



The Edinburgh Gazette

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FRIDAY, NOVEMBER 2, 1934.

Scottish Office, Whitehall, 30th October 1934.

The KING has been pleased, by Warrant under His Majesty's Royal Sign Manual bearing date the 29th instant, to appoint, with effect as from the 1st proximo, Robert Macgregor Mitchell, Esquire, K.C., to be a Member of the Scottish Land Court and Chairman of the Court in the room of the Honourable Lord St. Vigeans, resigned.

NOTICE.

COLONIAL STOCK ACT, 1900 (63 AND 64 Vic. c. 62).

Addition to List of Stocks under Section 2.

Pursuant to Section 2 of the Colonial Stock Act, 1900, the Lords Commissioners of His Majesty's Treasury hereby give notice that the provisions of the Act have been complied with in respect of the under-mentioned Stock inscribed in the United Kingdom:—

Nigeria Government 3 per cent. Inscribed Stock, 1955.

The restrictions mentioned in Section 2, Subsection (1) of the Trustee Act, 1925, apply to the above Stock (see Colonial Stock Act, 1900, Section 2).

Treasury Chambers, S.W.1, 30th October 1934.

The Lords Commissioners of His Majesty's Treasury hereby give notice that They have made an Order, under Sections 3 and 19 of the Import Duties Act, 1932, viz.:—

The Additional Import Duties (No. 32) Order, 1934, relating to bifuricated rivets of iron or steel and to certain articles made wholly or mainly of iron or steel wire.

The Order has been published as Statutory Rules and Orders, 1934, No. 1154, and copies may be purchased (price 1d. net) direct from His Majesty's Stationery Office at the following addresses:—Adastral House, Kingsway, London, W.C.2; 120 George Street, Edinburgh, 2; York Street, Manchester, 1; 1 St. Andrew's Crescent, Cardiff; 80 Chichester Street, Belfast; or through any bookseller.

Treasury Chambers, S.W.1, 30th October 1934.

The Lords Commissioners of His Majesty's Treasury hereby give notice that They have made an Order, under Sections 3 and 19 of the Import Duties Act, 1932, viz.:—

The Additional Import Duties (No. 33) Order, 1934, relating to trees and shrubs.

The Order has been published as Statutory Rules and Orders, 1934, No. 1156, and copies

may be purchased (price 1d. net) direct from His Majesty's Stationery Office at the following addresses:—Adastral House, Kingsway, London, W.C.2; 120 George Street, Edinburgh, 2; York Street, Manchester, 1; 1 St. Andrew's Crescent, Cardiff; 80 Chichester Street, Belfast; or through any bookseller.

> Board of Trade, Great George Street, London, S.W.1, 29th October 1934.

The Board of Trade hereby give notice that they have made an Order entitled

The Potato (Import Regulation) Order, 1934.

This Order has been published as Statutory Rules and Orders, 1934, No. 1160, and copies of the same can be purchased (price 1d. net), directly from His Majesty's Stationery Office at the following addresses:—Adastral House, Kingsway, London, W.C.2; 120 George Street, Edinburgh; York Street, Manchester, 1; 1 St. Andrew's Crescent, Cardiff; 80 Chichester Street, Belfast; or through any bookseller.

Board of Trade,
Great George Street,
London, S.W.1,
31st October 1934.

MERCHANDISE MARKS ACT, 1926.

REFERENCE TO THE STANDING COMMITTEE.

In accordance with the provisions of Section 2, Sub-Section (4) of the Merchandise Marks Act, 1926, the Board of Trade give notice that, in pursuance of an application received by them for the making of an Order in Council to require imported goods of certain classes and descriptions to bear an indication of origin, they have made a reference to the Standing Committee appointed by them under the Act in respect of the following descriptions of imported goods:—

Women's and girls' garments of the following descriptions of woven fabrics:—

- (1) Costumes, dresses, coats, skirts and the like.
 - (2) Blouses, jumpers, and the like.
 - (3) Mantles and cloaks.

Attention is called to the fact that while, under the provisions of the above Act, the Committee must in every case referred to them consider whether the goods should bear an indication of origin at the time of sale or exposure for sale, they may also at their discretion consider and report upon the question whether such goods should bear an indication of origin at the time of importation.

THE COAL MINES ACT, 1930.

THE SCOTTISH DISTRICT (COAL MINES) SCHEME, 1930.

Whereas by subsection (5) of Section 1 of the Coal Mines Ac5, 1930, it is provided that any Scheme may be amended with the approval of the Board of Trade in manner provided by the Scheme;

And whereas in pursuance of powers conferred upon them by subsection (4) of Section 3 of the said Act, the Board of Trade have made the Scottish District (Coal Mines) Scheme (Amendment) Order, 1934, which provides that the Scottish District (Coal Mines) Scheme, 1930, may be amended so as to provide for certain matters specified in the Schedule to the said Order in substitution for certain matters mentioned in the said Section 3;

And whereas it is provided by Clause 25 of the said Scheme (inter alia) that any alteration in the provisions of the Scheme shall be operative from such date as may be prescribed by the Board of Trade;

And whereas in pursuance of the said Clause 25 the amendments of the said Scheme set out in the Schedule hereto have been submitted to the Board of Trade by the Executive Board nominated under the provisions of the said Scheme:

Now therefore the Board of Trade in pursuance of the powers conferred upon them by subsection (5) of Section 1 of the said Act hereby approve the amendments of the Scottish District (Coal Mines) Scheme set out in the Schedule hereto and prescribe the 1st day of January 1935, as the date from which the said amendments shall come into force:

Provided that where under the said Scheme as amended the Executive Board are empowered to make any determination or to obtain any information which is necessary or expedient for bringing the said Scheme as amended into operation on the said 1st day of January, and any owner is required to furnish such information to the Executive Board, the provisions of the said Scheme as amended in relation to the matters aforesaid shall come into force on the 31st day of October 1934.

(Signed) Ernest Brown, Secretary for Mines.

Board of Trade,
Mines Department,
Cromwell House,
Dean Stanley Street,
Millbank, London, S.W.1.

29th day of October 1934.

SCHEDULE.

THE SCOTTISH DISTRICT (COAL MINES) SCHEME, 1930, (hereinafter referred to as "the Scheme") shall be amended as follows:—

- 1. Clause 2 of the Scheme shall have effect as if:—
 - (i) the words "District Allocation" were deleted;

(ii) at the end of the Clause there were added the following paragraphs, that is to say:—

"Allocation" means any allocation made to the District for any period under the provisions of the Central Scheme;

"Export Supply" means loading at the customary shipping places of the District as cargo into ships for conveyance therein to destinations outside the United Kingdom, the Irish Free State, the Isle of Man and the Channel Islands, or as fuel for use on ships proceeding to such destinations or as fuel for use on fishing vessels or supply to works situated at ports to be used for the preparation of patent fuel for export;

"Inland Supply" means supply otherwise than as export supply, including supply to other parts of an undertaking of which the coal mine forms part, but excluding supply for use in working the coal mines and supply free or at reduced rates for the use of persons who are or have been employed in or about the mine and the dependents of persons who have been so employed;

"The Customary Shipping Places of the District" means:—

Aberdeen, Aberdour, Alloa, Annan, Anstruther, Arbroath, Ardrossan, Avoch, Ayr, Banff, Beauly, Boddam, Bo'ness, Bowling, Bridgeness, Brora, Broughty Ferry, Buckhaven, Buckie, Burghead, Burntisland, Cambus, Campbeltown, Carradale, Castlehill, Charlestown, Cockenzie, Crail, Cromarty, Cullen, Dalbeattie, Dingwall, Drummore, Dumbarton, Dumfries, Dunbar, Dundee, Dunston, Dysart, Elie, Eyemouth, Fallin, Findhorn, Findochty, Fortrose, Fort William, Fraserburgh, Gardenstown, Garlieston, Gatehouse, Girvan, Glasgow, Golspie, Gourdon, Gourock, Grangemouth, Granton, Greenock, Hartlepool, Helmsdale, Hopeman, Immingham, Inveraray, Invergordon, Inverkeithing, Inverness, Irvine, Isle of Whithorn, Johnshaven, Katerline, Kentallen, Kincardine, Kinghorn, Kinloch-leven, Kirkcaldy, Kirkcudbright, Kirk-wall, Kyleakin, Largo, Largs, Leith, Lerwick, Littleferry, Lossiemouth, Lybster, Macduff, Mallaig, Methil, Monifieth, Montrose, Morrison's Haven, Musselburgh, Nairn, Newburgh (Aberdeenshire), Newburgh (Fifeshire), Newcastle Staiths, North Berwick, Oban, Paisley, Partington, Pennan, Perth, Peterhead, Pittenweem, Port Erroll, Portessie, Port Glasgow, Port Gordon, Portknockie, Port Logan, Portmehemack, Portchella, Portnatrick, Portmehemack, Portchella, Portnatrick, Portschella, Portschella, Portnatrick, Portschella, Portnatrick, Portschella, Po mahomack, Portobello, Portpatrick, Port Seton, Portsoy, Port William, Purfleet, Queensferry South, Raasay, Renfrew, Rosehearty, Rosyth, St. Abb's, St. Andrews, St. Davids, St. Monans, Salt-coats, Sandhaven, Scalloway, Scapa, coats, Sandhaven, Scalloway, Scapa, Scrabster, Silloth, Stirling, Stonehaven, Stornoway, Stranraer, Thurso, Troon, Ullapool, Wemyss, Whitehaven, Whitehills, Wick;

and any other shipping places declared from time to time by the Board to be customary shipping places of the District.

- 2. Clause 24 of the Scheme shall have effect as if:—
 - (i) the words "in respect of output of coal" were inserted after the words "standard tonnage" wherever those words occur; and
 - (ii) at the end of the Clause there were added the words "but so that in calculating the last 100,000 tons any remainder of tonnage less than 100,000 tons shall be reckoned as 100,000 tons."
- 3. Clause 28 of the Scheme shall have effect as if:—
 - (i) the words "and undertakings" and the words "or undertaking" were deleted wherever those words occur;
 - (ii) the words "in respect of output (hereinafter referred to as "Output Standard Tonnages")" were inserted after the words "standard tonnages" where those words. first occur:
 - (iii) the word "output" were inserted before the words "standard tonnage" wherever those words occur and before the words "standard tonnages" wherever those words occur after the first time; and
 - (iv) the words "determined according to the nature of the coal or of the trade, industry or other category of consumer supplied" were inserted after the words "class of coal" where those words occur for the first time;
 - 4. Clause 29 of the Scheme shall be deleted.
- 5. Clause 30 of the Scheme shall be renumbered 29 and shall have effect as if:—
 - (i) the word "output" were inserted before the words "standard tonnages" wherever those words occur;
 - (ii) the words " or undertaking " were deleted where those words first occur; and
 - (iii) the words "The Board shall also be entitled to modify as it may deem equitable the standard tonnages of the coal mine or undertaking concerned" were deleted.
- 6. The following Clauses shall be substituted for Clause 31 of the Scheme, that is to say:—
 - "30. The Board shall from time to time and for such periods as it thinks fit fix the standard tonnages of every coal mine in the District in respect of:—
 - (a) coal for export supply, and(b) coal for inland supply:

Provided that the Board may if it thinks fit fix standard tonnages for export supply or for inland supply in respect of any class of coal determined according to the nature of the coal or of the trade, industry or other category of consumer supplied.

30a. In the determination of standard tonnages in respect of coal or any class of coal for export supply and for inland supply the Board shall have regard to the special circumstances of every coal mine (including the efficiency and economy of working of the coal mine, the extent to which it has been developed or is being developed for economic working, the extent to which its output has been increasing or decreasing, and in the case of the first determination of such standard tonnages shall have regard to the proportion which the tonnage of coal or that class of coal supplied from the coal mine concerned for export supply or for inland supply, as the case may be, bore to the total tonnage of coal or that class of coal, supplied from all the coal mines in the District for export supply or for inland supply during the period in the 12 months ended the 30th June 1934 corresponding to the period in respect of which the standard tonnages are fixed).

30s. For the purpose of assisting the Board in the determination of Standard Tonnages for export supply and for inland supply every Owner shall furnish to the Board upon notice given to him by the Board a statement in writing giving any information which the Board may require for that purpose and every Owner may submit to the Board, together with such statement if required, a claim in writing accompanied by such additional explanations or information as the Owner may consider it necessary or expedient to submit in support of the claim.

30c. In any case in which it may not be practicable for the Board to determine any standard tonnage for any coal mine in accordance with the foregoing provisions the Board may upon consideration of such circumstances as it may deem relevant determine such standard tonnages for such coal mine as the Board may think fair and proper but having regard in so fixing standard tonnages to any special circumstances of which the Board may have information affecting the coal mine in question.

31. The Board may at any time review, whether or not at the request of an Owner, any standard tonnage of any coal mine or undertaking and upon consideration of such circumstances as the Board may think relevant, determine revised standard tonnages therefor:

Provided that in reviewing any standard tonnage the Board shall have regard to any special circumstance affecting the coal mine or undertaking concerned which may be within the knowledge of the Board or which may be brought to its notice."

- 7. Clause 32 of the Scheme shall have effect as if the words " or undertaking " were deleted wherever those words occur.
- 8. The following Clauses shall be substituted for Clauses 33, 34 and 35 of the Scheme, that is to say:—

Quotas.

- "33.—(1) The Board shall from time to time determine the proportions (hereinafter in the Scheme referred to generally as "the quotas" or particularly as "the quotas of output" or "the quotas of export supply" or "the quotas of inland supply" as the case may be) of the standard tonnages of each coal mine that may during any period fixed by the Board as aftermentioned be produced from such coal mine or supplied by the owner thereof as the case may be.
- (2) If standard tonnages have been determined in respect of any class of coal the Board may if it thinks fit determine a separate quota for such class.
- (3) All quotas shall be so calculated that during no period in respect of which alloca-

tions have been fixed by the Central Council shall any of such allocations be exceeded.

(4) Quotas shall be determined for such period as the Board may decide (hereinafter referred to as "the prescribed period") within the period of the allocation to which such quotas relate and shall be notified by the Board to all the Owners concerned not later than seven days before the commencement of the period to which they relate.

(5) The quotas and the prescribed periods shall be determined by the Board having regard among other matters to the prospective demand for the coal to which those quotas

relate.

(6) Any quota determined shall be the same proportion of the corresponding standard tonnage for all the coal mines in the District in respect of which such standard

tonnage has been determined.

- (7) The Board may at any time after the determination of quotas increase or reduce any quota or grant any additional or supplementary quota so, however, that the tonnage of coal permitted to be raised or supplied as the case may be under any allocation made to the District shall not be exceeded. Any such increase or reduction of quota or any additional or supplementary quota shall be notified to all the Owners affected thereby in such manner as the Board may think suitable for informing them thereof without delay and shall come into operation forthwith or at such time as may be specified in the notice.
- (8) Subject to the provisions of Clause 34 hereof any Owner who in any prescribed period exceeds any quota for his coal mine or undertaking by more than the permissible percentage margin specified in Clause 46 hereof shall be liable in penalties as prescribed by that Clause.
- (9) Every Owner shall forward to the Board within seven days after the end of each prescribed period a statement in writing in such form and subject to such certification by Accountants, Mining Engineers or otherwise as the Board may prescribe giving in respect of such period full particulars of the output of his coal mine or undertaking, the tonnage of coal disposed of for export supply and for inland supply respectively, and the output or supply as the case may be of any class of coal for which a separate quota has been determined. The Board may require such other particulars as in its opinion may be necessary for ascertaining whether or not any quota for the coal mine or undertaking has been exceeded.

Standard Tonnages and Quotas of Colliery Undertakings.

33A. The Board shall determine the standard tonnages of and quotas for any two or more coal mines in the District which are worked by the same colliery undertaking as if they were one coal mine.

Deficiencies.

34. Should the output of coal produced by any Owner or the tonnage of coal supplied by him in any prescribed period fall short of the quota fixed by the Board for the period to which that output or supply relates

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: the amount of the deficiency shall be notified ;: to the Board in writing within seven days from the last day of the period to which such quota relates and 50 per cent. of the amount of the deficiency may be produced or supplied as the case may be in addition to the corresponding quota in the immediately succeeding prescribed period.

Sale or Transfer of Quotas.

35. Any Owner may sell or transfer to the Board or to any other Owner, the whole, or any part of any quota, fixed for his coal mine or undertaking for a prescribed period, and such quota of the Owner who sells or transfers shall thereby be reduced by the amount so sold or transferred, and the cor-responding quota of the Owner to whom such quota has been sold or transferred shall be increased by that amount.

Such sale or transfer shall, within three days after being effected, be intimated to the Board by the Owner who sells or transfers.

- 9. Clause 40 of the Scheme shall have effect as if the word "output" were inserted before the words "standard tonnage."
- 10. The following paragraphs shall be substituted for the first paragraph of Clause 46 of the Scheme, that is to say :-

"46. Any Owner who, during any prescribed period, produces or supplies coal or any class of coal in excess by more than two per cent. of the quota to which such production or supply relates for his coal mine or undertaking for that period shall pay to the Board a penalty in respect of each ton or part of a ton of each such excess (after allowing for such two per cent. margin and for any deficiency which may be carried forward under Clause 34 of the Scheme and for any arrangement under Clause 35 of the Scheme) of 2s. 6d. per ton or of the same amount per ton as is prescribed for the time being under rules made under Clause XI of the Central Scheme for exceeding the corresponding allocation whichever is the greater:

Provided that where in any prescribed period a quota for output of coal or any class of coal has been exceeded and any quota for export supply or inland supply of coal or that class of coal has also been exceeded the Board snall in any case in which it thinks it fair and proper to do so be entitled in the exercise of its discretion so to remit penalty in whole or in part as to ensure that one penalty only shall be payable in respect of such excesses calculated upon the amount of the excess over the quota for output or the excess over a quota or the sum of any excesses over quotas for supply whichever shall be the greater.

The Board shall before the coming into force of any rules made under Clause XI of the Central Scheme notify each Owner of the amount per ton which will be payable in consequence thereof for exceeding any quota.

Any Owner who sells or supplies or agrees to sell or supply coal of any class below the minimum price therefor or in breach of the conditions of sale prescribed by the Board or otherwise in contravention of the provisions of Clause 36 hereof, shall, for each ton of coal so sold or supplied, or agreed to be sold or supplied, pay to the Board a penalty of 2s. 6d. per ton:

Provided that if the Board at any time incurs a penalty to the Central Council in respect of failure to enforce or comply with directions of the Central Council or failure to enforce or comply with provisions relating to minimum prices for coal produced in the District, every Owner who sells or supplies or agrees to sell or supply coal of any class below the minimum price therefor or in breach of the conditions of sale prescribed by the Board or otherwise in contravention of the provisions of the Scheme, and without prejudice to that generality, of Clause 36 hereof whereby in the opinion of the Board the penalty so incurred by the Board to the Central Council as aforesaid has in whole or in part been incurred, shall if the Board so decide pay to the Board in addition to any penalty herein provided a further penalty of 5s. 0d. per ton or such less amount per ton as may be determined by the Board of the tonnage of coal which in the opinion of the Board has been so sold or supplied '

11. The following Clause shall be substituted for Clause 47 of the Scheme, that is to say: -

Excesses of Quotas.

"47. Subject to Clauses 34 and 35 hereof where an Owner has during any prescribed period produced or supplied coal or any class of coal in excess of the quota to which such production or supply relates for his coal mine or undertaking for that period the amount of such excess, less one per cent. of the corresponding quota may, if the Board so decide, be deducted from the corresponding quota for that coal mine or undertaking in a succeeding prescribed period to be determined by the Board, but without prejudice to any penalty that may have been incurred by reason of the excess."

Civil Service Commission, October 30, 1934.

The Civil Service Commissioners hereby give notice that Open Competitive Examinations for situations as Female Sorting Clerk and Telegraphist in the Department of the Postmaster General will be held on the 19th February 1935, under the Regulations dated the 27th July 1934, and published in the London Gazette of the same date and in the Edinburgh Gazette of 31st July 1934.

The examinations will be held in the following towns and for the number of situations indicated, viz.:-

Belfast		,	Not	fewer	$_{ m than}$	1.
Birmingham			Not	fewer	than	2.
Darlington			Not	fewer	$_{ m than}$	1.
			Not	fewer	than	1.
Ipswich			Not	fewer	than	1.
Oxford			Not	fewer		
Portsmouth and	l Go	sport	Not	fewer	than	1.
Reading			Not	fewer	$_{ m than}$	1.
Scarborough			Not	fewer	than	1.
Sheffield			Not	fewer	than	1.
Southampton		• • •	Not	fewer	than	1.
Southend-on-Se	a		Not	fewer	than	1.

The Examinations are restricted to persons resident in or near the town for which they desire to compete.

No person will be admitted to any of the above-named Examinations from whom the Secretary, Civil Service Commission, has not received, on or before the 20th December 1934, an application in the Candidate's own handwriting on a prescribed form, which may be obtained from the Secretary at once.

Civil Service Commission, October 30, 1934.

The Civil Service Commissioners hereby give notice that Open Competitive Examinations for situations as Male Sorting Clerk and Telegraphist on the Postal Side in the Department of the Postmaster General will be held on the 19th February 1935, under the Regulations dated the 27th July 1934, and published in the London Gazette of the same date and in the Edinburgh Gazette of 31st July 1934.

The examinations will be held in the following towns and for the number of situations indicated, viz.:—

Blackpool Not fewer than 1.
Grimsby Not fewer than 1.
Inverness Not fewer than 1.
Oxford Not fewer than 1.
Tunbridge Wells ... Not fewer than 1.

The Examinations are restricted to persons resident in or near the town for which they desire to compete.

No person will be admitted to any of the above-named Examinations from whom the Secretary, Civil Service Commission, has not received, on or before the 20th December 1934, an application in the Candidate's own handwriting on a prescribed form, which may be obtained from the Secretary at once.

MERCHANDISE MARKS.

THE MERCHANDISE MARKS (IMPORTED GOODS) EXEMPTION DIRECTION (No. 3), 1934, DATED 31ST OCTOBER 1934, MADE BY THE MINISTER OF AGRICULTURE AND FISHERIES, THE SECRETARY OF STATE FOR THE HOME DEPARTMENT, AND THE SECRETARY OF STATE FOR SCOTLAND, ACTING JOINTLY, UNDER SECTION 3 (1) OF THE MERCHANDISE MARKS ACT, 1926 (16 & 17 Geo. 5, c. 53).

Whereas by Section 3, sub-section (1) of the Merchandise Marks Act, 1926 (16 & 17 Geo. 5, c. 53), it is provided that if, where an Order in Council has been made under that Act with respect to any goods, it is shown to the satisfaction of the Appropriate Department by persons appearing to the Department to have a substantial interest in the matter that the application of the provisions of the Order or of some of those provisions to any particular class or description of those goods has caused or is likely to cause injury or hardship to the said persons or any of them, the Department may direct that the Order or any particular

provisions of the Order shall cease to apply to goods of that class or description or shall apply to such goods subject only to such modifications and conditions as the Department think fit, and the Order shall, while the Direction is in force, have effect subject thereto.

And whereas it is provided (among other things) by Article 1 of the Merchandise Marks (Imported Goods) No. 7 Order, 1934,* that it shall not be lawful to sell or expose for sale in the United Kingdom any imported frozen mutton and frozen lamb unless such meat bears an indication of origin.

And whereas the Minister of Agriculture and Fisheries, the Secretary of State for the Home Department, and the Secretary of State for Scotland, acting jointly, being the Appropriate Department in this case, having considered representations made to them in that behalf by persons appearing to the Department to have a substantial interest in the matter, are satisfied that the application of the aforesaid provisions of Article 1 of the said Order to whole carcases of frozen mutton and frozen lamb imported before the 7th January 1935 (the date on which the said Order will come into force) is likely to cause hardship to the said persons.

Now, therefore, the Minister of Agriculture and Fisheries, the Secretary of State for the Home Department, and the Secretary of State for Scotland, acting jointly, in pursuance of the powers conferred upon them by the said Section 3, hereby directs as follows:—

1. Without affecting the operation of the provisions of the said Article 1 of the Merchandise Marks (Imported Goods) No. 7 Order, 1934, requiring an indication of origin on importation, the provisions of the said Article 1 requiring an indication of origin on sale or exposure for sale shall not apply to whole carcases of frozen mutton and frozen lamb before the 28th February 1935.

2. This Direction may be cited as the Merchandise Marks (Imported Goods) Exemption Direction (No. 3), 1934.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed, this Thirty-first day of October Nineteen hundred and thirty-four.

(I.S.) (Sgd.) A. T. A. Dobson, Assistant Secretary.

Given under the Seal of the Secretary of State for the Home Department, this Thirty-first day of October Nineteen hundred and thirty-four.

(L.S.) (Sgd.) R. R. Scott, Under Secretary of State.

Given under the Seal of the Secretary of State for Scotland, the Thirty-first day of October Nineteen hundred and thirty-four.

(L.S.) (Sgd.) John Jeffrey, Under Secretary of State.

* S.R. & O., 1934, No. 727.

MERCHANDISE MARKS.

THE MERCHANDISE MARKS (IMPORTED GOODS) EXEMPTION DIRECTION (No. 4), 1934, DATED 31ST OCTOBER 1934, MADE BY THE MINISTER OF AGRICULTURE AND FISHERIES, THE SECRETARY OF STATE FOR THE HOME DEPARTMENT, AND THE SECRETARY OF STATE FOR SCOTLAND, ACTING JOINTLY, UNDER SECTION 3 (1) OF THE MERCHANDISE MARKS ACT, 1926 (16 & 17 GEO. 5, c. 53).

Whereas by Section 3, sub-section (1) of the Merchandise Marks Act, 1926 (16 & 17 Geo. 5, c. 53), it is provided that if, where an Order in Council has been made under that Act with respect to any goods, it is shown to the satisfaction of the Appropriate Department by persons appearing to the Department to have a substantial interest in the matter that the application of the provisions of the Order or of some of those provisions to any particular class or description of those goods has caused or is likely to cause injury or hardship to the said persons or any of them, the Department may direct that the Order or any particular provisions of the Order shall cease to apply to goods of that class or description or shall apply to such goods subject only to such modifications and conditions as the Department think fit, and the Order shall, while the Direction is in force, have effect subject thereto.

And whereas it is provided by Article 1 of the Merchandise Marks (Imported Goods) No. 7 Order, 1934* that it shall not be lawful to import (among other things) any frozen pork or to sell or expose for sale in the United Kingdom (among other things) any imported frozen pork unless such meat bears an indication of origin; and by Article 2 of the said Order that the indication of origin shall be branded, or stamped stencilled or printed in ink or stain, durably and conspicuously, in letters which shall except as therein provided be not less than one-half of an inch in height; and by Paragraphs III. and IV. of Article 3 of the said Order that the indication of origin required on importation shall be applied as follows, that is to say:—

- III.—In the case of frozen pork, each carcase shall bear the indication of origin on each side of the carcase on the outer side of the leg, loin, fore-end (spare-rib and blade-bone) and hand-and-spring, composing four marks on each side in the position shown in the diagram, Figure III., in the Schedule to the Order.
- IV.—Except where any portion of a carcase of frozen pork is one of the forms of meat specified in the next following paragraph of the Order, each portion of any such carcase shall bear such markings indicative of origin as it would have borne if it had formed part of a complete carcase of such meat which had been marked in the manner hereinbefore in the Article prescribed.

and by Parargaph I. of Article 4 of the said Order, that the indication of origin required on sale and exposure for sale, whether wholesale or by retail, shall be applied as follows, that is to say:—

I. In the case of frozen pork, in like manner as on importation.

And whereas it is provided by Article 7 thereof that the said Order shall come into force at the expiration of six months from the date thereof and the said Order will accordingly come into force on the 7th January 1935.

And whereas the Minister of Agriculture and Fisheries, the Secretary of State for the Home Department, and the Secretary of State for Scotland, acting jointly, being the Appropriate Department in this case, having considered representations made to them in that behalf by persons appearing to the Department to have a substantial interest in the matter, are satisfied that the application of the aforesaid provisions of Articles 3 and 4 of the said Order to certain portions of carcases of frozen pork, namely, frozen lions of pork from which the skin has been removed prior to importation, is likely to cause hardship to the said persons.

Now therefore the Minister of Agriculture and Fisheries, the Secretary of State for the Home Department, and the Secretary of State for Scotland, acting jointly, in pursuance of the powers conferred upon them by the said Section 3 hereby direct as follows:—

- 1. The aforesaid provisions of Paragraph IV. of Article 3 and Paragraph I. of Article 4 of the Order shall not apply to loins of frozen pork from which the skin has been removed prior to importation; and
- 2. The provisions of Paragraph V. of Article 3 and Paragraph III. of Article 4 shall apply to such meat as though the description "loins of frozen pork from which the skin has been removed prior to importation" had been added to the forms of meat specified in these paragraphs.
- 3. This Direction may be cited as the Merchandise Marks (Imported Goods) Exemption Direction (No. 4), 1934.
 - In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed, this Thirty-first day of October Nineteen hundred and thirty-four.

(L.S.) A. T. A. Dobson, Assistant Secretary.

Given under the Seal of the Secretary of State for the Home Department, this Thirty-first day of October Nineteen hundred and thirty-four.

(L.S.) R. R. Scott, Under Secretary of State.

Given under the Seal of the Secretary of State for Scotland, the Thirty-first day of October Nineteen hundred and thirty-four.

(L.S.) John Jeffrey, Under Secretary of State.

^{*} S.R. & O., 1934, No. 727.

1000

MILK ACT, 1934.

Notice is hereby given that the Minister of Agriculture and Fisheries and the Secretary of State for Scotland, acting jointly, have certified the Cheese Milk price for the month of November 1934, as required by Sub-section 2 of Section 4 of the Milk Act, 1934, in the following terms:—

CERTIFICATION OF CHEESE-MILK PRICE.

Whereas by Sub-section (1) of Section 4 of the Milk Act, 1934 (hereinafter referred to as "the Act"), it is provided that for the purposes of the Act the cheese-milk price for any month shall be the excess over one penny three farthings of the average of the prices per pound at which cheese such as is commonly known at the commencement of the Act as "New Zealand Finest White" and "Canadian Finest White" was sold wholesale in Great Britain during the immediately preceding month;

And whereas by Sub-section (2) of the said Section the Minister of Agriculture and Fisheries and the Secretary of State for Scotland, acting in conjunction, are required to certify as soon as may be after the beginning of September 1934, and of each subsequent month falling before April 1938, the cheese-milk price for that month;

Now therefore the Minister of Agriculture and Fisheries and the Secretary of State for Scotland, acting in conjunction, hereby certify that the cheese-milk price for the month of November 1934 is 4.04 pence per pound.

The method by which the cheese-milk price for the month as certified above has been computed is as follows:—

(i.) The range of price quotations in respect of sales by wholesale of "New Zealand Finest White" cheese and of "Canadian Finest White" cheese, as published by

the London Provision Exchange, Ltd., for each of the periods ended at 11.30 a.m., on each of the Fridays in the preceding month, has been examined.

(ii.) The average of the mean prices for the two kinds of cheese has been ascertained for each of the said periods, exceptional quotations being disregarded. The average of the periodic averages so ascertained has then been calculated to two places of decimals and expressed in pence per pound.

(iii.) From the figure thus obtained one penny three farthings has been subtracted and the balance gives the figure certified above.

Ministry of Agriculture and Fisheries, 10 Whitehall Place, London, S.W.1.

Scottish Office, Whitehall, London, S.W.1.

Notice is hereby given that the hearing by the Industrial Court of the application of the National Association of Master Bakers, Confectioners and Caterers and the Scottish Association of Master Bakers for an Order varying the provisions of Section 19 of the Road Traffic Act, 1930 (as amended), has been postponed and will take place at No. 5 Old Palace Yard, Westminster, S.W.1, at 10 a.m., on Tuesday, 27th November 1934.

(Sgd.) R. H. TOLERTON,
Assistant Secretary, Ministry of
Transport.

1st November 1934.

PATENTS AND DESIGNS ACTS, 1907 to 1932.

Restoration of Lapsed Patents under Section 20.

Notice is hereby given that an Order was made on the 26th day of October 1934 restoring both of the under-mentioned Letters Patent.

No. of Patent.	Grantee:	Subject Matter.					
293,765 313,169	de Reytere, R Lambrecth, J. J	Improvements in driers for various materials. Improvements relating to the manufacture of vegetable wool.					

STATEMENT showing the QUANTITIES SOLD and AVERAGE PRICE of BRITISH CORN per Hundred-weight of 112 Imperial Pounds,* as received from the Inspectors of Corn Returns in the week ended 27th October 1934, pursuant to the Corn Returns Act, 1882, and the Corn Sales Act, 1921.

British Corn.						Quantities Sold.	Avérage Price per Cwt.			
						Cwt.	s. d.			
WHEAT						368,019	5 0			
BARLEY	•••		•••			428,997	9 2			
OATS	•••	•••	•••	•••	•	46,273	6 7			

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1930 to 1933.

	(Quantities Sold		Average Price per Cwt.				
Week ended.	Wheat.	Barley.	Oats.	Wheat.	Barley.	Oats.		
	Cwt.	Cwt.	Cwt.	s. d.	s. d.	s. d .		
25th October 1930	132,210	528,955	5 5,15 9	7 0	10 0	6 1		
24 th October 1931	98,451	429,907	66,381	6 1	90	6 5		
29th October 1932	324,418	378,011	56,462	5 7	7 10	6 2		
28th October 1933	275,027	493,148	48,927	49	98	5 6		

COMPARATIVE STATEMENT for each of the Four previous Weeks.

	(Quantities Sold		Average Price per Cwt.				
Week ended.	Wheat.	Barley.	Oats.	Wheat.	Barley.	Oats.		
	Cwt.	Cwt.	Cwt.	s. d.	в. d.	в. d.		
29th September 1934	648,646	354,189	72,248	5 2	9 10	68		
6th October 1934	547,666	423,192	66,973	5 1	99,	67		
13th October 1934	426,155	453,715	68,250	5 0	98	67		
20th October 1934	431,860	424,488	5 3,675	5 0	94	6 5		

^{*}Section 8 of the Corn Returns Act, 1882, as amended by Section 2 of the Corn Sales Act, 1921, provides that, in the weekly summary of quantities and prices, each sort of British corn shall be computed with reference to the hundredweight of one hundred and twelve imperial standard pounds.

Note.—The above prices are based on returns received from Inspectors during the week named. They represent on the whole the average prices ruling in the preceding week.

H. E. DALE, Principal Assistant Secretary.

Ministry of Agriculture and Fisheries, Whitehall Place, London, S.W.1.

27th October 1934.

In the Court of the Railway Rates Tribunal.

ROAD AND RAIL TRAFFIC ACT, 1933.

AGREED CHARGES.

NOTICE is hereby given that Applications for the approval of Agreed Charges under the Provisions of Section 37 of the Road and Rail Traffic Act, 1933, short particulars of which are set out in the Schedule hereto, have been lodged with the Railway Rates Tribunal.

The said Applications may be inspected at the Office of the Tribunal, 2 Clement's Inn, Strand, London, W.C.2, at any time during office hours and at the following places:—

London.—Railway Clearing House, 123 Seymour Street, N.W.1.

Birmingham.—District Goods Manager's Office, Snow Hill, Great Western Railway.

Cardiff. — Divisional Superintendent's Office, Great Western Railway.

Exeter.—Western Divisional Superintendent's Office, Southern Railway.

Leeds.—District Goods Manager's Office, Wellington Street, London and North Eastern Railway.

Leicester.—District Goods and Passenger Manager's Office, London Midland and Scottish Railway.

Manchester.—District Goods Manager's Office, Hunt's Bank, London Midland and Scottish Railway.

Southampton. — Southern Divisional Superintendent's Office, Southampton West, Southern Railway.

York.—Goods Manager's Office, London and North Eastern Railway.

Aberdeen.—District Goods and Passenger Manager's Office, London Midland and Scottish Railway.

Edinburgh.—District Goods and Passenger Manager's Office, Waverley Station, London and North Eastern Railway.

Glasgow.—Commercial Manager's Office, Central Station, London Midland and Scottish Railway.

A copy of each Application lodged with the Tribunal can be obtained from Mr. G. Cole Deacon, Secretary, Rates and Charges Committee, 35 Parliament Street, Westminster, London, S.W.1, price 1s., post free.

Notices of objection by any parties entitled to object to the approval of any of the said Agreed Charges must state concisely the grounds of objection and must be filed at the Office of the Registrar, 2 Clement's Inn, Strand, London, W.C.2, on or before the 23rd day of November 1934, and a copy thereof on or before the same day served on or sent by registered post to Mr. G. Cole Deacon, at the above address. A separate Notice must be filed and served in respect of each Application.

Each Notice filed must be on foolscap size paper and must be stamped with an adhesive fee stamp for 2s. 6d. (which can be purchased at the Office of the Tribunal only). If sent by post for filing each Notice must be accompanied by a Postal Order for 2s. 6d. payable to the Registrar when a stamp will be affixed at the office. A Notice by a Representative Body of Traders must contain a statement of the facts upon which such Body claims to represent a substantial number of traders interested in, or likely to be affected by the decision on, the Application.

Four additional copies of each Notice must be lodged with the original at the Office of the Registrar.

T. J. D. ATKINSON,

Registrar.

1st November 1934.

SCHEDULE.

Number of Application and Date of Lodgment.	Parties to Agreement.	Nature of Agreed Charge.
1934. No. 157.— 31st Oct. 1934.	The Co-operative Wholesale Society, Ltd., Manchester, and the Midland and Great Northern Joint Commit- tee and the L. & N.E. Railway Company.	Per ton. Preserves; Cheese in cartons; Potato Crisps; Cooked Meat; Sausages; Meat Pies, Advertising Matter.
1934. No. 158.— 31st Oct. 1934.	The Emu Wine Co., Ltd., Minories, London, E.1, and the G.W., L. & N.E., L.M. & S., and Southern Railway Companies.	Per ton. Wines in casks and cases and Advertising Matter.
1934. No. 159.— 31st Oct. 1934.	Moss, L. & C. Manchester, and the Cheshire Lines Committee, G. W., L. & N.E., and L.M. & S. Railway Companies.	Per consignment. Clothing, Drapery, General Stores Wares and Empties returned to Suppliers.
1934. No. 160.— 31st Oct. 1934.	The National Corrugated Paper Co., Ltd., Manchester and the Cheshire Lines Committee, G.W., L. & N.E., and L.M. & S. Railway Companies.	Per ton. Corrugated Paper and Gummed Paper.
1934. No. 161.— 31st Oct. 1934.	Wiggins, Teape & Alex. Pirie (Sales) Ltd., Mansell Street, London, E.1, and the G.W. Railway Company.	Per ton. Paper, in Class 11 of the General Classification.
1934. No. 162.— 31st Oct. 1934.	Carrick's (Caterers), Ltd., Low Row, near Carlisle, and the L. & N.E. Railway Company.	Per package. Black Puddings, Cake, Cooked Meats, &c., Cream in Bottles, Pies, Polonies, and Sausages.

SCHEDULE—continued.

Number of Application and Date of Lodgment.	Parties to Agreement,	Nature of Agreed Charge.				
1934. No. 163.— 31st Oct. 1934.	The City and Provincial Stores, Manchester, and the Cheshire Lines Committee, G.W., L. & N.E., and L.M. & S. Railway Companies.	Per package. Clothing, Drapery and General Stores Wares.				
1934. No. 164.— 31st Oct. 1934.	Grainger & Smith, Ltd., Dudley, and the Cheshire Lines Committee, G.W., L. & N.E., L.M. & S., and Southern Railway Companies.	Per package. Clothing, Woollens, Linings, Drapery, Outfitting.				
1934. No. 165.— 31st Oct. 1934.	Higham Caine & Co., Ltd. (Highco Stores), Manchester, and the Cheshire Lines Committee, G.W., L. & N.E., and L.M. & S. Railway Companies.	Per package. Clothing Drapery and General Stores Wares.				
1934. No. 166.— 31st Oct. 1934.	Hovis. Ltd., Macclesfield, and the L. & N.E. and L.M. & S. Railway Companies.	Per package. Baskets, Baking Tins, Paper Bags, and Advertising Matter.				
1934. No. 167.— 31st Oct. 1934.	Triumph Company Ltd., Coventry, and the L.M. & S. Railway Co.	Per Motor Bicycle. Motor Bicycles (complete).				

GLASGOW EASTERN NECROPOLIS COMPANY LIMITED

NOTICE is hereby given that a Petition has been presented to the Court of Session by the Glasgow Eastern Necropolis Company Limited, incorporated under the Companies Act, 1929, and having its Registered Office at 174 West George Street, Glasgow, for Confirmation of Alteration of its Constitution as set forth in a Special Resolution of the Company passed on 27th August 1934.

The following Interlocutor has been pronounced in this Petition:—

in this Petition:

" 30th October 1934.—Lord Carmont. "Shewan.—The Lord Ordinary appoints the Petition" to be intimated on the Walls and in the Minute-"Book in common form, and to be advertised once " in the Edinburgh Gazette and once in the Glasgow "Herald newspaper; ordains all parties concerned to lodge Answers, if so advised, within seven days "after such intimation and advertisement.
"John Carmont."

BONAR, HUNTER & JOHNSTONE, W.S., Agents for the Petitioners.

15 Hill Street, Edinburgh, 1st November 1934.

THE GREENLAW ELECTRIC SUPPLY COMPANY LIMITED.

T an Extraordinary General Meeting of the above A T an Extraordinary General Meeting of the Company, duly convened, and held at the Town Hall, Greenlaw, on the 29th day of October 1934, having been adjourned from the 22nd day of October 1934, the following Special Resolutions were duly passed :-

(1) That the Company be wound up voluntarily. (2) That John Henry Waterston Chartered Accountant, Edinburgh, be and is hereby appointed Liquidator of the Company for the purposes of such winding up.

James Mark, Chairman,

The Square, Greenlaw, 30th October 1934.

PEARLIDENT COMPANY LIMITED.

A^T an Extraordinary General Meeting of the above-named Company, duly convened, and held at 75 Gorbals Street, Glasgow, on the 15th day

of October 1934, the following Resolution was duly passed as a Special Resolution, viz.:—

That Pearlident Company Limited be wound up voluntarily, and that May M'Cutcheon, 73 Gorbals Street, Glasgow, Secretary of the Company, be and is hereby appointed Liquidator of the Company for the purposes of such winding up.

S. MERRENS, Chairman.

73 Gorbals Street, Glasgow, 15th October 1934.

Norm.—All Creditors have been or will be, paid in full.

FLEMINGS (GLASGOW) LIMITED.

NOTICE is hereby given that a Meeting of the Members of the above Company has been Members of the above Company has been called to consider and, if approved of, pass a Resolution for the voluntary winding up of the Company, and that, in pursuance of Section 238 of the Companies Act, 1929, a Meeting of the Creditors of the above Company will be held within the Faculty Hall, Saint George's Place, Glasgow, on the 13th day of November 1934, at 12 o'clock noon, when a statement of the position of the Company's affairs will be submitted.

By Order of the Board.

E. KERR, Secretary.

981 Tollcross Road, Glasgow, 2nd November 1934

STORNOWAY FISH PRODUCTS COMPANY LIMITED, incorporated under the Companies Acts, 1908 to 1917, and having its Registered Office at Lewis Estate Office, Stornoway (in Liquidation).

NOTICE is hereby given that in the Liquidation of the above-named Company depending before of the above-named Company depending before the Court of Session (Lord Carmont, Ordinary,—Mr. Hume, Clerk) the Court has fixed 27th November 1934 as the date on or before which Creditors of the Company must lodge their claims with the Liquidator, John Michael Geoghegan, Chartered Accountant, 13 Albany Street, Edinburgh, or be excluded from the benefit of any distribution.

WEBSTER, WILL & Co., W.S., Edinburgh, Agents in the Liquidation. THE CALEDONIAN FORGE, IRVINE, LIMITED (in Liquidation).

NOTICE is hereby given that, in terms of Section 245 of the Companies Act, 1929, a General Meeting of the Members of the above-named Company will be held at No. 33 Cathcart Street, Greenock, on Monday the 3rd day of December 1934, at 11.30 o'clock forenoon, and also that a Meeting of the Creditors of the Company will be held at the same place and on the same date, at 12 o'clock noon, to receive the Liquidator's account, showing how the winding up of the Company has been conducted and its property disposed of, to hear any explanations of such account that may be given by the Liquidator, and to give directions as to the disposal of the books, accounts, and other documents of the Company.

JOHN H. FRASER, C.A., Liquidator.

33 Cathcart Street, Greenock, 2nd November 1934.

IN THE COURT OF SESSION, SCOTLAND.

In the Matter of the Patents and Designs Acts, 1907 to 1932, and in the Matter of Letters Patent granted to WALTER WILSON, of South Dewar Street, Dunfermline, and bearing date the 22nd day of April 1919, and numbered 147983.

NOTICE is hereby given that a Petition was presented on 19th October 1934 to the Lords of Council and Session (Petition Department,—Mr. Duncan, New Register House, Edinburgh, Clerk) by Mrs. Catherine Wilson, 57 Maryland Gardens, Craigton, Glasgow, as Executrix-nominate of her late husband, the said Walter Wilson, and as an Individual, and by Wilson's Terrazzo Manufacturing Company Limited, 247 Bath Street, Glasgow, praying that the term of the said Letters Patent may be extended.

In the said Petition the Court (Lord Wark, Ordinary), on 23rd October 1934, pronounced an Interlocutor in the following terms:—

"23rd October 1934.—Lord Wark.—Act. J.
"Walker.—The Lord Ordinary having considered the
"Petition and having heard Counsel, Allows the
"Petition to be amended as proposed at the Bar,
"and this having been done, dispenses with the
"lodging in hoc statu of the Certificates prescribed
"by Rule 62 (i) and of the Balance Sheet prescribed
"by Rule 62 (i) of Chapter IV. of the Rules of
"Court; (1) Appoints the Petitioners to lodge said
"Balance Sheet by 7th November 1934; (2) Appoints
"the Petition to be advertised twice in each of the
"Edinburgh Gazette and the London Gazette, and
"once in each of the Scotsman, Glasgow Herald, and
"Times newspapers; and the Petitioners to insert
in said advertisements the said 7th November 1934
as the date within fourteen days after which any
"person desirous of objecting to the granting of
the Petition must lodge a notice intimating that
he intends to lodge Answers; (3) Appoints the
"Petition as amended to be intimated on the Walls
and in the Minute-Book in common form; and
(4) Appoints the Petition as amended to be served
upon the Solicitor to the Board of Trade in
"London and the Comptroller General of Patents,
"Designs and Trade Marks, and allows them to
"lodge Answers thereto, if so advised, within
"fourteen days from 7th November 1934.

"John L. Wark."

Notice is further given that any persons desiring to object to the granting of the Petition must, within fourteen days of said 7th November 1934, give written intimation to the said Clerk to the Petition Department that the objector intends to lodge Answers.

Dated this 25th day of October 1934.

MILLER, THOMPSON, HENDERSON & Co., Solicitors, 190 St. Vincent Street, Glasgow;

MACRAE, FLETT & RENNIE, W.S., 57
Castle Street, Edinburgh,

Agents for the Petitioners.

To the Creditors and other Persons interested in the Succession of the Deceased DAVID MACKIN-TOSH, Innkeeper, Springbank Inn, Stow; or of his wife, the Deceased Mrs. HANNAH BROOKES or MACKINTOSH, Springbank Inn, Stow

RUSSELL BOYACK, Chartered Accountant, 55 Queen Street, Edinburgh, having been appointed by the Court of Session Judicial Factor on the Estate of the deceased David Mackintosh, under the Act 3 & 4 George V. Cap. 20, Section 163, requires all the lawful Creditors of the said David Mackintosh, and other persons interested in his Estate, to lodge with the Judicial Factor, the said Russell Boyack, within four months after the date of this Notice, a statement of their claims as Creditors of the deceased, or as otherwise interested in his Estate; with such vouchers or other written evidence as they may have to found upon in support of their claims; in order to the same being considered and reported upon by the Judicial Factor.

The said deceased David Mackintosh was sole Executor and Legatee of the said deceased Mrs.

The said deceased David Mackintosh was sole Executor and Legatee of the said deceased Mrs. Hannah Brookes or Mackintosh, and all persons claiming to be Creditors on the Estate of the deceased Mrs. Hannah Brookes or Mackintosh are required to lodge with the said Russell Boyack, within the same period, a statement of their claims.

R. BOYACK, C.A., 55 Queen Street, Edinburgh,

3rd November 1934.

To the Creditors and other Persons interested in the Succession of the Deceased ALEXANDER FINLAY BURNETT, Grocer, Wine and Spirit Merchant, Coupar Angus, who resided at Hillgarden Cottage, Blairgowrie Road, Coupar Angus, and who died on 18th September 1934.

WILLIAM BARCLAY SIEVWRIGHT, Accountant, Perth, having been appointed by the Sheriff of the County of Perth Judicial Factor on the Estate of the said deceased Alexander Finlay Burnett, under the Bankruptcy (Scotland) Act, 1913, Section 163, requires all the lawful Creditors of the said Alexander Finlay Burnett, and other persons interested in his Estate, to lodge with the Judicial Factor, William Barclay Sievwright, within four months after the date of this Notice, a statement of their claims as Creditors of the deceased, or as otherwise interested in his Estate; together with such vouchers or other written evidence as they may have to found upon in support of their claims; in order to the same being considered and reported upon by the Judicial Factor.

W. B. SIEVWRIGHT, Judicial Factor.

3 Kinnoull Street, Perth, 31st October 1934.

In the SUMMARY SEQUESTRATION of JAMES RUSSELL, (otherwise JAMES RUSSELL, JUNIOR), Music Seller, 34 West Maitland Street, Edinburgh, and residing at 62 Hillview Crescent, Corstorphine, Edinburgh.

ALEXANDER STEEDMAN WHITE, C.A., 50, Frederick Street, Edinburgh, hereby give notice, in terms of the Bankruptcy (Scotland) Act, 1913, that I have obtained from the Accountant of Court a Certificate that I am entitled to obtain my discharge, and that the Sheriff-Substitute of the Lothians and Peebles, at Edinburgh, has fixed Friday the 16th day of November 1934, at two o'clock afternoon, within the Sheriff Court House, Edinburgh, as a Diet for hearing and disposing of objections to my discharge.

A. S. WHITE, C.A., Trustee.

Edinburgh, 2nd November 1934.

SEQUESTRATION of NATHANIEL VEITCH, Coal Salesman, trading as A. RANKIN at Partick Mineral Depôt, Partick, as J. CAMPBELL & Co. at Maryhill Mineral Depôt, Maryhill, and as KINCAID, CAMPBELL & Co. at 33 North Frederick Street, Glasgow, and residing at Lillyburn, Milton of Campsie, Kirkintilloch.

THE Trustee intimates that an account of his intromissions with the Funds of the Estate, brought down to 14th October 1934, has been audited by the Commissioners, and that an equalising and a second and final Dividend will be paid upon 15th December 1934, within the Office of Messrs. Thomson M'Lintock & Co., Chartered Accountants, 216 West George Street, Glasgow, to those Creditors whose claims have been lodged and admitted.

T. C. CURRIE, Trustee.

216 West George Street, Glasgow, 31st October 1934.

SEQUESTRATION of WILLIAM BENNETT, trading as JOHN BENNETT, Draper and Clothier, 68 Glassford Street, Glasgow.

JOHN ALEXANDER M'FADZEAN, Chartered Accountant, Glasgow, Trustee, hereby intimate that an account of my intromissions with the Funds of the Estate, brought down to 16th October 1934, has been audited by the Commissioners, and that a fourth Dividend will be paid within the Chambers of Messrs. J. Cradock Walker & M'Fadzean, Incorporated Accountants, 104 West George Street, Glasgow, on and after the 17th day of December 1934 to all Creditors whose claims have been lodged 1934, to all Creditors whose claims have been lodged and admitted.

J. A. M'FADZEAN, C.A., Trustee.

104 West George Street, Glasgow, 31st October 1934.

SEQUESTRATION of JAMES SHEACH, Farmer, Broomhead, Dufftown.

THE Trustee hereby intimates that an account of his intromissions with the Funds of the Estate, brought down to 18th October 1934, has been audited by the Commissioners, and that an equalising and third and final Dividend will be paid upon 19th December 1934, within his Chambers in The Royal Bank Buildings, Mid Street, Keith, to those Credi-tors whose claims have been lodged and admitted.

A. Auchinachie, Trustee.

. Keith, 1st October 1934.

DISSOLUTION OF PARTNERSHIP.

THE Firm of MATHEW SMITH, Licensed Grocers and Spirit Merchants, carrying on business at Nos. 54 and 56 High Glencairn Street, Nos. 2 and 14 Glencairn Square, and No. 1 East Shaw Street, Kilmarnock, and No. 52 Old Street, Riccarton, of which the Subscribers were the sole Partners, has been DISSOLVED, by mutual consent, as at 31st October 1934, by the retiral of the Subscriber Mathew Smith.

The Subscriber Robert Hamilton Smith will carry on the Business under the name of Mathew Smith, at the above addresses, for his own behoof.

at the above addresses, for his own behoof.

MATHEW SMITH.

Witnesses to the Signature of the said Mathew Smith-

JAS. SMITH, Solicitor, 65 King

Street, Kilmarnock.

JEAN M. HARVEY, Typist, 65 King
Street, Kilmarnock.

ROBERT H. SMITH.

Witnesses to the Signature of the said Robert Hamilton Smith—
JAS. SMITH, Solicitor, 65 King Street, Kilmarnock.
JEAN M. HARVEY, Typist, 65 King Street, Kilmarnock.

THE Copartnery carried on by the Subscribers
Arthur Adrian Scott and Conrad Coleman
Talson under the Firm name of SCOTT & TALSON,
Table Lamp Specialists, 180 West Regent Street,
Glasgow, is DISSOLVED, by mutual consent, as
at 1st November 1934, by the retiral therefrom of
the Subscriber Arthur Adrian Scott.
The Business will be continued by the Subscriber
Conrad Coleman Talson under the name of Scott &

Conrad Coleman Talson under the name of Scott &

The said Conrad Coleman Talson is authorised to uplift all the debts due to, and will discharge the whole debts and liabilities of the said Firm

Dated the first day of November nineteen hundred and thirty-four.

A. SCOTT.

C. C. TALSON.

Witnesses to the Signatures of the said Arthur Adrian Scott and the said Conrad Coleman Talson— Jean Bruce, Witness, Typist, 58 West Regent Street, Glasgow. Louie M'Kinlay, Witness, Typist, 58 West Regent Street, Glasgow.

NOTICE OF DISSOLUTION.

NUTICE OF DISSOLUTION.

THE Firm of T. G. & A. M. CROCKET, carrying on business as Drysalters and Hardware Merchants at Nos. 190-194 Canongate, Edinburgh, has been DISSOLVED as at 1st October 1934, by mutual consent, by the retiral therefrom of the Subscribers Thomas Gowan Crocket and Andrew M'Bean Crocket, the sole Partners thereof.

The Business has been acquired and will continue to be carried on by the undersigned Isaac Cairns on his own account, at the same address, and under his own name.

his own name.

The Subscriber Thomas Gowan Crocket will collect all debts due to, and settle all accounts due by, the dissolved Firm.

Dated at Edinburgh, this first day of November nineteen hundred and thirty-four.

THOMAS GOWAN CROCKET. ANDREW M'BEAN CROCKET. ISAAC CAIRNS.

Witnesses to the Signatures of the said Thomas Gowan Crocket, Andrew M'Bean Crocket, and Isaac Cairns-

JANET GRANT, 37 Montgomery Street, Edinburgh, Typist. CHARLES D. HUNTER, 12 Morning-side Road, Edinburgh, Clerk.

THE Firm of A. M'P. STEWART, carrying on business as Rubber Merchants, et cetera, at twelve Anderston Quay, Glasgow, has been DIS-SOLVED as at twenty-fourth October nineteen hundred and thirty-four by mutual consent, by the retiral therefrom of the Subscriber David Struthers.

The Business will continue to be carried on by the Subscriber John Craig Stewart, on his own account, and under the same name of A. M'P. STEWART.

STEWART.

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

The said David Struthers shall carry on business on his own account, under the name of David Struthers, at one hundred and twenty-six Broomielan Glasgow law, Glasgow.

Dated at Glasgow, the 24th day of October 1934.

J. C. STEWART.

Vitnesses to the Signature of the said John Craig Stewart— J. Kevan M'Dowall, Solicitor, 115 St. Vincent Street, Glasgow. C. Marjory Nicol, Secretary, 115 St. Vincent Street, Glasgow. Witnesses

DAVID STRUTHERS.

Vitnesses to the Signature of the said David Struthers—
J. Kevan M'Dowall, Solicitor, 115
St. Vincent Street, Glasgow.
C. Marjory Nicol, Secretary, 115
St. Vincent Street, Glasgow. Witnesses

THE BANKRUPTCY ACTS, 1914 AND 1926.

FROM THE LONDON GAZETTE.

RECEIVING ORDERS.

Lilian Jane Barton, 1 Argyll Mansions, Addison Bridge, Kensington, London, widow, lately residing at Hillside, Davenport Avenue, Hessle, East Yorks.

Charles William Clarke, 74 Coleman Street, London, E.C.2, and of Braemar Lodge Hotel. Sundridge Avenue, Bromley, Kent, clerk.

J. Franks (male), 5, 6, 7 Redcross Street, London, E.C.1 furrier.

Morris Rosenstein of and carrying on business and residing at 68 Downs Park Road, London, E.8, gown merchant.

W. F. Schlesinger (male), Salisbury House, London Wall, London, E.C., timber merchant.
T. G. Venus & Son, of and carrying on business at 51 East Street, Manchester Square, London, decorators.

Reginald W. Wood 32 North Villas, Camden Square, London, N.W.1, millinery traveller, and lately residing at 281 Hornsey Road, London.

George Arthur Heath, residing at 184 Bowerdean Road, High Wycombe in the county of Buckingham, and James William Parker, residing at 11
Park Street, High Wycombe aforesaid, trading together in copartnership under the style of Heath & Parker (a firm), at Denmark Street, High Wycombe aforesaid, chair manufacturers.

Augusta Bailey (spinster), residing and carrying on business at 6 and 8 Maperton Road, in the city of Bradford, grocer and off licence holder.

Harold Alfred Southgate, The Anchor Inn, Silver Street, Cambridge, in the county of Cambridge, licensed victualler.

Audrey Jabez Kinsman Colwill, residing at "Altona," Station Road, Llanishen, Cardiff, and lately carrying on business at 2 Church Street, Cardiff, both in the county of Glamorgan, optician.

Joseph Jefferson Ashbridge, residing at 15 Roman-way, Stanwix, in the city of Carlisle, and carry-ing on business under the name of "Joseph Ash-bridge," at Crown and Thistle Yard, Stanwix,

Carlisle aforesaid, joiner and building contractor. Alfred William Faulkner, 692 Eastern Avenue,

Ilford, Essex, engineer.

Jeremiah Slater, "Hampden," Thoroughgood Road, Clacton-on-Sea, Essex, builder and decorator, lately carrying on business at 5A Alexandra Road, Clacton-on-Sea, Essex.

Emily Harrison (wife of William Joseph Harrison), residing and carrying on business at 438A Foleshill Road, in the city of Coventry, in the county of Warwick, dressmaker and ladies' outfitter.

Miss L. Mathews, 4 Caldervale Road, Clapham, S.W.4, lately residing at 8 Malden Road, Wallington, Surrey.

Wilfred Osborn, 9 Spring Park Road, Surrey, carrying on business as Graham & Osbory, at Croydon Road, Beckenham, Kent, motor engineer.

Albert Parker, residing and carrying on business at 87 High Street, Willington, in the county of Durham, grocer.

Dan Godfrey, 21 Chandos Crescent, London, N.14, in the county of Middlesex, merchant.

Douglas Ratcliffe (trading as D. Ratcliffe & Sons), residing and carrying on business at "The Camp, Gipsy Lane, Exmouth, in the county of Devon, builder.

Henry Newington Parks, 7 George Street and 1 East Street, Hastings, Sussex, restaurant

proprietor. Ronald Ashley Smith, 43 Fassett Road, Kingston-on-Thames, Surrey, lecturer, and lately residing at 165 Elmbridge Avenue, Surbiton, Surrey.

Richard Leslie Greenbury, residing at 4 Argyle Street, and carrying on business at 30 Louis Street, both in the city and county of Kingston-upon-Hull,

William Robert Fryer, residing and carrying on business at St. Valerie, Cleasby Road, Menston-in Wharfedale, in the county of York, joiner and cabinet maker.

Edward Lloyd, residing and carrying on business at 61 Kingsway, Levenshulme, Manchester, in the county of Lancaster, grocer.

Ernest Harris Lumby, residing at 51 Broadhill Road, Burnage, in the city of Manchester, and carrying on business at 60 York Street, Chorlton-on-Med-lock, Manchester aforesaid, under the name or style of "Central Press," as a letterpress printer.

Charles Swain, Lloyds Bank Buildings, King Street, in the city of Manchester, architect.

Harold Townsend Hill, residing at 42 Upton Road, Newport, in the county of Monmouth, and carrying on business at 27a Charles Street, Newport aforesaid, cabinet maker.

Samuel Smith, of Norwich Road, Wroxham, Norfolk, builder.

Horton, 51 Alva Road, Watersheddings, Oldham, in the county of Lancaster, lately residing at 92 Huddersfield Road, Oldham aforesaid, storekeeper.

Angelo Scibilia, 33 Stanley Road, in the city of Oxford, lodginghouse keeper.

William Smith, residing and lately carrying on business under the style or firm of Smith & Sons, at 92 and 94 Market Street, Chorley, in the county of Lancaster, furniture dealer.

William Donald Keeble Summers, residing at Horton Way, Farningham, in the county of Kent, and carrying on business at The Bull Stores, Farningham aforesaid, under the name or style of "D. Summers," as a grocer and general storekeeper.

Sidney Hartnell Parker, trading as "Sidney Hartnell," of 70 Swift Road, Woolston, in the county of Hants, tobacco dealer.

Arthur Bowmer, 108 Torkington Road, Hazel Grove, near Stockport, the county of Chester, in commercial traveller.

John James Jenkins, residing and carrying on business at Newlands Farm, Norton-juxta-Kempsey, in the county of Worcester, farmer.

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