may be agreed, in such manner as the Minister may direct.

Where a deposit has been made under the foregoing provision, the employer, for the purpose of deducting from wages the amount of the insured contributor's contribution, shall be deemed to have duly affixed the necessary stamps to the book of the insured contributor at the several dates on which he would have been bound to affix them if no such deposit had been made.

If the Minister thinks fit, he may allow any sum which is to be deposited under the foregoing provisions to be paid to him at weekly or other intervals during the period for which the deposit is to be made instead of being paid to him in one sum at the commencement of the period.

- (6) No stamp shall be affixed to or impressed upon a book otherwise than in respect of insurable employment, and any stamp affixed or impressed otherwise shall not be deemed to be a payment of a contribution except for the purpose of Section 28 (1) of the Act.
- (7)—(i) An employer shall immediately after affixing any stamp to a book cancel the stamp by writing in ink, or stamping with a metallic die with black indelible ink or composition, across the face of the stamp the date upon which it is affixed and not otherwise but save as expressly provided in Regulations made under the Act or as directed by the Minister no other writing or mark shall be made at any time upon the book or stamp.
- (ii) An employer may, if he thinks fit, inscribe upon the book of any insured contributor employed by him, but only in such manner as to be easily erased or removed, the number of that person upon the pay-list or in the books of the employer.
- (8) No person shall affix to a book a stamp which has been cancelled or defaced.

EXCEPTIONAL CASES.

Employment by Two or More Employers.

10.—(1) Where any insured contributors are ordinarily employed by two or more employers in a week, the employers or any class or group of the employers of those persons may, if they think fit, submit to the Minister an arrangement for the payment of contributions under the Act in respect of those persons.

(2) Where the Minister is satisfied that any arrangement so submitted to him is such as to secure the due payment of the contributions payable under the Act in respect of every insured contributor to whom the arrangement applies for every week during any part of which he is employed by any employer who is a party to the arrangement, he may, if he thinks fit, approve the arrangement.

(3) Any such arrangement may make such modifications in these Regulations as may be necessary to give effect to the terms of the

arrangement.

(4) Where an arrangement has been approved by the Minister the parties to the arrangement who have employed any insured contributors to whom the arrangement applies in the course of a week shall in respect of that week be deemed jointly to be the employer of that insured contributor tor the purposes of the provisions of the Act relating to the payment of contributions.

Employment as Agent by Two or More Employers. \

11. In the case of an insured contributor employed as an agent by two or more employers and paid by commission or fees or a share of the profits, or partly in one and partly in another of those ways, the employer in the employment on which the insured contributor is mainly dependent for his livelihood shall be deemed to be the employer of the insured contributor for the purposes of the provisions of the Act relating to the payment of contributions.

First Employer during Week.

12. Where an insured contributor is employed by two or more employers in any week and no one of these employers is the first person employing him in that week within the meaning of the Act, then unless the case is one for which other provision is expressly made by these Regulations, that one of the employers who first makes a money payment to the insured contributor in respect of his employment in that week shall be deemed to be the employer of that insured contributor for the purpose of the provisions of the Act relating to the payment of contributions.

Provided that in Scotland the employer for the purpose aforesaid shall be deemed to be that one of the employers for whom the insured contributor first renders services in that week and, if no services are rendered during that week by the insured contributor for any of the employers, that one of the employers who first makes a money payment to the insured contributor in respect of his employment in that

Agreement by Grouped Employers.

13.—(1) Notwithstanding anything in these Regulations, where any one insured contributor is ordinarily employed by more than one employer in the week, the employers of that insured contributor may enter into an agreement tor the payment of contributions in respect of that insured contributor in such form as the Minister may approve, and where any such agreement is entered into between any such employers the following provisions shall have effect:

(a) Where in any week the insured contributor in respect of whom the agreement is made is, before any contribution has been paid in respect of him for that week, employed by an employer who is not a party to the agreement, that employer shall, for the purposes of the provisions of the Act relating to the payment of contributions, be deemed to be the employer of that insured contributor for that week;

(b) If in any week a contribution is payable by the employers who are parties to the agreement or by any of them, that contribution shall in the first such week be paid by that one of the parties to the agreement employing the insured contributor during that week whose signature to the agreement appears first in order, and in any subsequent week by that one of the parties to the agreement employing the insured contributor during that week whose signature to the agreement is next in succession to that of the person who paid the last weekly contribution payable by the parties to the agreement | deduct from any payments due from him to the

and for this purpose the signatures of the parties shall be read in rotation, the first signature being deemed to be next in succession to the last and the signature of any person who does not employ the insured contributor during that week being disregarded;

(c) The employer whose duty it is to pay the contribution for any week shall be deemed to be the employer of the insured contributor for the purpose of the provisions of the Act relating to the payment of contributions;

(d) Any one of the parties to the agreement may immediately after paying a contribution, but not at any other time, strike out his signature to the agreement, and write his initials with the date opposite his signature, and upon doing so he shall cease to be a party to the agreement, and the insured contributor may, upon ceasing to be employed by any person who is a party to the agreement strike out from the agreement the signature of that person, and on so doing shall write hls own initials with the date opposite the signature so struck out;

(e) If at any time any other person employing or about to employ the insured contributor desires to become a party to the agreement, he may, subject as hereinafter provided, affix his signature, with the date at the end of the signatures appended to the agreement, and this Regulation shall henceforth apply to him in like manner as if he had been an original party to the agree-

Provided that where a contribution would be payable in any week in respect of the insured contributor by any such other person if that person did not become a party to the agreement, that person shall not be entitled to affix his signature as aforesaid unless and until he pays the contribution so payable.

(2) Employers desiring to enter into an agreement for the purposes of this Regulation shall enter their names and addresses in a book to be issued for the purpose by the Minister, and every such book shall be signed in each week by the employer paying the contribution in respect of that week.

(3) Upon the termination of the period specified in any such book, the agreement shall cease to be binding on the employers, and any person having possession of the book shall forthwith return it to the Minister.

Insured Contributors Employed by One Person for purpose of Business of Another.

14. Where an insured contributor works under the general control and management of some person who is not his immediate employer, that person (in this Regulation referred to as the substantial employer) shall be deemed to be the employer for the purpose of the provisions of the Act and Regulations thereunder relating to the payment of contributions if he would be so deemed under the Regulations made in that behalf under the National Health Insurance Acts, 1911 to 1920, and the aforesaid provisions of the Act and Regulations shall in that case be construed, and have effect as if the substantial employer were the immediate employer of the insured contributor.

Provided that the substantial employer may

immediate employer any sums paid by him as contributions on behalf of the insured contributor and the immediate employer may deduct from the insured contributor's wages, or from any other payments due from him to the insured contributor, any sums which the substantial employer would be entitled to deduct were he the immediate employer.

MISCELLANEOUS.

Persons employed by same Employer partly as Employed Persons and partly in an Excepted Occupation.

15. Where during any period an insured contributor has been employed by one employer partly in an occupation, employment in which makes him an employed person, and partly in some other occupation, and contributions have by arrangement between the employer and the insured contributor been paid as if he were wholly engaged in the first-mentioned occupation, those contributions shall be deemed to have been duly paid under the general provisions of the Act.

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Fractions of Contributions to be Disregarded in Certain Circumstances.

16. On any occasion on which the number of contributions paid in respect of an insured contributor is recorded, any fraction of a contribution, whether arising by reason of the affixing of stamps of the wrong kind or of the wrong denomination to an Unemployment Book or otherwise, may be disregarded.

Unemployment Books not to be Assigned, etc.

17. No person shall assign or charge, or agree to assign or charge any book, and any sale, transfer or assignment of, or any charge on, any book shall be void and of no effect, and no person shall deface or destroy a book, or alter or amend any of the figures or particulars (other than his address) therein contained.

Signed by Order of the Minister of Labour this twenty-sixth day of October 1920.

J. E. MASTERTON SMITH, Secretary of the Ministry of Labour.

TRADE BOARDS ACTS, 1909 AND 1918.

JUTE TRADE BOARD (GREAT BRITAIN).

PROPOSAL TO FIX OVERTIME RATES FOR CERTAIN CLASSES OF 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, for the Jute Trade in Great Britain as specified in the Trade Boards (Jute) Order, 1919, hereby give Notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they propose to fix Overtime Rates for certain classes of Male and Female Workers, the proposed Overtime Rates being as shown in the Schedule set out below.

SCHEDULE.

PART I.

PROPOSED OVERTIME RATES FOR CERTAIN CLASSES OF MALE AND FEMALE WORKERS.

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

In any week 48
On any day (other than Saturday) ... 83
On Saturday 41

Provided that all hours worked on Sundays and Customary Public and Statutory Holidays shall be regarded as Overtime to which the Overtime Rates shall apply.

Section II.—The Trade Board propose to fix Overtime Rates in respect of hours worked in excess of the declared normal number of hours of work in the trade by those classes of Male or Female Workers employed on time work in the Municipal' Burgh of Brechin, the Parish of Brechin, the Municipal Burgh of Forfar, the Parish of Forfar, the Burgh of Kirriemuir, the Parish of Kirriemuir, the Burgh of Blairgowrie, the Burgh of Carnoustie, or the Parish of Logie Pert, who in accordance with the established practice of the establishment attend (i) for nine hours per day on five days of the week and for three hours on Saturday, or (ii) only on five days a week, as follows:—

(1) (a) For workers in the areas named above who, in accordance with the established practice of the establishment attend for nine hours per day on five days of the week and for three hours on Saturday, the Overtime Rate payable in respect of all hours worked in excess of nine hours on any day, except Saturdays, Sundays and Customary Public and Statutory Holidays, shall be One-and-a-Half times the General Minimum Time-Rate otherwise applicable, i.e., Time-and-a-Half.

Note.—During the first quarter of an hour worked in excess of 8\frac{2}{4} hours on any day other than Saturdays, Sundays and Customary Public and Statutory Holidays, the Minimum Rate applicable shall be the appropriate General Minimum Time-Rate set out in the Trade Board's Notices dated 3rd June 1920, or 22nd October 1920.

(b) For workers in the areas named above, who, in accordance with the established practice of the establishment, attend only on five days a week, the Overtime Rate payable in respect of all hours worked in excess of 9½ hours on any day except Saturdays, Sundays and Customary Public and Statutory Holidays, shall be Oneand-a-Half times the General Minimum Time-Rate otherwise applicable, i.e., Time-and-a-Half.

Note.—During the first three-quarters of an hour worked in excess of 8½ hours on any day other than Saturdays, Sundays and Customary Public and Statutory Holidays, the Minimum Rate applicable shall be the appropriate General Minimum Time-Rate set out in the Trade Board's

Notices dated 3rd June 1920, or 22nd October | than deductions under the National Insurance

- (2) For all time worked in excess of 44 hours on Saturdays, One-and-a-Half times the General Minimum Time-Rate other-
- wise applicable, i.e., Time-and-a-Half.
 (3) For all time worked on Sundays and Customary Public and Statutory Holi-days, the Overtime Rate shall be twice the General Minimum Time-Rate otherwise applicable, i.e., Double

Section III.—The Trade Board also propose to fix Overtime Rates for all Male or Female Workers employed on Time Work, as follows:-

For all time worked in any week in excess of 48 hours, One-and-a-Half times the General Minimum Time-Rate otherwise applicable, i.e., Time-and-a-Half except where a higher amount is payable under Sub-Section (3) of Section II. of Part I. of this Schedule or under Sub-Section (b) of Section II. of Part II. of the Notice issued by the Trade Board and dated 22nd October 1920.

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

PART II.

The above Minimum Rates of Wages shall apply, subject to the provisions of the Trade Boards Acts to all Male and Female Workers specified in this Notice in respect of all time during which they are employed in Great Britain in any branch of the trade specified in the Trade Boards (Jute) Order, 1919, that is to say:

The preparing, spinning or weaving (a) of jute, or (b) of jute and any other fibre except flax or hemp;

Including-

(1) The preparing and spinning of waste reclaimed at any stage, and

(2) All packing, despatching, warehousing, storing, or other operations incidental to or appertaining to any of the abovementioned work.

But excluding-

(1) The calendering, bleaching, dyeing, or finishing of any of the above-mentioned materials, and

(2) The preparing or spinning of materials required for the making or remaking of (a) rope (including driving rope and banding); (b) cord (including blind and window cord, but excluding silk, worsted and other fancy cords); (c) core for wire ropes; (d) lines; (e) twine (including binder and trawl (f) lanyards; (g) net and similar articles when such preparing or spinning is carried on in the same factory or workshop as the said making or remaking, and

(3) The making or repair of sacks or bags, and

(4) The weaving of carpets, rugs or mats.

PART III.

Section I.—The above Minimum Rates of

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 shall be without prejudice to workers

who are earning higher rates of wages.

The Trade Board will consider any Objections to the above Proposals which may be lodged with them within two months from 30th October 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 Jute Trade Board (Great Britain), 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 twenty-ninth day of October 1920. Signed by Order of the Trade Board.

F. POPPLEWELL, Secretary.

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

UNEMPLOYMENT INSURANCE ACT, 1920.

PROPOSED DECISION BY THE MINISTER.

Pursuant to paragraph (2) of the Unemployment Insurance (Determination of Questions) (Provisional) Regulations, the Minister of Labour hereby gives notice of his intention to give a decision, on or after the 12th day of November 1920, on a question that has arisen in an application made to him for his decision under Section 10 of the Unemployment Insurance Act, 1920, namely, whether the employment of a person as a Charwoman employed in the warehouses of a firm of wholesale merchants is or will be such employment as to make the person an employed person within the meaning of the Act.

Any person or body claiming to be interested may, before the date specified, make, or cause to be made, representations in writing to the Minister with reference to this question, or may apply to the Minister to be heard orally. All such representations or applications should be addressed to the Assistant Secretary, Ministry of Labour, Queen Anne's Chambers, Westminster, S.W. I.

The Minister may himself require the attendance of any person appearing to him to be interested to give oral information on the subject of the above question.

UNEMPLOYMENT INSURANCE ACT, 1920.

PROPOSED DECISION BY THE MINISTER.

Pursuant to paragraph (2) of the Unemployment Insurance (Determination of Questions) (Provisional) Regulations, the Minister of Labour hereby gives notice of his intention to give a decision, on or after the 12th day of November 1920, on a question that has arisen in an application made to him for his decision under Section Wages shall be paid clear of all deductions other \ 10 of the Unemployment Insurance Act, 1920,

namely, whether the employment of a person as a Charwoman employed in a Solicitor's office is or will be such employment as to make the person an employed person within the meaning of the Act.

Any person or body claiming to be interested may, before the date specified, make, or cause to be made, representations in writing to the Minister with reference to this question, or may apply to the Minister to be heard orally. All such representations or applications should be addressed to the Assistant Secretary, Ministry of Labour, Queen Anne's Chambers, Westminster, S.W. 1.

The Minister may himself require the attendance of any person appearing to him to be interested to give oral information on the subject of the above question.

NOTICE OF INTENDED DISTRIBUTION OF NAVAL PRIZE BOUNTY MONEY.

Department of the Accountant-General of the Navy, Admiralty, S.W. 1. 29th October 1920.

Notice is hereby given to the Officers, Seamen, and Marines, and to all persons interested therein, that the distribution of the award of Prize Bounty granted for the destruction of the German Armed Ships, "Bremerhaven" and "Ober Burgermeister Adickes," by His Majesty's Ships "Montrose," "Sceptre," "Sylph," and "Starfish" on the 14th October 1918, will commence on Saturday the 30th October 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. I." Such applications (except in the case of Commissioned Officers) should be accompanied by Certificates of Service.

AIR MINISTRY NOTICE TO AIRMEN.

No. 94 of the year 1920.

ISSUE OF METEOROLOGICAL REPORTS BY WIRELESS TELEGRAPHY.

It is hereby notified: .

*1. On and after 1st September the synoptic reports issued by W/T from the Air Ministry and Aberdeen will be as follows:—

Air Ministry.

Call sign Ğ.F.A.

Wave length 1,400 m. continuous wave.

Times of issue: 0315 G.M.T.

0845 G.M.T.

2015 G.M.T.

Aberdeen.

Call sign B.Y.D.

Wave length 3,300 m.

Times of issue: 0230 G.M.T.

0830 G.M.T.

1430 G.M.T.

1930 G.M.T.

2. Reports will be sent for the following stations:—

			Ide	ntificati	o
Place.			Λ	umber.	
$_{ m Lerwick}$ \cdots	• •	• •	• •	101	
*Aberdeen \cdots	• •	• •	• •	110	
Tynemouth	• •	• •	• •	118	
*Manchester (Did	lsbury)	• •	• •	128	
*Cranwell ··	•• "	• •	• •	131	
Yarmouth	• •	• •	• •	136	
*Felixstowe	• •	• •	• •	143	
*Calshot · ·	• •	• •	• •	153	
*Lympne ··	• •		• •	154	
Croydon ··	• •		• •	159	
Jersey ··	• •	• •	• •	160	
Scilly	• •	• •	• •	166	
Pembroke	• •	• •		169	
Holyhead	• •	• •	• •	174	
*Glasgow · ·	• •			178	
Malin Head	• •	• •		182	
*Baldonnel			• •	184	
*Valencia · ·	• •	• •		192	
Stornoway	• •	• •		195	
Ross-on-Wye			• •	198	
Blacksod Point	• •	• •	• •	199	

*See paragraph 4.

3. The identification number of each station will be followed by three groups of five figures represented symbolically by:

BBBDD FwwTT BbbHV.

where BBB = Barometer in millibars and tenths (initial 9 or 10 omitted).

DD = Wind direction at surface on the scale 0-32 (08 = E, 16 = S, 20 = S.W., etc.).

F = Wind force on Beaufort Scale.

ww = Present weather (see code 1).

TT = Temperature in degrees Fahrenheit. β = Characteristic of barometric tendency (see code 2).

bb = Amount of barometric tendency in half millibars (50 added for negative tendency).

H = Humidity (see code 3).

V = Surface visibility (see code 4).

A hyphen - (morse signal - . . . -) will be used in the place of any missing figure.

4. In the case of stations marked * a fourth group will be added, when possible, as follows:—

2 DDVV.

where DD = Direction of wind at 2,000 ft. on the scale 0-72. Actual direction in degrees from North is obtained by multiplying code figures by 5.

VV = Speed of wind at 2,000 ft. in miles per hour.

- 5. The necessary codes are attached. The fog scale is that given in Annex G of the Convention for International Air Navigation.
- 6. General Inferences in plain language, based upon observations at 0700 and 1800 G.M.T. will be issued by Air Ministry Wireless Station at—

0915 G.M.T. 2000 G.M.T.

*Paragraph 1 of Notice to Airmen, No. 94 of 1920, is amended by Notice to Airmen, No. 110 of 1920.

7. The following is an example of such an | Special Phenomena without precipitation (30-49). inference :=

"Pressure has again become high over Iceland, and a deep depression over the Skagerak region is increasing in intensity. The resultant North-Westerly to Northerly wind current over the British Isles will maintain rather cold weather, with local showers and variable skies during the next day or two.

8. Notice to Airmen, No. 58, of 31st May 1920, is hereby cancelled.

By Command of the Air Council,

W. F. NICHOLSON.

Air Ministry (C. of I.), London, W.C. 2. 1st September 1920.

CODE 1.

PRESENT WEATHER (ww).

Note 1.—This code is used both for land and sea observations, so that some of the figures are not actually used at sea. All the figures are, however, given here.

Note 2.—00 to 49 weather without precipitation. 50 to 70 and 77 to 97 with precipitation. r=rain, d=drizzle, h=hail, s=snow, rs = sleet, tlr = thunderstorm, e = wet air, f=fog, b=cloudless, or nearly cloudless, be=about half clouded, c=about three-quarters clouded, o= overcast or nearly overcast.

No Fog, or precipitation (00-05).

- 00 Absolutely cloudless.
- 01 Cloud less than half.
- 02. About half clouded.
- 03 About three-quarters clouded.
- 04 Overcast but small amount of blue visible.
- 05 Absolutely overcast.

Haze, Mist or Fog, with cloud above, but no precipitation (06-13).

- 06 Overcast and 1f.
- 07 Overcast and 2f.
- 08 Overcast and 3f.
- 09 Overcast and 4f.
- 10 Overcast and 5f. 11 Overcast and 6f.
- 12 Overcast and 7f.
- 13 Overcast and 8f.

Haze or Fog but no precipitation (14-21).

- 14 Haze 1f.
- 15 Haze 2f.
- 16 Fog 3f.
- 17 Fog 4f.
- 18 Fog 5f.
- 19 Fog 6f.
- 20 Fog 7f.
- 21 Fog 8f.

Mist or Wet Fog but no precipitation (22-29).

- 22 Mist 1fe.
- 23 Mist 2fe.
- 24 Fog 3fe.
- 25 Fog 4fe.
- 26 Fog 5fe.
- 27 Fog 6fe. 28 Fog 7fe.
- 29 Fog 8fe.

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- 30 e (Wet air).
- 31 Exceptional visibility.
- 32 Dust haze.
- 33 Dew.
- 34 Hoar frost.
- 35 Rime.
- 36 Glazed frost.
- 37 Glazed roads.
- 38 Solar Halo.
- 39 Lunar Halo.
- 40 Solar Corona.
- 41 Lunar Corona.
- 42 Aurora.
- 43 Squalls.
- 44 Gale.
- 45 Gloom.
- 46 Ugly; threatening.
- 47 Thunder.
- 48. Lightning.
- 49 Thunder and lightning.

Precipitation and Fog (50-58).

- 50 Slight rain.
- 51 Moderate rain. 2f or 3f.
- 52 Heavy rain.
- 53 Slight rain.
- 54 Moderate rain. > 4f or 5f.
- 55 Heavy rain.
- 56 Slight rain.
- 57 Moderate rain. 6f to 8f.
- 58 Heavy rain.

Precipitation and Squalls of Wind (59-70).

- 59 Slight rain.
- 60 Moderate rain.
- 61 Heavy rain.
- 62 Slight rain and hail.
- 63 Moderate rain and hail. 64 Heavy rain and hail.
- 65 Slight sleet.
- 66 Moderate sleet.
- 67 Heavy sleet.
- 68 Slight snow. 69 Moderate snow.
- 70 Heavy snow.

Snow covering (71-73).

- 71 Snow over whole country.
- 72 Snow with bare patches.
- 73 Deep drifts.

Dust Storms (74-76).

- 74 Slight dust storm.
- 75 Moderate dust storm.
- 76 Dense dust storm.

Precipitation without squalls or fog (77-91).

- 77 Slight drizzle.
- 78 Moderate drizzle.
- 79 Thick drizzle.
- 80 Slight rain.
- 81 Moderate rain.
- 82 Heavy rain.
- 83 Slight hail.
- 84 Moderate hail.
- 85 Heavy hail.
- 86 Slight sleet.
- 87 Moderate sleet.
- 88 Heavy sleet.
- 89 Slight snow.
- 90 Moderate snow.

91 Heavy snow.

- Thunderstorms (92-97). 92 Slight tlr.
 - 93 Moderate tlr. \ without hail.
 - 94 Heavy tlr.

95 Slight tlr.	1
96 Moderate tlr.	with hail.
97 Heavy tlr.	
98 Line squall or	" grain."

CODE 2.

CHARACTERISTIC OF BAROMETER TENDENCY (B).

- 0 = Steady.1 = Unsteady.
- 2 = Rising.
- 3 =Falling.
- 4 = Walling then rising.
- 5 =Steady then rising.
- 6 = Steady then falling.
- 7 = Falling then steady.
- 8 = Rising then steady or falling.
- 9 =Line squall.

CODE 3.

HUMIDITY (H).

0 = 95 - 100 per cent.

9 = 90 - 94,

8=80-89 ,,

,,

7 = 70 - 79 , 6 = 60 - 69 , 5 = 50 - 59 , ,, 4 = 40 - 49 ,, $\bar{3} = 30 - 39$,, 2=20-29 ,, 1 = 10 - 19 ,,

CODE 4.

VISIBILITY (V).

Description.

- 0—Objects not visible at 50 metres (or yards).
- 1—Objects visible at 50 metres, but not at 200 metres (or yards).
- Objects visible at 200 metres, but not at 1,000 metres (or yards)
- Objects visible at 1,000 metres, but not at 2,000 metres (or yards).
- Objects visible at 2,000 metres, but not at 4,000 metres (or yards).
- Objects visible at 4,000 metres, but not at
- 7,000 metres (or 4½ miles).

 Objects visible at 7,000 metres, but not at
- 12,000 metres (or 7½ miles).

 Objects visible at 12,000 metres, but not at 20,000 metres (or 12 miles).
- -Objects visible at 20,000 or more.
- 9—Objects visible at above 30,000 (20 miles) and exceptional clearness.

AIR MINISTRY NOTICE TO AIRMEN.

No. 107 of the year 1920.

ROYAL NAVY WIRELESS DIRECTION FINDING STATIONS.

It is hereby notified:

1. Aircraft may use the Wireless Direction Finding Stations operated by the Royal Navy, under the conditions laid down for the use of these stations by the Mercantile Marine, in Admiralty "Notice to Mariners," No. 524, of 25th March 1920.

The following stations are established in the United Kingdom:

Station.	Wave 1	Length.	Call Sign.	Lat.	N.	Long	. W.
Amlwch (a) Berwick Carnsore Flamborough Larne Lizard Peterhead Rhyl (a) Seaview (b) (Malin Head)	450 m		BXVBVGBVZBVNBXJBVYLBZWBXK	53 55 52 54 54 49 57 53 55	24 42 12 07 51 59 34 18 22	0 5 5 1 3	18 54 21 05 48 12 49 29

Note-

- (a) Lhyl is not fitted with transmitting apparatus, and is controlled by Amlwch.
- 2. The actual procedure to be adopted by aircraft requiring bearings will depend upon what stations are concerned. It should be observed that if the stations to be called do not all keep watch on the same wave (e.g., Malin Head and Larne), bearings should be asked for separately. If, on the other hand, the stations to be called all keep watch on the same wave (e.g., Lizard and Carnsore), they shall be called up together, and the bearings taken in one operation. If, however, two or more stations are linked by special land lines (e.g., Amlwch and
- (b) Seaview has no transmitting apparatus, and is controlled by Malin Head (GMH), which keeps watch on 600 metres.
- Rhyl) only one of them should be called up. In such cases, however, the aircraft must specify in the preliminary signal the D.F. stations which are required to supply bearings.
- 3. The following abbreviations are to be used:-

Signal. Meaning. QTE? ... "What is my true bearing from you (or from ----)?" "Your true bearing from me (or

-) was --- degree.

from —

4. The aircraft calls the station or stations on the appropriate wave, making "QTE?" in conjunction, if necessary, with the call signals of the stations from which bearings are required; and also (if the call is NOT made on 450 metres) by the figures "450," signifying that the aircraft will shift to 450 metres for the taking of the bearing. The aircraft then awaits instructions.

Example 1.

An aircraft whose call signal is XYZ requires bearings from Amlwch (BXV) and Rhyl (BZW).

The aircraft, having first shifted to 450 metres, calls Amlwch thus:—

CT BXV BXV de XYZ QTE BXV BZW? The aircraft then awaits instructions.

Example 2.

The aircraft requires a bearing from Seaview (BXK). The aircraft has to use 600 metres to call Malin Head (GMH).

The aircraft calls on 600 metres, thus:-

CT GMH GMH de XYZ QTE BXK? 450.

The aircraft then gets ready to shift to 450 metres and awaits instructions.

5. The station or stations called then make the necessary arrangements, and, when ready, answer in alphapetical order of their call signals (if more than one was originally called), and make "K" (go on), preceded by "450" if 450 had been made in the original call.

Example 1.

Amlwch, in Example 1 above, warns Rhyl by land line, and, when both are ready, makes on 450 metres:—

CT XYZ de BXV K.

Example 2.

Malin Head, in Example 2 above, warns Seaview by land line and then makes on 600 metres:—

CT XYZ de GMH 450 K.

Malin Head then shifts to 450 metres, so as to be ready to give the result when received by wire from Seaview.

6. On receiving "K," the aircraft, having shifted transmitting wave to 450 metres (if not already done), then makes her own call signal for 45 seconds, and awaits the result.

Example 1.

The aircraft, in Example 1, para. 4, makes on 450 metres:—

CT BXV de XYZ XYZ XYZ, &c. (for 45 seconds) XYZ.

Example 2.

The same as Example 1, reading GMH for BXV.

7. The station or stations then reply (in alphabetical order if more than one) either asking the aircraft to repeat (?) or giving the result. The result is given by the signal QTE,

followed, as necessary, by the call signal and by a group of three figures (000 to 359) indicating the true bearing from 0° to 359° of the aircraft from the station. Several bearings can be combined into one message, each bearing immediately following the call signal of the station which took it. The time of handing in is always expressed in Greenwich mean time for all messages giving bearings to aircraft.

Example 1.

Rhyl, in Example 1 above, is not satisfied with the bearing and informs Amlwch. Amlwch makes on 450 metres:—

CT XYZ de BXV?

The aircraft at once complies by making on 450 metres:—

CT XYZ de XYZ XYZ XYZ, &c. (for 45 seconds) XYZ.

Rhyl is then satisfied that the bearing is 340° and informs Amlwch, while Amlwch finds that its own result is 37° Amlwch therefore makes on 450 metres:—

 $\overline{\text{CT}}$ XYZ XYZ de BXV 1 9.45 M (time) = QTE BZW 340 BXV 037 + BXV.

Example 2.

Seaview, in Example 2 above, gets a satisfactory bearing of 329° and informs Malin Head. The latter makes on 450 metres:—

CT XYZ XYZ de GMH 2 10.46 S. (time) = QTE BXK 329+GMH.

Example 3.

Had the aircraft merely asked Lizard (BVY) for a bearing, Lizard, finding it to be 246°, would make on 450 metres:—

$\overline{\text{CT}}$ XYZ XYZ de BVY 1 7.6 M (time) = QTE 246 + BVY.

- 8. The aircraft, on receiving the result, acknowledges receipt in the ordinary way, and makes the "end of work" sign. This sign is then repeated by the stations concerned. It is important that the "end of work" sign should not be omitted, since it not only indicates that the operation is finished, but it also shows that all concerned are about to resume watch on their normal wave.
- 9. Further information on this subject is contained in Admiralty "Notices to Mariners," Nos. 363 of the 25th February 1920; 524 of 25th March 1920, and 838 of the 22nd May 1920, which should be consulted.
- 10. The Admiralty "Notices" may be obtained from the Admiralty Agent, J. D. Potter, 145 Minories, London, E. 1.
- '11. Notices to Airmen, No. 64, of 4th June, and 103 of 30th September 1920, are hereby cancelled

By Command of the Air Council.

W. F. Nicholson.

Air Ministry, London, W.C. 2, 11th October 1920. AIR MINISTRY NOTICE TO AIRMEN.

No. 110 of the year 1920.

METEOROLOGICAL REPORTS ISSUED {BY W/T FROM AIR MINISTRY AND ABERDEEN.

It is hereby notified:

1. On and after 6th October 1920, the synoptic reports issued by W/T from the Air Ministry and Aberdeen will be as follows:—

Air Ministry.
Call Sign G.F.A.

Wave length 1400 m. continuous wave.

Times of issue 0205 G.M.T.

 $0805 \\ 1405$

1905

Aberdeen.

Call Sign B.Y.D. Wave length 3300 m.

Times of issue 0230.

0830.

1430.

1930.

- 2. The form of the reports and the codes will remain unaltered.
- 3. This notice amends paragraph 1 of Notice to Airmen No. 94 of 1st September 1920.

By Command of the Air Council,

W. F. NICHOLSON.

Air Ministry, London, W.C. 2. 19th October 1920.

Civil Service Commission, October 29, 1920.

Notice is hereby given, that upon a special recommendation from the Admiralty, and with the assent of the Treasury, Mr. Thomas Proudlove, having served as a Clerk of the Second Division, has been promoted to an Examinership in the Ministry of Labour, with a special certificate granted by the Civil Service Commissioners.

ORDER OF THE MINISTER OF AGRI CULTURE AND FISHERIES.

(DATED 27TH OCTOBER 1920.)

GLANDERS OR FARCY ORDER OF 1920.

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:—

Definition of "Disease," "Diseased" "Suspected."

1.—(1) For the purposes of this Order disease means glanders, and includes that form of glanders which is commonly known as farcy.

- (2) A diseased horse, ass, or mule means for the purposes of this Order a horse, ass, or mule in which the clinical symptoms are definite evidence of disease, or in which the application of the mallein test has resulted in definite evidence of disease.
- (3) An animal shall be deemed to be "suspected" if it shows clinical symptoms of disease, but such symptoms are insufficient to make the animal a diseased animal within the definition in this Article.

Notice of Disease.

- 2.—(1) Every person having or having had in his possession or under his charge any diseased or suspected horse, ass, or mule shall with all practicable speed give notice of the fact of the horse, ass, or mule being or having been so diseased or suspected, either to an Inspector of the Local Authority or to a constable of the police force for the police area wherein the diseased or suspected horse, ass, or mule is or was.
- (2) Every person licensed to slaughter horses who has in his possession a carcase of any diseased or suspected horse, ass, or mule shall with all practicable speed give notice of that fact, either to an Inspector of the Local Authority or to a constable of the police force for the police area wherein the carcase is.
- (3) A constable receiving a notice shall forthwith give information of the receipt by him of the notice to an Inspector of the Local Authority.
- (4) An Inspector of the Local Authority who receives information of the existence or suspected existence of disease shall forthwith report the fact to the Local Authority, and also to the Medical Officer of Health of the Sanitary District in which the animal died or was slaughtered, or in which the carcase was at the time of the notice.
- (5) Where the notice of disease relates to a carcase of an animal that has died or been slaughtered in the District of a Local Authority other than the Local Authority which receives the notice, the latter shall forthwith inform the other Local Authority of the receipt of the notice.

Notification of Disease by Veterinary Surgeons.

- 3.—(1) A veterinary surgeon or veterinary practitioner who in his private practice is employed to examine any horse, ass, or mule, or the carcase of any horse, ass, or mule, and is of opinion that the horse, ass, or mule, is diseased, or was diseased when it died or was slaughtered, or suspects the existence of disease therein, shall with all practicable speed, give notice of the existence or suspected existence of disease to an Inspector of the Local Authority, who shall forthwith report the same to the Local Authority and also to the Medical Officer of Health of the Sanitary District in which the animal died or was slaughtered, or in which the carcase was at the time of the notice.
- (2) A veterinary surgeon or veterinary practitioner who under and in accordance with this Order gives notice of the existence or suspected existence of disease to an Inspector of the Local Authority shall be entitled to receive from the Local Authority a fee of two shillings and sixpence for each notification.
- (3) Where two or more animals or carcases are examined by a veterinary surgeon or veterinary practitioner on the same premises and at the same time, and are found to be diseased or are

suspected of being diseased, one fee only shall be payable to him in respect of the notification of the existence or suspected existence of disease in such animals or carcases.

Duty of Inspector to act immediately.

4. An Inspector of a Local Authority on receiving in any manner whatsoever information of the supposed existence of disease, or having reasonable ground to suspect the existence of disease, shall proceed with all practicable speed to the place where the disease, according to the information received by him, exists, or is suspected to exist, and shall there and elsewhere put in force and discharge the powers and duties conferred and imposed on him as Inspector by or under the Act of 1894, and this Order.

Veterinary Inquiry by Local Authority as to existence of Glanders or Farcy.

5.—(1) A Local Authority on receiving information of the existence, or suspected existence, of disease shall forthwith cause inquiry to be instituted as to the correctness of such information with the assistance and advice of a Veterinary Inspector, or of a veterinary practitioner qualified according to the Act of 1894 to be a Veterinary Inspector.

(2) The owner and occupier of any premises on which there is a horse, ass, or mule affected with, or suspected of, disease, or the carcase of any such animal shall give all reasonable facilities for the inquiry by the Local Authority under this Article, and any person failing to give such facilities shall be deemed guilty of an offence against the Act of 1894.

Report by Veterinary Inspector of Local Authority to Ministry.

6. Where it appears that glanders exists or has recently existed on any premises the Veter-inary Inspector of the Local Authority shall furnish to the Local Authority, and also to the Ministry, a report in such form as the Ministry may require.

Public Warning as to Existence of Disease.

7.—(1) The Local Authority may, if they think fit, give public warning by placards, advertisement, or otherwise, of the existence of disease in any stable, building, field, or other place, with or without any particular description thereof, as they think fit, and may continue to do so during the existence of the disease, and, in case of a stable, building, or other like place, until the same has been cleansed and disinfected.

(2) It shall not be lawful for any person (without authority or excuse) to remove or deface any such placard.

Slaughter of Diseased Animals.

8. A Local Authority shall with all practicable speed cause to be slaughtered any horse, ass, or mule which is diseased.

Detention and Treatment of Animals in Contact with Disease or Suspected of Disease.

9.—(1) The provisions of this Article shall apply to any horse, ass, or mule which is suspected, or which is or has been in contact, or in the same stud, stable, building, field, or other

place, with a horse, ass, or mule which was then diseased.

(2) The Local Authority may cause a Notice (in the Form A set forth in the First Schedule to this Order or to the like effect) to be served on the owner or person in charge of any animal to which this Article applies, requiring the detention of the animal in the stable, building, field, or other place, where the animal is at the date of the service of the Notice, either unconditionally or subject to such conditions with a view to identification and the prevention of contact with other animals as may be prescribed in the Notice; and after the service of such Notice it shall be unlawful to move any animal to which it relates in contravention of the terms of such Notice.

(3) The Local Authority shall cause a Notice under this Article to be served in relation to any suspected horse, ass, or mule, and to every horse, ass, or mule to which this Article applies which in their opinion has been exposed to the risk of

contagion.

- (4) The Local Authority may (with the written consent of the owner of the animal) apply the mallein test to any animal detained under this Article at such intervals and as often as may be considered by a Veterinary Inspector of the Local Authority to be reasonably necessary to satisfy him that the animal is, or is not, diseased. The Local Authority shall apply the first test to any such animal as soon as practicable after being so requested by the owner. The application of the test shall be made by a Veterinary Inspector of the Local Authority.
 - (5) (i) Where the application of the test or tests by the Local Authority results in definite evidence of disease in an animal, it shall be slaughtered by the Local Authority with all practicable speed.

(ii) Where the Veterinary Inspector is satisfied from the results of the applications of the test that an animal is not diseased, the Notice served under this Article shall forthwith be withdrawn in manner hereinafter provided.

(iii) The result of an application of a test shall forthwith be communicated in writing by the Veterinary Inspector to the owner or person in charge of the animal tested.

(6) Subject to the provisions of this Article a Notice hereunder may at any time be withdrawn by the Local Authority by service on the owner or person in charge of the animal of a Notice in the Form B set forth in the First Schedule hereto or to the like effect.

(7) An Inspector shall with all practicable speed send copies of any Notice served by him under this Article to the Local Authority, and to the police officer in charge of the nearest police station of the District.

Appeal to Minister of Agriculture and Fisheries against Order for Slaughter.

10. If the owner of any horse, ass or mule gives notice in writing to the Bocal Authority or to their Inspector or other officer that he objects to the horse, ass or mule being slaughtered under the provisions of this Order, it shall not be lawful for the Local Authority to cause that horse, ass or mule to be slaughtered except with the special authority of the Minister first obtained.

Post-mortem Examination of Slaughtered Animals.

11.—(1) In the case of every animal slaughtered under this Order, in which at the time of slaughter the clinical symptoms are not definite evidence of disease, the carcase shall as soon as practicable be examined by a Veterinary Inspector of the Local Authority. Notice of intention to make such an examination shall be given to the owner of the animal, who shall be entitled to be present at the examination in person or by a representative, who, if the owner thinks fit, may be a veterinary surgeon.

(2) The Veterinary Inspector shall at the conclusion of his examination give to the owner of the animal or his representative at the examination a statement of the result of the examination in the Form C set forth in the First Schedule

hereto or to the like effect.

- (3) Where the owner of the animal or his representative is a veterinary surgeon, and in his opinion the decision of the Veterinary Inspector is incorrect, he may at or immediately after the examination require that the question as to the existence of disease shall be submitted to the Chief Veterinary Officer of the Ministry, and in such case the Veterinary Inspector shall forthwith send to the Laboratory of the Ministry of Agriculture and Fisheries, New Haw, Weybridge, Surrey, all the materials necessary to enable the Chief Veterinary Officer to consider the question, together with a copy of the statement of the Veterinary Inspector of the result of the examination.
- (4) A statement of the result of the examination signed by the Veterinary Inspector or where there is a reference to the Chief Veterinary Officer of the Ministry, then a statement in the Form C set forth in the First Schedule hereto or to the like effect signed by or on behalf of the Chief Veterinary Officer, shall for the purpose of this Order be conclusive evidence as to the result of the examination.

Compensation for Slaughter.

- 12.—(1) Where the veterinary examination under the preceding Article does not show that the animal was affected with glanders, the Local Authority shall out of the local rate pay as compensation for the animal the full value of the animal immediately before it received the mallein test, but the sum paid shall not exceed one hundred pounds for any horse or twenty-four pounds for any ass or mule.
- (2) Where the veterinary examination shows that the animal was affected with glanders the Local Authority shall out of the local rate pay as compensation for the animal one-half of the value of the animal immediately before it received the mallein test, but the sum paid shall not exceed thirty pounds for any horse or eight pounds for any ass or mule, unless the owner of the animal satisfies the Local Authority by conclusive evidence that the animal whilst in his possession, and within twelve months before the date when notice of disease was given under Article 2 of this Order, had been tested with mallein, and had not reacted to the test. In such a case the compensation payable under this paragraph shall not exceed fifty pounds for any horse or twelve pounds for any ass or mule.

(3) In the case of every animal slaughtered such pe under this Order in which at the time of slaughter diction.

the clinical symptoms are definite evidence of disease, the Local Authority shall out of the local rate pay as compensation for the animal such sum as the Local Authority think expedient, being a minimum of three pounds in the case of a horse and of fifteen shillings in the case of an ass or mule, provided that in no case shall the amount of compensation, if above the said minimum, exceed one-fourth of the value of the animal immediately before it became diseased.

(4) The value of an animal for the purpose of compensation shall, in cases of dispute, be determined in manner provided by the Animals

(Transit and General) Order of 1912.

Regulations as to Marking Diseased and Suspected Animals.

13. A Local Authority may make such Regulations as they think fit for prescribing and regulating the marking of diseased or suspected horses, asses or mules.

Regulations of Local Authority as to Cleansing and Disinfection.

- 14.—(1) A Local Authority shall make such Regulations as they think fit for the following purposes, or any of them:—
 - (i) for providing for the cleaning and disinfection of places used by, and of utensils, harness, nosebags, mangers, feeding-troughs, pens, hurdles or other things used for or about any diseased horse, ass or mule;
 - (ii) for providing for the cleansing and disinfection of vans or carts or other vehicles used for carrying any diseased horse, ass or mule on land, otherwise than on a railway;
 - (iii) for prescribing the mode in which such cleansing and such disinfection are to be effected:
 - (iv) for providing that such places, utensils, mangers, feeding-troughs, pens, hurdles or other things, vans, carts or other vehicles are to be cleansed and disinfected at the expense of the Local Authority, or of the owner, lessee or occupier thereof;

(v) for regulating the taking out of any stable, building, field or other place of any fodder, litter or other thing that has been in contact with or used for or about any diseased horse, ass or mule; and

(vi) for requiring the removal by the owner from contact with horses, asses or mules of litter used for or about any diseased horse, ass or mule.

(2) The mode of disinfection shall be one of those prescribed by Article one of the Diseases of Animals (Disinfection) Order of 1906.

(3) If any person fails to cleanse and disinfect any place, or any utensil, harness, nosebag, manger, feeeding-trough, pen, hurdle or other thing, or any van, cart or other vehicle in accordance with any such Regulation, it shall be lawful for the Local Authority, without prejudice to the recovery of any penalty for the infringement of such Regulation, to cause such place, or such utensil, harness, nosebag, manger, feeding-trough, pen, hurdle or other thing, or such van, cart or other vehicle to be cleansed and disinfected, or to remove such litter and to recover the expenses thereby incurred from such person in any court of competent jurisdiction.

Occupiers and Owners to give facilities for Cleansing, &c.

15. Where the power of causing any place or utensil, manger, feeding-trough, pen, hurdle, or other thing, or any van, cart, or other vehicle to be cleansed and disinfected under this Order is exercised by a Local Authority, the occupier or owner thereof shall give all reasonable facilities for that purpose.

Destruction of Infected Articles.

16. An Inspector of the Local Authority may, by Notice served on the owner or person in charge of any article which has been used for or about any diseased horse, ass, or mule, and which in the opinion of the Inspector is incapable of being disinfected thoroughly, require such owner or person to destroy the article or permit the Inspector to destroy it, and the article shall thereupon be destroyed forthwith.

Prohibition to expose or move diseased or suspected Horses, Asses, or Mules.

17.—(1) It shall not be lawful for any person-

(i) to expose a diseased or suspected horse, ass, or mule in a market, fair, sale-yard, or other public or private place where horses are commonly exposed for sale

(ii) to place a diseased or suspected horse, ass, or mule in a lair or other place adjacent to or connected with a market, fair, or sale-yard, or other premises where horses are commonly placed before exposure for sale;

(iii) to send or carry, or cause to be sent or carried, a diseased or suspected horse, ass, or mule on a railway, canal, river, or inland navigation, or in a coasting vessel;

(iv) to carry, lead, or drive, or cause to be carried, led, or driven, a diseased or suspected horse, ass, or mule on a highway or thoroughfare, except in accordance with the provisions of this Order;

(v) to place or keep a diseased or suspected horse, ass, or mule on common or uninclosed land, or in a field or place insufficiently fenced, or in a field adjoining a highway unless that field is so fenced or situate that animals therein cannot in any manner come in contact with any horse, ass, or mule passing along that highway or grazing on the sides thereof;

(vi) to graze a diseased or suspected horse, ass, or mule on pasture being on the sides of a highway; or

(vii) to allow a diseased or suspected horse, ass, or mule to stray on a highway or thoroughfare or on the sides thereof, or on common or uninclosed land, or in a field or place insufficiently fenced.

(2) Where a horse, ass, or mule is exposed or otherwise dealt with in contravention of this Article, the Inspector of the Local Authority or other officer appointed by them in that behalf shall seize and remove and detain it. If the animal is diseased the Local Authority shall cause it to be slaughtered with all practicable speed. If the animal is suspected the Local Authority shall deal with it in accordance with the provisions of Article 9 of this Order.

(3) In case of a diseased horse, ass, or mule

of this Article, that portion of the market or other place where the diseased horse, ass, or mule was found, shall not be used, or allowed to be used for horses, asses, or mules by the market authority or the owner or occupier of the premises, unless and until a Veterinary Inspector has certified that that portion has been, as far as practicable, cleansed and disinfected.

(4) The Local Authority may recover the expenses of the execution by them or by their Inspector or other officer of the provisions of this Article from the owner of the horse, ass, or mule seized, or from the consignor or consignee thereof, either of whom may recover the same from the owner in any court of competent jurisdiction.

Restriction on Movement of Animals, Carcases, Dung, &c.

18.—(1) It shall not be lawful for any person to send or carry, or cause to be sent or carried, on a railway, canal, river, or inland navigation, or in a coasting vessel, or on a highway or thoroughfare, any dung, fodder or litter that has been in any place in contact with or used about a diseased or suspected horse, ass or mule, except with a Licence of the Local Authority for the District in which such place is situate, granted on a certificate of an Inspector of the Local Authority certifying that the thing to be moved has been, as far as practicable, disinfected.

(2) A Local Authority may cause or allow a diseased horse, ass or mule or a carcase of any such animal to be taken into the District of another Local Authority to be destroyed or buried, with the previous consent of that Local Authority or with a Licence in that behalf of the

Minister, but not otherwise.

Special Provision as to Movement of Diseased Horses, Asses or Mules for Slaughter.

19.—(1) Notwithstanding anything in this Order, a Local Authority may cause any horse, ass or mule liable to be slaughtered by them under this Order to be moved in a properly constricted float or van to the premises of a person licensed to slaughter horses, or other place convenient for such slaughter.

(2) Any float or van, which has been used for the conveyance of any diseased horse, ass or mule shall immediately after each occasion of such use be cleansed and disinfected by and at the expense

of the Local Authority as follows:-

(i) The floor of the float or van and all other parts thereof with which the horse, ass, or mule, or its droppings, have come in contact shall be thoroughly saturated with carbolic acid or other suitable disinfectant; then

(ii) The same parts of the float or van shall be thoroughly scraped and swept, and the scrapings and sweepings, and all dung, sawdust, litter, and other matter shall be effectually removed therefrom; then

(iii) The scrapings and sweepings of the float or van, and all dung, sawdust, litter and other matter removed therefrom, shall forthwith be well mixed with quicklime, and be effectually removed from contact with animals.

Disposal of Carcases.

20.—(1) The carcase of every horse, ass or being seized in accordance with the provisions | mule, that was diseased at the time when it died, and of every animal slaughtered under this Order, shall be disposed of by the Local Authority as follows:

(i) Either the Local Authority shall cause the carcase to be buried in its skin in some proper place at a depth of not less than six feet below the surface of the earth, and to be covered with a sufficient quantity of quicklime or other disinfectant;

(ii) Or the Local Authority shall cause the carcase to be destroyed by exposure to a high temperature upon the premises where it is or upon the nearest available premises

suitable for the purpose; (iii) Or the Local Authority may cause the carcase to be destroyed, under the inspection of the Local Authority in the mode following: The carcase shall be disinfected, and shall be taken, in charge of an officer of the Local Authority, to a horse-slaughterer's or knacker's-yard or other suitable place, and shall be there destroyed by exposure to a high temperature, or by chemical agents.

(2) Where under this Article a Local Authority cause a carcase to be buried they shall first cause the skin to be so slashed as to be useless.

(3) A Local Authority may cause or allow a carcase to be taken into the district of another Local Authority to be buried or destroyed, with the previous consent of that Local Authority, but not otherwise.

Digging up.

21. It shall not be lawful for any person, except with the Licence of an Inspector of the Ministry, to dig up, or cause to be dug up, the carcase of any horse, ass or mule that has been buried.

Monthly Returns as to Disease.

22. When an Inspector of a Local Authority finds glanders or farcy in his District he shall forthwith make a return thereof to the Local Authority and to the Ministry, on a form provided by the Ministry, with all particulars therein required, and shall continue so to make a return thereof on the last day of every month until the disease has ceased.

General Provisions as to Regulations of Local Authority.

23.—(1) Every Local Authority shall forthwith send to the Ministry two copies of every Regula-

tion made by them under this Order.

(2) If the Ministry is satisfied on inquiry with respect to any Regulation of a Local Authority made under this Order that the same is of too restrictive a character, or otherwise objectionable, and directs the revocation thereof, the same shall thereupon cease to operate.

Extension of Certain Sections of Diseases of Animals Act, 1894.

24. Horses, asses, and mules shall be animals, and glanders (including farcy) shall be a disease, for the purposes of the following sections of the Act of 1894 (namely):

Sections nineteen and twenty (Slaughter); Section forty-three (Police);

Section forty-four (General Administrative Provisions)

Section forty-five (Detention of Vessels);

nd also for the purposes of all other sections of the said Act containing provisions relative to or consequent on the provisions of those sections and this Order, including such sections as relate to offences and legal proceedings.

Exemption of Army Veterinary Service and Veterinary Colleges.

25. Nothing in this Order applies to horses, asses or mules which are the property of the Crown, or are in stables of military barracks or camps and under the care and supervision of the Army Veterinary Service, or to horses, asses, or mules in stables of any Veterinary College affiliated to the Royal College of Veterinary Surgeons: Provided that nothing in this Article shall be deemed to apply to the carcase of any horse, ass, or mule, nor to exempt a Local Authority from any obligation imposed on them in regard to the disposal of carcases.

Offences.

26.—(1) If any horse, ass or mule, or the carcase of any horse, ass or mule, is moved in contravention of this Order, or of a Regulation or Notice under this Order, the owner of such horse, ass, or mule, or carcase, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person moving or conveying such horse, ass, or mule, or carcase, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it knowing it to have been moved in contravention as aforesaid, shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

(2) If anything is omitted to be done as regards cleansing or disinfection in contravention of this Order or of a Regulation of a Local Authority made under this Order, the owner and the lessee and the occupier of any place or thing in or in respect of which,—and the person using the float or van in respect of which,—(as the case may be) the same is omitted, shall, each according to and in respect of his own acts and defaults be deemed guilty of an offence against the Act

of 1894.

Interpretation.

27. In this Order-

"The Minister and the Ministry" mean the Minister and Ministry of Agriculture and Fisheries:

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

"Inspector" includes Veterinary Inspector: "Owner" includes an authorised agent of

an owner: "Carcase" means the carcase of a horse,

ass, or mule, and part of such a carcase, and the flesh, bones, skin, hoofs, offal, or other part of a horse, ass, or mule, separately or otherwise, or any portion thereof:

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

Revocation.

28. The Orders described in the Second Schedule to this Order are hereby from and after the commencement of this Order revoked to | the extent therein specified.

Existing Regulations.

29. Any Regulation made by a Local Authority under an Order revoked by this Order, or under any previous Order, and in force at the commencement of this Order, shall, except as hereinafter provided, remain in force unless altered or revoked by the Local Authority, for such time and in such manner as if this Order had not been made, and for the purposes of this Order shall be deemed to have been made under this Order.

Extent.

30. This Order extends to England and Wales and Scotland.

Local Authority to Enforce Order.

31. The provisions of this Order, except where it is otherwise provided, shall be executed and enforced by the Local Authority.

Commencement.

32. This Order shall come into operation on the fifteenth day of November nineteen hundred and twenty.

Short Title.

33. This Order may be cited as THE GLANDERS OR FARCY ORDER of 1920.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-seventh day of October nineteen hundred and twenty.

S. STOCKMAN, Authorised by the Minister.

FIRST SCHEDULE.

FORM A.

(Article 9.)

Detention Notice.

To A.B., of
I, C.D., of , being
an Inspector appointed by the Local Authority
for the [county] of , do hereby
give you Notice that the following animal,
namely, shall,
until this Notice is withdrawn by a Notice signed
by an Inspector of the Local Authority of the
District, be detained in the following premises,
namely [here describe the stable, building, field or
other place where the animal is to be detained.]

[*This Notice does not prevent movement of the animal for a temporary purpose which will not cause an absence from the place of detention for a period exceeding twenty-four hours, provided that the animal is not moved into any stable, building, field or other place in which horses, asses, or mules are, or may be kept.] Dated this

 $\begin{array}{c} \text{day of} & \text{, 1920.} \\ \text{(Signed)} & \textit{C.D.} \end{array}$

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the District.

* Strike out words in brackets if unconditional detention is desirable. Other conditions, with a view to identification and the prevention of contact with other animals, may be inserted if desirable.

[Read the Indorsement on this Notics.]

To be printed as Indorsement on Form A.

The Order of the Minister of Agriculture and Fisheries under which this Notice is issued provides that if a horse, ass, or mule is moved in contravention of such Order, or of this Notice, the owner of the horse, ass, or mule, and the person for the time being in charge thereof, and the person causing, directing or permitting the movement, and the person moving or conveying such horse, ass, or mule, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it, knowing it to have been moved in contravention as aforesaid, shall, each according to and in respect of his own acts and defaults, bedeemed guilty of an offence against the Diseases of Animals Act, 1894.

FORM B.

(Article 9).

Withdrawal of Notice Form A.

To A.B. of
I, C.D., of , being
an Inspector appointed by the Local Authority
for the [county] of , hereby withdraw, as from this day of ,
192, the Notice signed by
and served upon you on the ,
192.

Dated this tday of , 192. (Signed) C.D.

The Inspector is with all practicable speed to send copies of this Notice to the Local Authority and to the police officer in charge of the nearest police station of the District.

FORM C.

(Article 11).

Form of Statement of Result of Post-mortem Examination.

I, A.B., a Veterinary Inspector of the Local Authority for the or [or a Veterinary Officer of the Ministry of Agriculture and Fisheries] do hereby declare that my examination of the carcase of [here describe animal slaughtered] slaughtered by the Local Authority for the county [borough] of on the day of 192, shows [or does not show] that the animal was affected with glanders [farcy].

(Signed) A.B.

Dated 192

SECOND SCHEDULE. (Article 28.)

Orders Revoked.

No.	Date.	Short Title, and Extent of Revocation.					
7322 7332	1907. 23 August 12 September	The Glanders or Farcy Order of 1907—the whole Order. London (Notification of Glanders) Order of 1907—the whole Order.					
8168	1911. 18 August	The Glanders or Farcy (Metropolitan Police District) Order of 1911—the whole Order.					
10013	1919. 24 February	Animals (Notification of Disease) Order of 1919—so far as it relates to Glanders.					

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, 4 Whitehall Place, S.W. 1.

Scottish Office, Whitehall, S.W. 1, 1st November 1920.

The KING has been pleased, by Warrant under His Majesty's Royal Sign Manual, bearing date the 26th ultimo, to direct Letters Patent to be passed under the Seal appointed to be kept and made use of in place of the Great Seal of Scotland, granting the rank and dignity of Counsel to His Majesty to the undernamed member of the Scottish Bar:—

James Stevenson Leadbetter, Esquire, Advocate, B.A., LL.B.

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SCOTTISH BOARD OF HEALTH. PUBLIC HEALTH, SCOTLAND.

CRAIGLOCKHART POORHOUSE SMALLPOX DETENTION (EXTENSION) ORDER, 1920, MADE BY THE SCOTTISH BOARD OF HEALTH UNDER SECTION 79 OF THE PUBLIC HEALTH (SCOTLAND) ACT, 1897.

Whereas the Scottish Board of Health by their Order dated 15th October 1920 called the Craiglockhart Poorhouse Smallpox Detention Order 1920 (hereinafter referred to as the Principal Order) required that no inmate of or resident in Craiglockhart Poorhouse or in the Children's Home known as Balgreen House should leave the grounds of the respective institutions during the period that the said Order remained in force without first obtaining authority as indicated in the said Order:

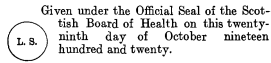
in the said Order;
And whereas the emergency which necessitated the Principal Order still exists;

Now therefore the Scottish Board of Health, in virtue of the powers competent to them under Section 79 of the Public Health (Scotland) Act, 1897, and of all other powers enabling them in that behalf do hereby make the following Order:—

1. (1) This Order may be cited as the Craiglockhart Poorhouse Smallpox Detention (Extension) Order, 1920.

(2) In this Order all expressions shall have the same meaning as in the Principal Order.

2. The Principal Order shall have effect for a further period of seven days from the date hereof without prejudice to the power of the Board by Order to continue the operation of the Principal Order for a further period.



JOHN T. MAXWELL, A Secretary of the Board.

EDINBURGH BOUNDARIES EXTENSION AND TRAMWAYS ACT, 1920.

Notice is hereby given that the Scottish Board of Health, in virtue of the powers conferred upon them by Section 46 of the Edinburgh Boundaries Extension and Tramways Act, 1920, have made an Order dated 26th October 1920.

This Order may be cited as the National Health Insurance (Edinburgh Insurance Committee) Order, 1920, and determines the date the Insurance Committees constituted for the existing city of Edinburgh and burgh of Leith under the National Insurance (Health) Acts, 1911–1919, shall cease to exist, and constitutes an Insurance Committee for the city of Edinburgh as extended by the said Edinburgh Boundaries Extension and Tramways Act, 1920, and provides for the transfer to the Insurance Committee so constituted of the assets, properties, debts and liabilities of the existing Insurance Committees for the city of Edinburgh and burgh of Leith, and for the adjustment of the boundaries of the areas of the Insurance Committee for the City of Edinburgh and of the Insurance Committee for the County of Midlothian, and contains such incidental, supplemental and consequential provisions as appear necessary.

Copies of the said Order can be purchased either directly or through any bookseller from the Superintendent, Publications Department,

H.M. Stationery Office, 23 Forth Street, Edinburgh, or Imperial House, Kingsway, London, W.C. 2, or 28 Abingdon Street, London, S.W. 1, or from Messrs. E. Ponsonby Limited, 116 Grafton Street, Dublin.

JOHN T. MAXWELL.

Dated this 29th day of October 1920.

MOTHERWELL AND WISHAW BURGH ORDER CONFIRMATION ACT, 1920.

Notice is hereby given that the Scottish Board of Health, in pursuance of the powers conferred upon them by Section 44 of the Motherwell and Wishaw Burgh Order have made an Order dated 26th October 1920.

This Order may be cited as the National Health Insurance (Motherwell and Wishaw Insurance Committee) Order, 1920, and determines the date the Insurance Committees constituted for the burghs of Motherwell and Wishaw under the National Insurance (Health) Acts, 1911-1919, shall cease to exist, and constitutes an Insurance Committee for the United Burgh of Motherwell and Wishaw, and provides for the transfer to the Insurance Committee so constituted of the assets, properties, debts and liabilities of the existing Insurance Committees for the burghs, and for the adjustment of the areas of the Insurance Committee for the County of Lanark, and contains such incidental, supplemental and consequential provisions as appear necessary.

Copies of the said Order can be purchased either directly or through any bookseller from the Superintendent, Publications Department, H.M. Stationery Office, 23 Forth Street, Edinburgh, or Imperial House, Kingsway, London, W.C. 2, or 28 Abingdon Street, London, S.W. 1, or from Messrs. E. Ponsonby Limited, 116 Grafton Street, Dublin.

JOHN T. MAXWELL.

Dated this 29th day of October 1920.

BARONY OF CROMWELL.

OTICE is hereby given to all co-heirs of the aforesaid Barony, those claiming to be co-heirs, and such others as may be concerned, that a Petition has been presented to His Majesty by Dame Selina Frances Bewicke-Copley, wife of Sir Robert Calverley Alington Bewicke-Copley, K.B.E., C.B., J.P., D.L., Brigadier-General and late Colonel 1st Batt. King's Royal Rifle Corps, of Sprotborough Hall, Doncaster, and Coulby Manor, Marton, both in the Go. York, praying that the abeyance presently existing in the Barony of Cromwell may be determined in her favour, as a co-heir of the said Barony, and the said Petition now stands referred by His Majesty to the consideration of the Committee for Privileges of the House of Lords.

Dated this twenty-eighth day of October 1920. TROWER, STILL, PARKIN, & KEELING, Solicitors, 5 New Square, Lincoln's Inn, W.C.

BARONIES OF BOTREAUX, HUNGER-FORD, DE MOLEYNS AND HASTINGS.

TE hereby give notice to all co-heirs of the VV above Baronies and to any persons claiming to be co-heirs thereto, that a Petition has been presented to His Majesty the King by Edith Maud, Countess of Loudoun, and Elizabeth Frances, Viscountess St. Davids, co-heirs to the said Baronies, praying that the abeyances now existing in the said Baronies may be determined in their favour, and we further give notice that the said Petition having been referred by His Majesty to the House of Lords was upon the 19th day of October instant referred to the Committee for Privileges to consider and report.

27th October 1920.

NICHOLSON, PATTERSON, & FREELAND, Solicitors and Agents for the Petitioners, 46 Queen Anne's Gate, S.W.

BARONIES OF STRANGE OF KNOKIN AND STANLEY.

E hereby give notice to all co-heirs of the above Baronies and to any persons claiming to be co-heirs thereto, that a Petition has been presented to His Majesty the King by Edith Maud, Countess of Loudoun, and Elizabeth Frances, Viscountess St. Davids, co-heirs to the said Baronies, praying that the abeyances now existing in the said Baronies may be determined in their favour, and we further give notice that the said Petition having been referred by His Majesty to the House of Lords was upon the 19th day of October instant referred to the Committee for Privileges to consider and report.

27th October 1920.

NICHOLSON, PATTERSON & FREELAND, Solicitors and Agents for the Petitioners, 46 Queen Anne's Gate, S.W.

THE TRINIDAD SHIPPING AND TRADING COMPANY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that at Extraordinary General Meetings of the above-named Company, duly convened, and held respectively on the fourteenth day of October and the first day of November 1920, the subjoined Special Resolutions were duly passed and confirmed :

That the Company be wound up voluntarily.
 That Thomas Prentice, Shipowner, and Peter Christall Balfour, Secretary, both of 175 West George Street, Glasgow, be, and they are hereby, appointed Liquidators for the purpose of such winding up, with power to each of them to act separately and to exercise every power conferred by Statute on Liquidators in Voluntary Liquidations

And notice is also hereby given that a Meeting of the Creditors of the above-named Company will be held within the Registered Office of the Company, 175 West George Street, Glasgow, on Thursday the eighteenth day of November 1920, at twelve o'clock noon. This notice is given in compliance with the provisions of Section 188 of the Companies (Consolidation) Act, 1908, but all Creditors of the Company will be paid in due course.

T. PRENTICE, P. C. BALFOUR, Liquidators.

175 West George Street, Glasgow, 1st November 1920.

CIE FRANCO ECOSSAISE LIMITED (in Liquidation).

MEETING of the Creditors of this Company will be held in the Liquidator's Chambers, 156 Union Street, Aberdeen, on Tuesday, 9th November 1920, at 12 o'clock noon, to consider, and, if so advised, approve of a Provisional Agreement for the sale by private bargain of the property belonging to the Company in Portuguese Guinea. This notice cancels the Meeting called for Friday, 5th November 1920.

CHARLES WILLIAMSON, C.A., Liquidator.

1st November 1920.

CIE FRANCO ECOSSAISE LIMITED (in Liquidation).

A MEETING of the Shareholders of this Company will be held in the Liquidator's Office, 156 Union Street, Aberdeen, on Tuesday, 9th November 1920, at 12.30 p.m., to consider, and, if so advised, approve of a Provisional Agreement for the sale by private bargain of the property belonging to the Company in Portuguese Guinea. This notice cancels the Meeting called for Friday, 5th November 1920.

CHARLES WILLIAMSON, C.A., Liquidator. 1st November 1920.

GRINDLAY, ROSS, & COMPANY LIMITED (in Liquidation).

NOTICE is hereby given, in pursuance of Section 195 of the Companies (Consolidation) Act, 1908, that an Extraordinary General Meeting of the members of the above-named Company will be held in the Offices of Andrew Paul & Co., Writers, 81 St. Vincent Street, Glasgow, on Monday the 6th day of December 1920, at 4 o'clock afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof shall be disposed of.

Dated the 29th day of October 1920.

James A. Mare, C.A., Liquidator.

926 Govan Road, Govan.

Authenticated by—

A. Y. Robertson, 81 St. Vincent Street, Glasgow, Solicitor.

SEQUESTRATION of ALBERT MANN & COMPANY, Electricians, one hundred and twenty-four and three hundred and twenty-six Main Street, Maryhill, Glasgow, and Albert Mann, Electrician there, the sole Partner of said Firm, as such Partner and as an Individual.

WILLIAM BRODIE GALBRAITH, Chartered Accountant, Glasgow, has been elected Trustee on the Estates, and Alexander Watson Harvie. Cashier, 29 Wellington Street, Glasgow, John Alexander Service, 38 Bath Street, Glasgow, and Robert Stırling, Manager, 67 Waterloo Street, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place within the Chambers of Mr. Sheriff Boyd, County Buildings, 70 Hutcheson Street, Glasgow, on Wednesday the tenth day of November 1920, at ten o'clock forenoon. The Creditors will meet on Monday the 22nd day of November 1920, at 12 o'clock noon, within the Chambers of Messrs. Walter & W. B. Galbraith, C.A., 87 St. Vincent Street, Glasgow.

W. B. GALBRAITH, C.A., Trustee.

Glasgow, 29th October 1920.

ALEXANDER BOLTON'S SEQUESTRATION.

IN terms of Section 152 of the Bankruptcy (Scotland)
Act, 1913, I hereby intimate that a Meeting of
Creditors will be held within Chambers, 27 Alva Street,
Edinburgh, on Friday, 19th November 1920, at 3 o'clock

afternoon, to consider as to an application to be made for my discharge as Trustee.

W. G. PATERSON, Trustee.

1st November 1920.

AS Trustee on the Sequestrated Estates of JOHN MAXWELL DALRYMPLE SMITH, JUNIOR, Herring Exporter and Ship Broker, Fraserburgh, sole Partner of the Firm of J. M. D. SMITH & COMPANY, Herring Exporters and Ship Brokers, Fraserburgh, as such Partner and as an Individual, I hereby call a Meeting of the Creditors in the Sequestration to be held within the Office of Mr. James Milne, Solicitor, Fraserburgh, on Tuesday the thirtieth day of November nineteen hundred and twenty, at twelve o'clock noon, to consider as to application to be made for my discharge as Trustee.

GEORGE HALL, Trustee.

Aberdeen, 27th October 1920.

SEQUESTRATION of THE WATER LILY CON-FECTIONERY COMPANY, 173 Graeme Street, Glasgow.

HEREBY intimate that an account of my intromissions, brought down to 17th October 1920, has been audited by the Commissioners, and that a first and final Dividend of two shillings and nine pence per pound will be paid within my Chambers, 226 West George Street, Glasgow, on and after 18th December 1920, to those Creditors whose claims have been lodged and admitted.

ROBERT MACFARLANE, C.A., Trustee.

Glasgow, 1st November 1920.

To the Creditors on the Sequestrated Estates of JOHN LECKIE, of the Alhambra Theatre, Grove Street, Edinburgh.

BY virtue of an Order of the Sheriff-Substitute of the Lothians and Peebles at Edinburgh, dated 29th October 1920, John Leckie, above designed, hereby intimates that he has presented a Petition to the Sheriff of the Lothians and Peebles at Edinburgh, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes.

ALLAN M'NEIL, Agent for Petitioner.

19 Young Street, Edinburgh, 1st November 1920.

THE Firm of HUGH MONTGOMERY & SON, carrying on business as Pastry Bakers at seventy-six New City Road, Glasgow, has been DISSOLVED as at the thirty-first day of October nineteen hundred and twenty, of mutual consent, by the retiral therefrom of the Subscriber Hugh Montgomery.

The Business will be continued and carried on from

The Business will be continued and carried on from and after said date by the Subscriber Hugh Montgomery, junior, on his own account under the Firm name of HUGH MONTGOMERY & SON, and he is authorised to uplift all the debts due to, and will discharge the whole debts and liabilities of, the dissolved Firm.

HUGH MONTGOMERY.

HUGH MONTGOMERY, JUNIOB.

James R. M'Kail, 105 West George Street, Glasgow, Law-Clerk, George Goghill, 105 West George Street, Glasgow, Law-Apprentice, Witnesses to the Signatures of the said Hugh Montgomery and Hugh Montgomery, junior.

THE Firm of MALCOLM, RANDLE, & CUTHBERT-SON, carrying on business as Merchants at 39 Eastcheap, London, E.C., and 2 India Buildings, Dundee, for which Robert Guthrie Malcolm, Frank Saville Randle, and Frank Tebbet Cuthbertson, the Subscribers, were

the sole Partners, has been DISSOLVED, by mutual consent, as a * 31st August 1920.

The said Robert Guthrie Malcolm, 4 India Buildings, Dundee, is authorised to uplift all the debts due to the Dundee branch of the Firm, and the said Frank Saville Randle and Frank Tebbet Cuthbertson, 39 Eastcheap, London, are authorised to uplift all the debts due to the London Branch of the Firm.

R. G. MALCOLM.

Signed by the said Robert Guthrie Malcolm gned by the said Kobert Guthrie Malcolm
at Broughty Ferry on the 27th day of
October 1920 in presence of—
ELSPET A. WOOD, Domestic Servant,
2 Balgillo Terrace, Broughty Ferry.
SARAH MEFFAN, Domestic Servant, 2
Balgillo Terrace, Broughty Ferry.

F. S. RANDLE.

F. T. CUTHBERTSON.

Signed by the said Frank Saville Randle and and Frank Tebbet Cuthbertson at London on the 25th day of October 1920 in presence of-

P. S. GERMAN, Clerk, 39 Eastcheap, London, E.C. GEO. D. SWAN, Salesman, 39 Eastcheap, London, E.C. 3.

THE Business of Sponge Merchants carried on at three West Regent Street, Glasgow, by the Subscriber Miss Margaret Macleod, under the name of D. & A. MACLEOD, was as at the twenty-third day of October nineteen hundred and twenty transferred to the Subscribers Miss Alexina Morris Macfarlane and William Aitken Macfarlane, by whom it will be carried on at that address under said name of D. & A. MACLEOD. The said Miss Alexina Morris Macfarlane and William Aitken Macfarlane will pay all accounts due by the said Business, and will collect all accounts due to the said Business

Dated this twenty-third day of October nineteen hundred and twenty.

MARGARET MACLEOD.

D. & A. MACLEOD.

RODERICK M. NICOL, Solicitor, 116 West Regent Street, Glasgow,
Regent Street, Glasgow,
Law-Clerk, 116 DUNCAN CARMICHAEL, Law-Clerk, 116
West Regent Street, Glasgow,
Witnesses to the Signatures of the said D. & A. Macleod and Miss Margaret Macleod.

ALEXINA M. MACFARLANE. WM. A. MACFARLANE.

THOS. GARDINER, Jr., Law-Clerk, 116 West Regent Street, Glasgow, Witness, Sydney Edgar, Clerkess, 116 West SYDNEY EDGAR, Clerkess, 116 West Regent Street, Glasgow, Witness, Witnesses to the Signatures of the said Miss Alexina M. Macfarlane and William Macfarlane.

JOHN BRUCE & SONS, Builders, South Road, Lochee,

THE Business carried on under the above Firm name This has been wholly transferred by the Subscriber John Bruce to his Sons, the other two Subscribers, who, as from 1st November 1920, will carry on said Business in Partnership for their sole behoof under the Firm name of John Bruce & Sons.

JOHN BRUCE. DUNCAN H. BRUCE. GEORGE J. BRUCE.

Signed by the said John Bruce, and by Duncan Hamilton Bruce and George Johnston Bruce, both Builders in Jos. Wilkir, Solicitor, Dundee, Witness.
W. Stewart Mortimer, Law-Clerk,
20 Reform Street, Dundee, Witness. Dundee, 1st November 1920.

NTIMATION is hereby given that the Business of the late ALEXANDER EDWARD, Tailor and Clothier, 82 West Nile Street, Glasgow, has been trans-ferred to the deceased's Son, George Clark Edward, who will continue the Business under the name of the said deceased Alexander Edward, and who will receive and pay all debts due to and by the deceased.

ANNIE EDWARD. Executrix of late Alexander Edward. GEORGE C. EDWARD.

D. MacLachlan, Writer, 30 Renfield

Street, Glasgow,
AGNES C. LAING, Typist, 30 Renfield
Street, Glasgow, Witnesses to above Signatures.

Glasgow, 28th October 1920.

THE Partnership carrying on business as Tailors and Clothiers at number 213 Bruntsfield Place, Edinburgh, under the Firm name of CAMPBELL & FRASER, which the Subscribers were the sole Partners, was DISSOLVED on 28th October 1920, by mutual consent.

Dated at Edinburgh on the twenty-eighth day of October nineteen hundred and twenty.

DANIEL CAMPBELL. DUNCAN FRASER.

Witnesses to the Signatures of Daniel Campbell and Duncan Fraser James Duff, Solicitor Supreme Courts, Edinburgh.

ISABELLA WEIR, Tailoress, 213 Bruntsfield Place, Edinburgh.

THE BANKRUPTCY ACT, 1914.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Stuart Duncan Blair, 15 Leinster Square, Bayswater,

Felice Adolfo Bonaventura and Hugh Edward Aveline, both residing at 97A Armitage Mansions, Golders Green Road, Golders Green, and Edward Harrison, residing at "Hillside," Duddington Lane, Neasden, Middlesex, all trading together in copartnership as Felice Bonaventura & Co., at 24 Great Tower Street, London, E.C., chemical merchants and importers.

Philip Noel Fernau, 8 Wilton Street, Grosvenor Place, London.

George Ferguson Funnell, 17 Coram Street, Russell Square, London.

H Humphries, lately carrying on business and residing at 62 Stoneham Road, Upper Clapton, London, but whose present address the Petitioning Creditor is unable to ascertain.

Alfred Mordant (trading as A. Mordant & Son), 1 and 2 Falcon Street, in the city of London, residing at 36 Warrington Crescent, Maida Vale, London, brush merchant.

Mosley & Harris (sued as a firm), 108 Charing Cross Road, London.

James Mackay Munroe, of and lately carrying on business at 43 Leicester Square, London, civil engineer.

Nachman Taratooty, 163 High Road, Chiswick, in the county of Middlesex.

William Jones, 123 Fishponds Road, Bristol, grocer's assistant.

George William Davey, residing at 72 Springfield Road; John Henry Davey, residing at 77 Reed Street, and Bert Davey, residing at 72 Springfield Road, all in Burnley, in the county of Lancaster, and lately carrying on business in copartnership at Adlington Street, Burnley aforesaid, under the style or firm of Davey Brothers, tin-plate workers.

Arthur Samuel Martin, 216 Selhurst Road, South Norwood, Surrey, costumier and soft goods merchant. George Craig and Edwin George Craig, both 40 Marlborough Road, Bowes Park, in the county of Middlesex, and carrying on business under the style of Daunter & Son, at 42 and 58 Finsbury Road, Wood Green, in the said county of Middlesex, pianoforte manufacturers.

Tyson Pharaoh, residing and carrying on business at 22 Main Road, Windermere, in the county of Westmorland, grocer and fruiterer.

Harold Rhoades, residing at 85 Newcomen Street, and carrying on business at 7 Bromley Street, both in the city and county of Kingston-upon-Hull, general carrier and carting agent.

Henry Orton and Bertie Orton (trading in copartnership as Henry Orton & Son), Blaby, in the county of Leicester, hosiery manufacturers. George Blayne Willcox, residing and trading at The Crown and Anchor Inn, Swinegate, Grantham, Lincolnshire, licensed victualler.

Mary Ellen Gilligan, 18 and 21 Eastborough, Scarborough, Yorkshire, boot and shoe dealer and secondhand dealer (spinster).

William Nichols, 4 Helena Street, The Common, Mexborough, in the county of York, bricklayer, lately carrying on business as a newsagent and stationer.

Stanley Williams, residing at 9 Evans Terrace, Landore, and carrying on business at 26a Union Street, both in the county borough of Swansea, boot repairer.

Albert William Ireland, Keytes Lane, Barford, Warwicksbaker and confectioner.

NOTICE.

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

SCALE OF CHARGES FOR ALL ADVERTISEMENTS IN THE EDINBURGH GAZETTE

\mathbf{For}	100	words an	d under			•••	•••	•••	£0	10	0	
Above	100	and not e	exceeding	150	•••	•••	•••	•••	0	15	0	
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