

The Edinburgh Gazette

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FRIDAY, 24th MARCH 1972

TREASURY

Treasury Chambers, London S.W.1.

17th March 1972.

TENDERS FOR TREASURY BILLS

- 1. The Lords Commissioners of Her Majesty's Treasury hereby give notice that Tenders will be received at the Chief Cashier's Office, at the Bank of England on Friday, the 24th March 1972, at 1 p.m. for Treasury Bills to be issued under the Treasury Bills Act 1877, and the National Loans Act, 1968, to the amount of £100,000,000.
- 2. The Bills will be in amounts of £5,000, £10,000, £25,000, £50,000, £100,000 or £25,000. They will be dated at the option of the tenderer on any business day from Monday, the 27th March 1972, to Thursday, the 30th March 1972, inclusive, and will be due 91 days after date.
- 3. The Bills will be issued and paid at the Bank of England.
- 4. Each Tender must be for an amount not less than £50,000 and must specify the date on which the Bills required are to be dated and the net amount per cent. (being a multiple of one new half-penny) which will be given for the amount applied for. Separate Tenders must be lodged for Bills of different dates.
- 5. Tenders must be made through a London Banker, Discount House or Broker.
- 6. Notification will be sent, on the same day as Tenders are received, to the persons whose Tenders are accepted in whole or in part. Payment in full of the amounts due in respect of such accepted Tenders must be made to the Bank of England by means of cash or by draft or cheque drawn on the Bank of England not later than 1.30 p.m. on the day on which the relative Bills are to be dated.
- 7. Members of the House of Commons are not precluded from tendering for these Bills.
- 8. Tenders must be made on the printed forms which may be obtained from the Chief Cashier's Office, Bank of England.
- 9. The Lords Commissioners of Her Majesty's Treasury reserve the right of rejecting any Tenders.

RATES OF INTEREST ON LOANS FROM THE NATIONAL LOANS FUND

Notice

THE Treasury in pursuance of section 5 of the National Loans Act 1968 (1968 c. 13) hereby give notice that on and after 24th March 1972 the rates of interest determined by them as the lowest rates under that section (being rates which satisfy the conditions laid down in subsection (2) thereof) shall be:

Period of Loan:	Per cent per annum Loans repayable:					
	By Instalments	At Maturity				
Up to 1 year		$4\frac{1}{2}$				
Over 1 but not over 5 y	years 55	61				
Over 5 but not over 10 y	$6\frac{3}{8}$	7 1				
Over 10 but not over 15 y	rears $6\frac{7}{8}$	7 2				
Over 15 but not over 25 y	years $7\frac{1}{2}$	8 3				
Over 25 years	8	8 1				
Treasury Chambers,						
Great George Street, Lone	don S.W.1.					
22nd March 1972.						

RATES OF INTEREST ON LOANS BY THE PUBLIC WORKS LOAN COMMISSIONERS TO LOCAL AUTHORITIES

Notice

THE Treasury hereby give notice that in accordance with the powers conferred upon them by the National Loans Act, 1968 (1968 c. 13) the following rates of interest shall be charged on loans made by the Public Works Loan Commissioners on and after 25th March 1972.

Loans to local authorities as defined in paragraph 1 of Schedule 4 to the said Act.

	L	ower	Per cent per annum Higher				
	Loans R	epayable:	Loans Re	epayable:			
Period of Loan	D	A 4	D	۸.			
	By	At	By	At			
	Instalments		Instalments	Maturity			
Up to 5 years	5 _홍	6 1	53	6 ≩			
Over 5 but not							
over 10 years	6 3	7 1	6 §	7 호			
Over 10 but not							
over 15 years	6 7	7 7 8	7≩	7 8			
Over 15 but not							
over 25 years	$7\frac{1}{2}$	8है	8 <u>3</u>	8 5			
Over 25 years	8	$8\frac{1}{2}$	8	834			

The amount which an authority borrows within its annual quota as determined by the said Commissioners will bear interest at the appropriate rate in the lower set of rates. Where authorities borrow further sums these will attract interest in the higher set of rates, unless the said Commissioners agree that they should be offset against the following year's quota. Different rates of interest apply according to whether the principal of a loan is repaid by instalments or at maturity.

Treasury Chambers,

Great George Street, London S.W.1.

22nd March 1972.

Treasury Chambers, London S.W.1.

THE Lords Commissioners of Her Majesty's Treasury hereby give notice that they have made an Order under Sections 9 and 13 of, and Schedule 5 to, the Import Duties Act 1958.

Viz.:—The Import Duty Drawbacks (No. 1) Order 1972.

This Order revises the rates of drawback of import duty for certain specified linseed oil goods manufactured from imported linseed oil.

The Order comes into operation on 13th April 1972 and has been published as Statutory Instruments 1972 No. 406.

Copies of the Order may be purchased (price 3p net) direct from Her Majesty's Stationery Office, at the following addresses:—

49 High Holborn, London wclv 6HB; 13a Castle Street, Edinburgh, EH2 3AR; 258 Broad Street, Birmingham 1; 50 Fairfax Street, Bristol BS1 3DE; Brazennose Street, Manchester M60 8AS; 109 St. Mary Street, Cardiff CF1 1JW; 80 Chichester Street, Belfast BT1 4JY.

or from any bookseller.

PROPOSED CLOSURE OF CENTRAL RESERVE KINGSWAY, DUNDEE (TRUNK ROAD A.972)

THE Secretary of State proposes to make an order closing the gap in the central reservation of trunk road (Route A.972) at the junction of Kingsway and Mains Loan, Dundee.

Full details of the proposals are contained in the draft order which, together with a plan showing the junction involved and a statement of the Secretary of State's reasons for proposing to make the order, may be examined during normal office hours at:—

- 1. Scottish Development Department, 43 Jeffrey Street, Edinburgh; and
- 2. The Town Clerk's Office, City Chambers, Dundee.

Any person wishing to object to the proposed order should send details of the grounds for objection in writing to the Secretary, Scottish Development Department, 43 Jeffrey Street, Edinburgh, EH1 1DL, by 14th April 1972, quoting the reference RT/TRR/3/DEE/2.

J. Keeley, Assistant Secretary.

Scottish Development Department.

17th March 1972.

MEDICINES ACT 1968

THE Secretaries of State respectively concerned with health in England and in Wales, the Secretary of State concerned with health and with agriculture and fisheries in Scotland, the Minister of Health and Social Services for Northern Ireland, the Minister of Agriculture, Fisheries and Food and the Minister of Agriculture for Northern Ireland (hereinafter called "the Ministers") acting jointly, on the recommendation of the Medicines Commission having caused to be published a Supplementary List of Approved Names, hereby give notice in compliance with Section 102(5) of the Medicines Act 1968 that this list shall take effect on 22nd May 1972.

The Department of Health and Social Security has been authorised by the Ministers to print copies of the subject-matter contained in the above Supplementary List of Approved Names.

Copies of the Supplementary List of Approved Names may be obtained from the British Pharmacopoeia Commission, 8 Bulstrode Street, London W.1.

WAGES COUNCILS ACT 1959

Industrial and Staff Canteen Undertakings Wages Council

THE Industrial and Staff Canteen Undertakings Wages Council hereby gives notice of its intention to submit to the Secretary of State for Employment proposals for (1) increasing the statutory minimum remuneration set out in the Wages Regulation (Industrial and Staff Canteen) Order 1970 (Order I.S.C.(47)) and (2) the revocation of Order I.S.C.(47).

Particulars of the proposals are contained in the Wages Council's Notice I.S.C.(48) which may be obtained on application to the Secretary of the Wages Council at the address given below.

The Wages Council will consider any written representation with respect to the above-mentioned proposals if made to it within 21 days from 24th March 1972. Any such representation should bear the writer's address and signature and be sent to the Secretary, Industrial and Staff Canteen Undertakings Wages Council, 12 St. James's Square, London S.W.1. It is desirable that persons making objections should state the precise nature of their objections and quote the number of the Wages Council's Notice of Proposals I.S.C.(48).

YVONNE M. SIMMONS, Secretary.

23rd March 1972.

NATIONAL INSURANCE ADVISORY COMMITTEE

Notice of Submission of Preliminary Draft Regulations Entitled The National Insurance (Non-Participation-Benefits and Schemes) Amendment Regulations 1972

IN accordance with Section 108 of the National Insurance Act 1965, the National Insurance Advisory Committee give notice that they have received for consideration and report thereon the preliminary draft of regulations entitled the National Insurance (Non-Participation-Benefits and Schemes) Amendment Regulations 1972.

A short explanatory note on these regulations is appended to this notice.

The Committee will take into consideration any objection made by or on behalf of persons affected, received by them not later than 21st April 1972.

Objections should be addressed to The Secretary, National Insurance Advisory Committee, 10 John Adam Street, London, W.C.2N 6HD.

Copies of the preliminary draft of these regulations can be obtained by sending a stamped and addressed foolscap envelope to the Secretary of the National Insurance Advisory Committee.

D. S. LEES, Chairman.

EXPLANATORY NOTE

These Regulations amend the National Insurance (Non-Participation-Benefits and Schemes) Regulations 1959 to take account of the passing of the Superannuation Act 1972. They ensure that any superannuation scheme affected by that Act which was a recognised superannuation scheme for the purposes of Part III of the National Insurance Act 1965 continues to be recognised so long as the security of the scheme is not affected adversely by amendments to it; future schemes made under the Superannuation Act in respect of civil servants and certain other persons will also be recognised.

POST OFFICE TELECOMMUNICATIONS CHARGES NOTICE E11/1972

THE Post Office hereby gives notice that it will be possible to make telex calls without the assistance of a telex exchange operator from the United Kingdom and the Isle of Man to Lebanon from 4th March 1972.

The charges on and from 4th March 1972 for telex calls made from the United Kingdom and the Isle of Man to Lebanon are as shown below. These charges have been fixed by the Post Office in accordance with paragraph 5(3) and paragraph 12 of the Post Office Telex Scheme 1971 (Post Office Scheme T2/1971) and may be revised by the Post Office without notice.

Calls obtained without the assistance of an operator £0.79 for the first minute (or part thereof); and £0.79 for each subsequent minute (or part thereof).

Calls obtained with the assistance of an operator £2.37 for the first 3 minutes (or part thereof); and £0.79 for each subsequent minute (or part thereof).

Dated the 29th day of February 1972.

Signed on behalf of the Post Office by Anthony P. Hawkins (a person authorised by the Post Office to act in that behalf).

POST OFFICE

TELECOMMUNICATIONS CHARGES NOTICE E12/1972

- 1. Telephone calls (except Datel calls and calls from call offices and coin box lines obtained without the assistance of an operator) from places within the United Kingdom and the Isle of Man to Denmark, Greece, Sweden.
- 2. Transferred charge telephone calls from Denmark, Greece, Sweden to places within the United Kingdom and the Isle of Man.
- 3. Credit card telephone calls from Denmark, Greece to places within the United Kingdom and the Isle of Man.
- 1. The Post Office hereby gives notice that as from 18th March 1972 the charges for telephone calls (except Datel calls and calls from call offices and coin box lines obtained without the assistance of an operator) from places within the United Kingdom and the Isle of Man to Denmark, Greece and Sweden are as shown in columns 2 to 4 of the Schedule to this Notice; the charges for the personal call facility in relation to such calls are as shown in column 5 of the said Schedule. These charges have been fixed by the Post Office in accordance with paragraphs 23(1) and 28(3) of the Post Office Telephone Scheme 1971 (Post Office Scheme T1/1971) and may be revised by the Post Office without notice.
- 2. The Post Office hereby further gives notice that as from 18th March 1972 the charges for transferred charge calls made from Denmark, Greece, Sweden when the person answering a called telephone in the United Kingdom or the Isle of Man consents to the call charges being reversed are as shown in columns 6 and 7 of the Schedule to this Notice. These charges have been fixed by the Post Office in accordance with paragraph 34(3)(a) of the Post Office Telephone Scheme 1971 (Post Office Scheme T1/1971) and may be revised by the Post Office without notice.
- 3. The Post Office hereby further gives notice that as from 18th March 1972 the charges for credit card calls made from telephones on the telephone systems of Authorities providing service in Denmark, Greece, to any telephone in the United Kingdom and the Isle of Man are as shown in columns 8, 9 and 10 of the Schedule to this Notice. These charges have been fixed by the Post Office in accordance with paragraph 35(6)(b) of the Post Office Telephone Scheme 1971 (Post Office Scheme T1/1971) and may be revised by the Post Office without notice.

SCHEDULE TO TELECOMMUNICATIONS CHARGES NOTICE E12/1972

	the assista	ained with ance of an rator	Calls obtained without the assistance	Personal calls (See Note 1)	Charges for charge calls the countrie umn 1 whe answering a phone in	made from es in Col- n a person called tele-	Charges for credit card calls from telephones on the telephone system of Authorities providing service in Denmark and Sweden to any telephone in the United Kingdom or			
Country	Minimum Charge charge for for each first 3 additional		of an operator		Kingdom or the Isle of the Isle of Man involving Man consents to the of the Post Office syst charge being reversed					
	minutes of part thereof	minute or part thereof	Number of seconds for 1p	Charge to be paid in addition to the appropriate call charge in columns 2 and 3	Minimum charge for first 3 minutes or part thereof	arge for for each first 3 additional minutes or part or part		Minimum charge for first 3 minutes or part thereof ORDINARY CALLS	Charge for each additional minute or part thereof	
1	2	3	4	5	6	7	8	9	10	
Denmark	£ 0.54	£ 0.18	4.00	£ 0.36	£ 0.90	£ 0.18	£ 0.54			
Greece	0.69	0.23	3.00	0.46	1.15	0.23	0.69	1.15	0.23	
Sweden	0.69	0.23	3.00	0.46	1.15					

Note 1: This is a charge in respect of a call to a specified name and address for the specified purpose of communication with any telephone at that address, or for a call to a specified telephone number or to a specified name and address (or to one of two specified alternative numbers or addresses) for the specified purpose of communication with a particular person (or to one of two alternative persons) identified by name or by such description as the Post Office may consider sufficient or for connection to a particular department, correspondence reference, code number or extension number.

Dated the 9th day of March 1972.

Signed on behalf of the Post Office by Anthony P. Hawkins (a person authorised by the Post Office to act in that behalf).

HERRING INDUSTRY BOARD Direction No. 4/72

THE Herring Industry Board, by virtue of the powers vested in them by the Herring Industry Scheme 1951, hereby make the following Direction:

Between the 1st day of April and the 3st day of December 1972 (both sides inclusive) no person shall sell on a first sale herring which will count more than six hundred and fifty (650) per quarter cran; provided that this Direction shall not apply in respect of herring landed and sold on a first sale at any place on the East coast of Scotland between and including John O'Groats and Eyemouth.

By Order of the Herring Industry Board.

A. FAIRLEY, Secretary-Manager.

1 Glenfinlas Street, Edinburgh, EH3 6AH. 20th March 1972.

STATEMENT showing the QUANTITIES SOLD and AVERAGE PRICES of BRITISH CORN per cwt., of 112 Imperial lb. computed from the returns received by the Department of Agriculture and Fisheries for Scotland in the week ended 16th March 1972, pursuant to the Corn Returns Act 1882, the Corn Sales Act, 1921, the Agriculture (Miscellaneous Provisions) Act, 1943 the Agriculture (Miscellaneous Provisions) Act, 1954 and the Agriculture Act 1970.

British Corn		orn	Quantity Sold	Average Price per cwt.		
 -			cwt.	£		
WHEAT			11,843	1.31		
BARLEY	• • •	,	95,899	1.22		
OATS			32,487	1.01		
Rye						
Maize		•••		_		

Note.—The above statement is based on returns received from 41 prescribed areas in Scotland in the week ended 16th March 1972. The prices represent the average for all sales returned in these areas between growers and merchants during the week ended 9th March 1972.

H. A. McWhirter.

Department of Agriculture & Fisheries for Scotland,

ADVERTISEMENT OF CANCELLING

NOTICE is hereby given that the Assistant Registrar for Scotland of Friendly Societies has, pursuant to Section 77 of the Friendly Societies Act 1896, by writing under his hand, dated the 16th day of March 1972, Cancelled the Registry of BATHGATE JUVENILE FORESTERS' SICK AND FUNERAL SOCIETY (Register No. 68F(S)), held at 7 Church Place, Armadale, West Lothian at its request, in order that it may be registered as a branch of the Ancient Order of Foresters Friendly Society.

The society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered society, but without prejudice to any liability incurred by the society, which may be enforced against it as if such cancelling had not taken place.

JAMES CRAIG,

Assistant Registrar for Scotland.

19 Heriot Row, Edinburgh EH3 6HT.

THE COMPANIES ACT 1948

NOTICE is hereby given in terms of Section 353(5) of the Companies Act 1948 (11 & 12 Geo. 6, Cap. 38) that the names of the undermentioned Companies have this day been struck of the Register, and such Companies are hereby dissolved:

Cullurok Finishes Limited
D. Armstrong Limited
Fibre Engineering Limited
Glenavon Transport Limited
Haybar Limited
Industrial & Office Floor Maintenance Limited
Jaeckel Furs Limited
Janway Limited
Maryville Motors Limited

Medland Properties Limited
Melville House Limited
Northern Trailers (London) Limited
Office Facilities & Equipment (Glasgow) Limited
Prestwick Hiring Company Limited
Renfrew Street Property Company Limited
St. Fillans Properties Limited
Scotwigs Limited
Scotwigs Limited
Shaftesbury Properties (Dalmuir) Limited
Stewart & Carrol Limited
Stokesby Luxury Cruises Limited
Stranraer Industries Shoes Limited
Technopulp Limited
Twenty-Forty Fashions Limited
Wemyss Place Property Company Limited

D. E. D. ROBERTSON, for Registrar of Companies.

Exchequer Office, Edinburgh, EH2 3DJ.

24th March 1972.

SCOTTISH HOME AND HEALTH DEPARTMENT THE IMPORTED FOOD (SCOTLAND) REGULATIONS 1968

CANADA: OFFICIAL CERTIFICATE

THE Secretary of State for Scotland gives notice that in exercise of the powers conferred on him by the Imported Food (Scotland) Regulations 1968 he hereby restricts recognition of the Official Certificate reproduced in the Schedule to the Notice published in the Edinburgh Gazette dated 15th May 1970 for the importation of meat and meat products from Canada, to the extent shown in the Schedule hereto.

The Notice published in the Edinburgh Gazette dated 25th January 1972 is hereby revoked.

SCHEDULE

For meat and meat products (excluding canned meat): to Certificates completed by the insertion of one of the following establishment numbers:—

1, 2, 3, 4, 5, 6, 7, 7A, 7B, 7C, 7CC, 7D, 7E, 7H, 7J, 7K, 7KK, 7L, 7M, 7N, 7P, 7Z, 10, 13, 14, 15, 16, 17, 18, 18B, 18C, 18D, 18E, 18K, 18N, 18V, 18X, 20, 20A, 21, 22, 23, 23A, 23B, 23C, 23D, 23E, 23H, 23J, 24, 26, 26A, 27, 27A, 28, 31, 33, 35, 35A, 35B, 36, 36A, 36B, 36C, 37, 40, 41, 42, 44, 45, 49, 50, 50A, 52, 55, 55A, 55B, 56, 59, 62, 63, 64, 66, 69, 69A, 69B, 69C, 70, 72, 75, 76, 77, 78, 79, 82, 83, 85, 86, 87, 93, 94, 95, 96, 97, 98, 99, 100, 102, 103, 105, 107, 108, 109, 110, 112, 113, 115, 120, 124, 124A, 127, 129, 130, 134, 135, 138, 143, 144, 145, 147, 147A, 148, 149, 150, 150, 151, 152, 153, 156, 158, 159, 161, 162, 165, 167, 169, 170, 170A, 171, 172, 175, 176, 178, 179, 181, 182, 183, 186, 190, 191, 192, 195, 197, 198, 199, 199A, 200, 201, 202, 203, 203A, 204, 204A, 205, 206, 207, 208, 210, 212, 220, 221, 222, 223, 225, 226, 229, 231, 233, 233A, 233B, 237, 238, 239, 242, 243, 244, 246, 247, 250, 251, 254, 256, 257, 258, 261, 262, 263, 264, 265, 268, 269, 272, 273, 278, 279, 280, 287, 288, 286, 289, 290, 292, 291, 296, 299, 295, 297, 298, 300, 302, 303, 312, 318, 306, 309, 313, 316, 317, 305, 325, 331, 321, 323, 324, 328, 330, 320, 326, 332, 333, 335, 338, 340, 342, 336, 339, 345, 352, 354, 344, 346, 347, 350, 351, 358, 359, 363, 364, 360, 361, 362, 356, 366, 370, 371, 372, 373, 374, 375, 376, 383, 384, 385, 386, 387, 394. 379, 381, 382,

For canned meat: to Certificates completed by the insertion of one of the following establishment numbers:

2, 4, 6, 7, 7A, 7B, 7D, 7E, 7M, 18, 18B, 18D, 23, 23D, 24, 26, 27, 30, 32, 34, 35, 37, 44, 46, 47, 48, 53, 55, 55A, 57, 64, 67, 69, 69C, 71, 72, 73, 74, 82, 83, 90, 93, 94, 97, 109, 111, 116, 135, 143, 154, 155, 197, 216, 265, 375, 387.

For casings only: to Certificates completed by the insertion of one of the following establishment numbers:

29, 121, 236, 334, 390.

For whale meat: to Certificates completed by the insertion of one of the following establishment numbers:

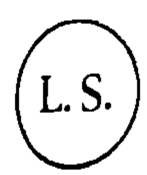
W1, W2, W3, W4, W5.

For horse meat and horse meat products: to Certificates completed by the insertion of one of the following establishment numbers:

54A, 187, 253, 389.

For buffalo meat and buffalo meat products: to Certificates completed by the insertion of one of the following establishment numbers:

61, 61A, 61B, 65.



Given under the Seal of the Secretary of State for Scotland this 20th day of March 1972.

A. H. M. MITCHELL,
Assistant Secretary.

Scottish Home and Health Department, 12/14 Carlton Terrace, Edinburgh EH7 5DG.

Note:—Imports of uncooked meat and meat products from certain countries are restricted, and in some cases prohibited, on animal health grounds by the Importation of Carcases and Animal Products Order 1954, as amended. The recognition of an Official Certificate for public health purposes does not give exemption from such restrictions or prohibitions.

ROYAL BURGH OF ARBROATH

Town and Country Planning (Scotland) Acts 1947-1969 Arbroath Development Plan 1956

Twentieth Amendment Residential Ground, Cairnie Road, Arbroath

NOTICE is hereby given that proposals for alterations to the above Development Plan (hereinafter referred to as "the proposals") will be submitted to the Secretary of State on the 17th day of March 1972. The proposals relate to the rezoning of land at Cairnie Road, Arbreath for residential purposes.

A certified copy of the proposals as submitted has been deposited for inspection by the public at the office of the Burgh Architect and Planning Officer, Dewar House, Hill Terrace, Arbroath.

A copy of the proposals so deposited is available for inspection by the public, free of charge, at the place mentioned above between the hours of 9 a.m. and 5 p.m. Mondays to Fridays inclusive.

Any objection or representation with reference to these proposals must be made in writing to the Secretary of State for Scotland before the 28th day of April 1972. The objection or representation must state the grounds on which it is made and clearly identify the land to which it relates and should be addressed to The Secretary, Scottish Development Department, St. Andrew's House, Edinburgh, EH1 3DD.

Any person making such an objection or representation may, by sending to the Town Clerk, Town House, Arbroath, a request in writing specifying therein an address for service, require the Town Clerk to serve him with a notice of the eventual amendment of the Development Plan.

Dated this 16th day of March 1972.

R. ROBERTSON, Town Clerk.

Town House, Arbroath.

Town and Country Planning (Scotland) Act 1947 BURGH OF HAMILTON

Burgh of Hamilton Development Plan Amendment 1972

NOTICE is hereby given that proposals for alterations to the above Development Plan (hereinafter referred to as "the proposals") were submitted to the Secretary of State on the 24th day of March 1972. The proposals relate to land in three areas as follows:—

- Area 1 700 acres of land lying to the south west of Hamilton, 362 acres of which were added to the Burgh by the Boundary Extension of 1960 and the remainder by the Boundary Extension of 1969.
- Area 2 49 acres of land lying on either side of Carlisle Road (A.72) being part of an area of 159 acres which was added to the Burgh by the Boundary Extension of 1965.
- Area 3 12 acres of land between the South Haugh and Townhead Street.

A certified copy of the proposals as submitted has been deposited for inspection by the public at the office of the Town Clerk and Manager, Town House, Hamilton. The said copy of the proposals is available for inspection by the public, free of charge, at the place mentioned above between the hours of 8.30 a.m. and 5 p.m. Monday to Friday.

Any objections or representation with reference to the proposals must be made in writing to the Secretary of State before the 8th day of May 1972. The objection or representation must state the ground upon which it is made and should be addressed to the Secretary, Scottish Development Department, St. Andrew's House, Edinburgh 1. Any person

making such an objection or representation may, by sending to the Town Clerk and Manager, Town House, Hamilton, a request in writing specifying therein an address for service, requiring the Town Clerk and Manager to serve him with a Notice of the eventual amendment of the Development Plan.

Dated this 24th day of March 1972.

Frederick C. Marks, Town Clerk and Manager.

The Town House, Hamilton.

Town and Country Planning (Scotland) Act 1947 ROXBURGH COUNTY COUNCIL

Roxburgh County Development Plan Amendment No. 19 (Kelso)

NOTICE is hereby given that proposals for alterations and additions to the above Development Plan (hereinafter referred to as "the proposals") were submitted to the Secretary of State on the 14th day of March 1972. In general the Amendment relates to a proposed new road pattern for the Burgh of Kelso, a primary distributor road, with new bridge over the Tweed at Crown Point and an inner ring road to the central area with car parking areas. Also proposed is the zoning of about 63 acres of land for private and local authority housing purposes, the zoning of about 16 acres at Pinnaclehill and about 4 acres at railway yard for industrial purposes. About 48 acres of land is zoned for public open space, about 5 acres for a primary school at Broomlands Estate and the extension of Kelso High School, Poynder Park by 2.4 acres.

A certified copy of the proposals, as submitted, has been deposited for inspection by the Public at the County Offices, Newton St. Boswells.

A certified copy of the proposals has also been deposited for inspection by the public at the Town Clerk's Office, Kelso.

Each copy of the proposals so deposited is available for inspection by the public, free of charge, at the places mentioned above between the hours of 10 a.m. and 4.30 p.m. from Mondays to Fridays.

Any objection or representation with reference to the proposals must be made in writing to the Secretary of State before the 8th day of May 1972. The objection or representation must state the grounds on which it is made and clearly identify the land to which it relates and should be addressed to the Secretary, Scottish Development Department, St. Andrew's House, Edinburgh, EH1 3DD. Any person making such an objection or representation may, by sending to the County Clerk, County Offices, Newtown St. Boswells, a request in writing, specifying an address for service, require the County Clerk to serve him with a notice of the eventual amendment of the Development Plan.

Dated this 17th day of March 1972.

JAMES KYLE, County Clerk.

County Offices, Newtown St. Boswells.

Town and Country Planning (Scotland) Act 1947 ROXBURGH COUNTY COUNCIL

Roxburgh County Development Plan Amendment No. 20 (Kelso)

NOTICE is hereby given that proposals for alterations and additions to the above Development Plan (hereinafter referred to as "the proposals") were submitted to the Secretary of State on the 14th day of March 1972. The proposals relate to the redevelopment of part of the central area of Kelso bounded by Horsemarket, Woodmarket and Rose Lane. Provision is made for 73 houses and 22,120 square feet for shops and offices.

A certified copy of the proposals, as submitted, has been deposited for inspection by the Public at the County Offices, Newton St. Boswells.

A certified copy of the proposals has also been deposited for inspection by the public at the Town Clerk's Office, Kelso.

Each copy of the proposals so deposited is available for inspection by the public, free of charge, at the places mentioned above between the hours of 10 a.m. and 4.30 p.m. from Mondays to Fridays.

Any objection or representation with reference to the proposals must be made in writing to the Secretary of State before the 8th day of May 1972. The objection or representation must state the grounds on which it is made and clearly identify the land to which it relates and should be addressed to the Secretary, Scottish Development Department, St. Andrew's House, Edinburgh, EH1 3DD. Any

person making such an objection or representation may, by sending to the County Clerk, County Offices, Newtown St. Boswells, a request in writing, specifying an address for service, require the County Clerk to serve him with a notice of the eventual amendment of the Development Plan.

Dated this 17th day of March 1972.

JAMES KYLE, County Clerk.

County Offices, Newtown St. Boswells.

COUNTY COUNCIL OF THE COUNTY OF STIRLING

Town and Country Planning (General Development) (Scotland) Orders 1950/1959

> County Development Plan Land at High Craigends, Kilsyth

NOTICE is hereby given that the County Council of the County of Stirling, as local planning authority for the said County of Stirling, have received an application for planning permission to develop for housing purposes an area of land at High Craigends, Kilsyth. Only a part of this land is allocated for development on the County Development Plan, and the local Planning Authority accordingly propose to make application to the Secretary of State for a Direction under Article 8 of the Town and Country Planning (General Development) (Scotland) Order 1950 to enable them to determine the application.

A copy of the relative plan can be inspected by members of the public at the County Offices, Viewforth, Stirling, and the Burgh Chambers, Kilsyth, during normal office hours. Any objections to this proposal should be lodged with the undersigned within 21 days of the date of this advertisement.

JAMES D. KENNEDY, County Clerk.

County Offices, Viewforth, Stirling.

The Roads (Scotland) Act 1970 THE COUNTY OF ABERDEEN Parkhill A.947 (Stopping Up) Order 1972

NOTICE is hereby given that on 17th March 1972 Aberdeen County Council in exercise of the powers conferred on them by Section 12(4) of the Roads (Scotland) Act 1970 made the above Order Stopping Up the superseded section of the Aberden-Turriff Road A.947 at Parkhill, opposite the entrance to the Factory of Robert Lawson & Sons (Dyce) Ltd. The Order operates from 22nd March 1972.

JOHN L. RUSSELL, County Clerk.

22nd March 1972.

THE CORPORATION OF THE CITY OF DUNDEE

Road Traffic Regulation Act 1967 The City of Dundee (Roseangle Area) (Restrictions on Waiting) Order 1972

- 1. THE Corporation of the City of Dundee propose to make an Order under Sections 1(1), (2) and (3) of the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968.
- 2. The effect of the proposed Order is set out in the Schedule hereto.
- 3. Full details of the proposals are contained in the draft Order which together with a map showing the lengths of road affected and a statement of the Corporation's reasons for proposing to make the Order may be examined at the office of the Town Clerk, City Chambers, Dundee between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays inclusive.
- 4. Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the undersigned by Monday, 17th April 1972.

GORDON S. WATSON, Town Clerk.

City Chambers, Dundee.

24th March 1972.

SCHEDULE

The effect of the proposed Order will be as follows, viz.:—
I. To prohibit (subject to certain exceptions*) the waiting of vehicles at any time in any of the following lengths of road:

- 1. BELEFIELD AVENUE
 - (a) East side for 60 feet northwards from Magdalen Yord Road and for 60 feet southwards from Seafield Road;
 - (b) West side for 60 feet southwards from Seafield Road;

2. GREENFIELD PLACE

Both sides for their entire lengths;

- 3. MAGDALEN PLACE
 - (a) North side for 150 feet westwards from Rose-angle;
 - (b) South side for 170 feet westwards from Rose-angle;
- 4. MAGDALEN YARD ROAD
 - (a) North side from Bellefield Avenue to Magdalen Place;
 - (b) South side from Bellefield Avenue to Roseangle;
- 5. ROSEANGLE
 - (a) North side from Magdalen Place eastwards to a point 45 feet westwards from Perth Road;
 - (b) South side—
 - (i) From Magdalen Yard Road eastwards to a point 45 feet eastwards from Seafield Road;
 - (ii) From a point 345 feet eastwards from Seafield Road eastwards to a point 75 feet westwards from Greenfield Place;
 - (iii) From a point 100 feet eastwards from Greenfield Place eastwards to a point 295 feet westwards from Perth Road;
 - (iv) From a point 45 feet westwards from Perth Road westwards for a distance of 125 feet.
- 6. SEAFIELD LANE

Both sides for their entire lengths.

- 7. SEAFIELD ROAD (South Leg)
 - (a) North and East sides
 - (i) From the western gable wall line of 41 Seafield Road eastwards to a point 60 feet eastwards from Seafield Road (North Leg);
 - (ii) For 364 feet northwards from Roseangle;
 - (b) South and West sides
 - (i) From the western gable wall line of 41 Seafield Road eastwards to Bellefield Avenue;
 - (ii) From Bellefield Avenue for a distance of 440 feet eastwards;
 - (iii) For 60 feet northwards from Roseangle.
- 8. SEAFIELD ROAD (North Leg)
 - (a) East side from a point 170 feet northwards from the access road to numbers 38/46 Seafield Road southwards to Seafield Road (South Leg);
 - (b) West side from a point 45 feet southwards from Perth Road southwards to Seafield Road (South Leg).
- 9. WESTFIELD PLACE

Both sides for their entire lengths.

- II. To prohibit (subject to certain exceptions*) the waiting of vehicles at any time between 8 a.m. and 7 p.m. in the following lengths of road:
 - 1. ROSEANGLE
 - (a) South side
 - (i) For 300 feet eastwards from a point 45 feet eastwards from Seafield Road;
 - (ii) For a distance of 185 feet eastwards from a point 75 feet westwards from Greenfield Place;
 - (iii) For 125 feet westwards from a point 170 feet westwards from Perth Road.
 - 2. SEAFIELD ROAD (South Leg)
 - (a) West side for 180 feet northwards from a point 60 feet northwards from Roseangle;
 - (b) North side for 135 feet eastwards from a point 60 feet eastwards from Seafield Road (North Leg).
 - 3. SEAFIELD ROAD (North Leg)
 - (a) East side for 260 feet southwards from a point 45 feet southwards from Perth Road.

* Notes:-

- 1. Waiting will be permitted for any of the following purposes:—
 - (a) to enable a person to board or alight from a vehicle;
 - (b) building operations or operations relating to the maintenance, improvement or reconstruction of the road or the laying, erection, alteration or repair of sewers or main pipes or apparatus for the supply of gas, water or electricity or any telephone line;
 - (c) police, fire brigade, ambulance and certain other stautory purposes;
 - (d) collection or delivery of postal packets by post office vehicles;

- (e) funerals (if vehicle is in the service of a funeral undertaker);
- (f) licensed taxi-cabs at appointed stances;
- (g) delivering goods or collecting goods from premises adjoining the said roads subject to a maximum waiting period of 30 minutes at any one place;
- (h) the removal of furniture.

Provision will be made for the granting of exemptions from the waiting restrictions to severely disabled drivers.

THE CORPORATION OF GLASGOW

Traffic Experiment, Buchanan Street, Etc.

THE Corporation of the City of Glasgow propose to make an Order under Section 9 of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1962.

The Order would introduce for an experimental period of approximately one year, traffic regulation measures designed to afford priority to the pedestrian in Royal Exchange Square and parts of Buchanan Street and Gordon Street. The effects of the Order are described in detail in the Appendix hereto.

The Corporation also propose to make an Order under Section 74 of the Road Traffic Regulation Act 1967 introducing a speed limit of 5 m.p.h. on the carriageways of Royal Exchange Square, Buchanan Street (between St. Vincent Street and Argyle Street) and Gordon Street (between West Nile Street and Buchanan Street).

A copy of the orders as drafted and of the relevant maps and a statement of the Corporation's reasons for proposing to make the Orders are available for inspection in the Town Clerk's Office, Room No. 4, City Chambers, Glasgow between the hours of 8.30 a.m. and 5 p.m. daily.

Any objections to the proposals must be submitted in writing to the undersigned by 17th April 1972 and must specify the grounds for objection.

J. F. FALCONER, Town Clerk.

City Chambers, Glasgow.

APPENDIX

The Order proposed to be made under Section 9 of the Road Traffic Regulation Act 1967 (as amended) would apply to the Royal Exchange Square, the portion of Buchanan Street between St. Vincent Street and Argyle Street and the portion of Gordon Street between West Nile Street and Buchanan Street which are referred to hereinafter as "the restricted roads".

The effects of the Order would be:-

- (1) to close the restricted roads between the hours of 11 a.m. and 4 p.m. on Mondays to Saturdays inclusive to all vehicular traffic except emergency service vehicles, vehicles driven by severely disabled drivers or vehicles carrying severely disabled passengers, vehicles requiring access to Princes Square and pedestrian controlled vehicles engaged in deliveries.
- (2) to prohibit all through traffic from using the restricted roads outwith the hours described in the proceeding paragraph, leaving the roads open for use (a) by pedestrians and (b) by vehicles requiring access to premises in the restricted roads or accessible only from the restricted roads, vehicles picking up or setting down passengers or loading or unloading goods and such other vehicles as may be specifically authorised by the Chief Constable;
- (3) to introduce a system of one way traffic in a southerly direction in Buchanan Street between St. Vincent Street and Argyle Street;
- (4) to prohibit vehicles from making a right hand turn from Buchanan Street to Argyle Street, and
- (5) to discontinue the use of the restricted roads as metered parking places.

THE CORPORATION OF GLASGOW

(Restriction of Access) (Great Western Road) (No. 2) Order 1972

THE Corporation of the City of Glasgow propose to make the above Order under Section 1 of the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968. The effects of the Order would be to prohibit direct vehicular access between the roads specified in Column 1 below and the roads specified opposite these roads in Column 2 below. viz.:—

Column 1 Column 2 Great Western Road Kersland Street Great Western Road Grosvenor Terrace (East End) Byres Road Grosvenor Terrace (East End) Great Western Road Shelley Road Great Western Road Lancaster Crescent (West End) Clevedon Road Lancaster Crescent (West End) Great Western Road Julian Avenue Kirklee Road Lowther Terrace

A copy of the Order as drafted and of the relevant map and a statement of the Corporation's reasons for proposing to make the Order are available for inspection in the Town Clerk's Office, Room No. 4, City Chambers, Glasgow, between the hours of 8.30 a.m. and 5 p.m. on Mondays to Fridays inclusive.

Any objections to the proposals must be submitted in writing to the undersigned by 17th April 1972 and must specify the grounds for objection.

J. F. FALCONER, Town Clerk.

City Chambers, Glasgow.

16th March 1972.

THE CORPORATION OF GLASGOW

(Hamiltonhill Road) (Stopping Up) Order 1972

THE Corporation of the City of Glasgow propose to make the above Order under Section 12 of the Roads (Scotland) Act 1970. The effect of the Order would be to authorise the stopping up of the carriageway and associated footways of the portion of Hamiltonhill Road extending from the north building line of Killearn Street northwards for 37 metres.

A copy of the draft order and a map showing the length of road affected are available for inspection in the Town Clerk's Office, Room No. 4, City Chambers, Glasgow, between the hours of 8.30 a.m. and 5 p.m. on Mondays to Fridays inclusive and a copy of the said draft order and map have been lodged with the Secretary of State.

Any person may, on or before 24th April 1972 object to the making of the Order by notice in writing to the Secretary, Scottish Development Department, 43 Jeffrey Street, Edinburgh, EH1 1DL, stating the grounds of objection. A copy of any objection lodged should be sent to the undersigned.

J. F. FALCONER, Town Clerk.

City Chambers, Glasgow.

9th March 1972.

THE CORPORATION OF GLASGOW

(Traffic Regulations) (Saltmarket/Parnie Street) Order 1972

THE Corporation of the City of Glasgow propose to make the above Order under Section 1 of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968. The effects of the order will be:—

- (1) to prohibit drivers of vehicles from making a right hand turn from Saltmarket into Osborne Street, and
- (2) to prohibit drivers of vehicles entering Saltmarket from Parnie Street.

A copy of the Order as drafted and of the relevant map and a statement of the Corporation's reasons for proposing to make the Order are available for inspection in the Town Clerk's Office, Room No. 4, City Chambers, Glasgow between the hours of 8.30 a.m. and 5 p.m. on Mondays to Fridays inclusive.

Any objections to these proposals must be submitted in writing to the undersigned by 17th April 1972 and must specify the grounds for objection.

J. F. FALCONER, Town Clerk.

City Chambers, Glasgow.

THE CORPORATION OF GLASGOW

(Box Junctions) (Shawlands Cross) Order 1972

THE Corporation of the City of Glasgow propose to make the above Order under Section I of the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968. The effect of the Order would be to introduce "Box Junction" restrictions in Pollokshaws Road at its junction with Moss-side Road (Shawlands Cross) prohibiting, subject to certain exceptions, any person from driving a vehicle into a "boxed area" and thereafter driving it in such

a direction that it becomes necessary owing to the presence of stationary vehicles for any part of the vehicle to remain at rest within the "boxed area". The boxed area would be marked by a traffic sign consisting of cross hatched yellow lines painted or otherwise laid on the carriageway. A copy of the Order as drafted and of the relevant map and a statement of the Corporation's reasons for proposing to make the Order are available for inspection in the Town Clerk's Office, Room No. 4, City Chambers, Glasgow, between the hours of 8.30 a.m. and 5 p.m. from Mondays to Fridays inclusive.

Any objection to the proposal must be submitted in writing to the undersigned by 17th April 1972 and must specify the grounds of objection.

J. F. FALCONER, Town Clerk.

City Chambers, Glasgow.

8th March 1972.

BURGH OF HAMILTON

('Bus Stops) (Clearway) Order 1971

- 1. ON the 14th day of March 1972, the Provost, Magistrates and Councillors of the Burgh of Hamilton made the above-named Order under Sections 1(1), (2), (3), (3B) and (6) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968.
- 2. This Order, the effect of which is shown in the accompanying Schedule, will come into operation on the 3rd day of April 1972.
- 3. A copy of the Order and a map showing the roads affected are available at the office of the Town Clerk and Manager, The Town House, Cadzow Street, Hamilton, where they may be examined between the hours of 9 a.m. and 4.30 p.m. Mondays to Fridays.
- 4. Any person who wishes to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968 or on the grounds that any requirement of that Act or of any instrument made under it, has not been complied with in relation to the Order, may, within six weeks from the 14th day of March 1972 apply to the Court of Session for this purpose.

FREDERICK C. MARKS, Town Clerk and Manager.

The Town House, Cadzow Street, Hamilton.

15th March 1972.

SCHEDULE

No person shall, except upon the direction or with the permission of a constable in uniform, cause or permit any vehicle other than a stage carriage or a scheduled express carriage to wait during the hours of 7 a.m. to 11 p.m. on any day, in any prohibited area on any of the roads specified in this Schedule.

Specified Roads

- 1. Low Waters Road—Vicinity of both sides of Cadzow Bridge
- 2. Gateside Street—East side—vicinity of Johnstone Street
- 3. Cadzow Street—South side—opposite St. Mary's R.C. Church
- 4. Muir Street—South side—vicinity of Montrose Crescent
- 5. Almada Street—Both sides—vicinity of Bothwell Road
- 6. Almada Street-North side-vicinity of County Buildings
- 7. Almada Street—South side—vicinity of Barnsley Street
- 8. Clydesdale Street-North side-entrance to Railway Station
- 9. Burnbank Road—South side—vicinity of Wellhall Road
- 10. Glasgow Road—North side—between Ann Street and Wilson Street
- 11. Glasgow Road—South side—vicinity of Burnbank Cross
- 12. Glasgow Road—South side—vicinity of Stewart Street
- 13. Bothwell Road—North side at Central S.M.T. Garage
- 14. Bothwell Road—North side—opposite Hamilton Home 15. Wellhall Road—Both sides—vicinity of Hillhouse Road
- Wellhall Road—Both sides—vicinity of Peacock Cross
- 17. Wellhall Road—Both sides—vicinity of Philips Factory
- 18. Keith Street-East side-between Blackswell Lane and
- Bourne Street

BURGH OF HAMILTON

(Traffic Regulation) (Experimental) Order 1972

- 1. ON the 14th day of March 1972, the Provost, Magistrates and Councillors of the Burgh of Hamilton made the above-named Order under Section 9 of the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968.
- 2. This Order, the effect of which is shown in the accompanying Schedule, will come into operation on the 23rd day of July 1972, for a period of six months.
- 3. A copy of the Order and a Map showing the roads affected are available at the office of the Town Clerk and Manager, The Town House, Cadzow Street, Hamilton, where they may be examined between the hours of 9 a.m. and 4.30 p.m. Mondays to Fridays.
- 4. Any person who wishes to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968, or on the grounds that any requirement of that Act or of any instrument made under it has not been complied with in relation to the Order, may, within six weeks from the 14th day of March 1972, apply to the Court of Session for this purpose.

FREDERICK C. MARKS, Town Clerk and Manager,

The Town House, Cadzow Street, Hamilton.

15th March 1972.

SCHEDULE

No person shall drive or cause or permit to be driven any vehicle on any of the lengths of road in the First Column of the First Schedule otherwise than in the directions specified opposite to such length in the Second Column.

FIRST SCHEDULE

FIRST COLUMN Length of Road Affected		COLUMN ection To
Douglas Street from junction with Clydesdale Street to junction with Caird Street	South	North
Caird Street from junction with Douglas Street to junction with New Park Street	West	East
Beckford Street from junction with Caird Street to junction with Clydesdale Street	North	South
Beckford Street from junction with Almada Street to junction with Clydesdale Street	South	North
Clydesdale Street from junction with Beckford Street to junction with Douglas Street	East	West
Montrose Crescent from junction with Saffronhall Lane to junction with Muir Street	South-west	North-east
Guthrie Street from junction with Almada Street to its junction with Montrose Crescent	North	South
Saffronhall Crescent from junction with Montrose Crescent to junction with Almada Street	South-east	North-west

No person shall, except upon the direction or with the permission of a Police Constable in uniform, cause or permit any vehicle, otherwise than a public service vehicle stopping at an authorised stopping place, to wait on any of the lengths of road specified in the Second Schedule between the hours of 8.30 a.m. and 6 p.m. from Monday to Saturday inclusive.

	SECOND SCHEDULE	Sides
Name of Street	Length Affected	Affected
Almada Street	Whole length	Both
Arthur Street	Whole length	Both
Barrack Street	Whole length	Both
Beckford Street	From junction with Caird Street in a southerly dir- ection for a distance of 45 feet	East
Beckford Street	From junction with Almada Street in a northerly dir- ection for a distance of 625 feet	East
Beckford Street	From junction with Caird Street to junction with Clydesdale Street	West

Beckford Street	From junction with Clydes- dale Street in a southerly direction for a distance of 45 feet	West	Saffronhall Crescent	trose Cresce	on with Mon- ent in a north- rection for a 45 feet	•
Beckford Street	From its junction with Al- mada Street in a northerly direction for a distance of 45 feet	West	Saffronhall Lane	Windmill Re	unction with oad to its junc- lontrose Cres-	-
Bothwell Road	From its junction with Al- mada Street in a northerly direction for a distance of 735 feet	Both	Union Street		ck Cross in a ly direction for of 350 feet	
Bothwell Road	Whole length	Both	Wellhall Road	,	on with Lily- t to Peacock	
Burnbank Road	From junction with Lorne Street to Peacock Cross	Both	Each of the ler	ngths of road s ile is authorise	specified in Co	olumn One of
Caird Street	Whole length	Both	provisions of the in a lengthwise consider specified in	e Order as a direction or as	parking place otherwise spe	for vehicles ecified on the
Clydesdale Street	Whole length	Both	one half hour in from Monday to S	any hour ber	ween 8.30 a.m	n. and 6 p.m.
Douglas Street	From junction with Clydes- dale Street to junction with Almada Street	Both		THIRD SCH	IEDULE	
Douglas Street	From junction with Clydes-	East	Lengths of Road A	lffected	Sides Affected	Manner of Parking
_	dale Street to junction with Bothwell Street		Almada Street (S		South-east	Lengthwise
Douglas Street	From junction with Clydes- dale Street in a northerly direction for a distance of 45 feet	West	fronting the shor block numbers 95 Street for a dis feet	os and offices 5-111 Almada		
Douglas Street	From junction with Caird Street in a southerly dir- ection for a distance of 475 feet	West	Almada Street (S fronting the show block numbers 9: Street for a dis feet	ps and offices 5-111 Almada	North-west	End-on
Douglas Street	From junction with Both- well Street northwards for a distance of 45 feet	East	Montrose Cresco point 45 feet sou with Almada S wards for a dis	th of junction Street south-	East	Lengthwise
Douglas Street	From junction with Caird Street in a southerly dir- ection for a distance of 45 feet	East	Douglas Street for the details of the contract	junction with	West	Lengthwise
Guthrie Street	From junction with Al- mada Street in a southerly direction for a distance of 45 feet	Both	for a distance of Douglas Street for 45 feet north of Bothwell Street	f 300 feet from a point junction with	East	Lengthwise
Guthrie Street	From junction with Mon- trose Crescent in a north- erly direction for a distance of 45 feet	Both	for a distance of Beckford Street 45 feet south of	f 250 feet from a point	East	Lengthwise
Lorne Street	Whole length From junction with Burn- bank Road in a southerly direction for a distance of 45 feet	West East	Caird Street so a distance of 66 Beckford Street 45 feet south of Clydesdale Street for a distance of	from a point junction with southwards	West	End-on
Montrose Crescent	From junction with Al- mada Street in a southerly direction for a distance of 300 feet	West	No person sha any vehicle so as in Column One	it shall enter of the Fourth	the lengths of Schedule fro	road specified om the lengths
Montrose Crescent	From junction with Al- mada Street in a southerly direction for a distance of 45 feet	East	of road specified and vice versa.			ourth Scheaue
New Park Street	,	Both		Fourth So		
	Street northwards for a distance of 45 feet		Column	_		mn 2
Saffronhall Crescent	From junction with Al- mada Street in a south- easterly direction to junc- tion with Montrose Cres- cent	North-east	Montrose Cresce, junction with Street in an ea- ection to the eas dary of No. 88	h Almada asterly dir- stern boun-	junction who Crescent in ection to the dary of No.	
Saffronhall Crescent	From junction with Al- mada Street south-east- wards for a distance of 100 feet	South-west	Montrose Cresce junction with Crescent in a we ection to the we dary of No. 82	Saffronhall resterly dir- stern boun-	junction was	Crescent from y i t h Almada n easterly dir- e eastern boun- 88

BURGH OF HAMILTON

(Street Parking Places) Order 1972

- 1. ON the 14th day of March 1972, the Provost, Magistrates and Councillors of the Burgh of Hamilton made the above-named Order under Sections 28(1) and 31(1) of the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968.
- 2. This Order, the effect of which is shown in the accompanying Schedule, will come into operation on the 23rd day of July 1972.
- 3. A copy of the Order and a Map showing the roads affected are available at the office of the Town Clerk and Manager, The Town House, Cadzow Street, Hamilton, where they may be examined between the hours of 9 a.m. and 4.30 p.m. Mondays to Fridays.
- 4. Any person who wishes to question the validity of the the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968, or on the grounds that any requirement of that Act or of any instrument made under it has not been complied with in relation to the Order, may, within six weeks from the 14th day of March 1972, apply to the Court of Session for this purpose.

Frederick C. Marks,
Town Clerk and Manager.

The Town House, Cadzow Street, Hamilton.

15th March 1972.

SCHEDULE

Each of the parts of the road specified in Column One below is authorised to be used subject to the provision of the Order as a parking place for such classes of vehicles and in such positions and on such days and during such hours as are specified in relation to that part of the road in the Schedule below.

SCHEDULE ONE

Parts of road authorised to be used as street parking places	Position in which vehicles may wait	Classes of Vehicles	Days of operation of parking place	Hours of operation of parking place	Maximum period for which vehicles may wait
Lorne Street on the east side from a point 45 feet south of junction with Burnbank Road in a southerly direction for a distance of 470 feet	Wholly within the limits of the parking place and parallel to the kerb with the nearside of the vehicle adjacent to the edge of the carriageway	Motor Cars	Monday to Saturday	8.30 a.m. to 6 p.m.	3 hours
Saffronhall Crescent on the south-west side from a point 100 feet from junction with Almada Street in a south-easterly direction for a distance of 290 feet	as above	as above	as above	as above	as above
Guthrie Street on both sides from a point 45 feet south of junction with Almada Street to a point 45 feet north of junction with Montrose Crescent	as above	as above	as above	as above	as above

INVERNESS COUNTY COUNCIL

The County Council of the County of Inverness (Leachkin Road and Stratherrick Road, Inverness) (30 m.p.h. Speed Limit) Order 1972

NOTICE is hereby given that Inverness County Council on 9th March 1972 made an Order in terms of Section 74 of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 entitled "The County Council of the County of Inverness (Leachkin Road and Stratherick Road Inverness) (30 m.p.h. Speed Limit) Order 1972" imposing a 30 m.p.h. speed restriction on the sections of roads described in the schedule to this notice.

A copy of the Order with relative plan and a statement of the County Council's reason for making the Order may be examined at the County Buildings, Ardross Street, Inverness during normal office hours. Any person who desires to question the validity of the Order or of any provision contained in the Order, on the ground that it is not within the powers of the relevant section of the Act, or on the ground that any requirements of that section or of Sections 84A, 84B or 84C of the Act, or any regulation made under the said Section 84C have not been complied with in relation to the Order, may within six weeks of the date on which the Order was made, make application for the purpose to the Court of Session.

R. WALLACE, County Clerk.

County Buildings, Inverness.

20th March 1972.

SCHEDULE

1. That length of road at Leachkin Road, Inverness (Route C.9) commencing at the Inverness Burgh Boundary, being

the junction of the private access road to Balnafettack Farm with Leachkin Road and extending in a west and south westerly direction for a distance of 0.21 miles and for a further 0.51 miles along the unclassified Asylum Road in a south westerly direction to its terminal point at the entrance to Craig Dunain Hospital a total distance of 0.72 miles or thereby.

2. That length of road at Stratherrick Road (otherwise known as Essich Road) Inverness commencing at the Inverness Burgh Boundary and extending in a southerly direction for a distance of 124 yards or thereby.

BURGH OF NEWMILNS & GREENHOLM

The Burgh of Newmilns & Greenholm Road Traffic Regulation Order No. 1 1972

THE Provost, Magistrates and Councillors of the Burgh of Newmilns & Greenholm propose to make an order under Sections 1(1), (2) and (3) of the Road Traffic Regulations Act 1967 as amended by Part IX of the Transport Act 1968 the effect of which is set out in the schedule hereto. A map illustrating the proposals may be seen at the office of the Burgh Surveyor, Municipal Buildings, Newmilns.

Objections to the proposals must be sent in writing to me not later than 14th April 1972.

GUY MAIR, Town Clerk.

124 Main Street, Newmilns.

17th March 1972.

To prohibit the waiting of vehicles at any time on:

Mure Place—on both sides from its junction with Loudoun Road, south-wards for a distance of 20 feet.

Queen's Crescent—on both sides from its junction with Loudoun Road, southwards for a distance of 20 feet.

Shields Road—on both sides from its junction with Loudoun Road, southwards for a distance of 20 feet.

Loudoun Road (A.71)—on the south side of Loudoun Road for a distance of 20 feet on both sides of Mure Place, Queen's Crescent and Shields Road.

Bridgend—on both sides from its junction with Main Street, southwards for a distance of 20 feet and for a similar distance northwards from Brown's Road on the east side and Nelson Street on the west side.

Brown's Road—on both sides from its junction with Bridgend and Brown Street, southwards for a distance of 20 feet.

Brown Street—on the east side from its junction with Brown's Road, southwards for a distance of 20 feet and on the west side from its junction with Nelson Street southwards for a distance of 20 feet.

Nelson Street—on both sides from its junction with Bridgend and Brown Street for a distance of 20 feet westwards.

Craigview—on both sides from its junction with Main Street, southwards for a distance of 20 feet.

Kilnholm Street—on the north side from the access to the garage at 21 Kilnholm Street, eastwards for a distance of 20 feet.

East Strand—on both sides from its junction with Main Street, southwards to the entrance to the car park, a distance of about 100 feet.

Castle Street—on both sides from its junction with Main Street, northwards for a distance of 20 feet and from its junction with High Street, southwards on both sides for a distance of 20 feet.

Main Street—on the north side from its junction with Kilnholm Street, eastwards for a distance of 20 feet. On the north side from its junction with High Street, eastwards for a distance of 20 feet. On the north side from its junction with Castle Street, eastwards and westwards for a distance of 20 feet. On the north side from its junction with King Street, westwards for a distance of 20 feet. On the south side from its junction with Bridgend, eastwards and westwards for a distance of 20 feet. On the south side from its junction with Craigview, eastwards and westwards for a distance of 20 feet. On the south side from its junction with East Strand, eastwards and westwards for a distance of 20 feet.

King Street—on both sides from its junction with Main Street and Isles Street, northwards for a distance of 20 feet.

Campbell Street—on both sides from its junction with Isles Street and Darvel Road, northwards for a distance of 20 feet.

Burn Road—on both sides from its junction with Isles Street, southwards over its whole length to the Crown Hotel Car Park.

Isles Street (A.71)—on the north side from its junction with King Street, eastwards for a distance of 20 feet. On the north side from its junction with Campbell Street, westwards for a distance of 20 feet. On the south side from opposite the west kerb of King Street, eastwards for a distance of 120 feet.

Darvel Road (A.71)—on the north side from its junction with Campbell Street, eastwards for a distance of 20 feet.

Mill Road—on the west side from its junction with Mill Crescent, northwards and southwards for a distance of 20 feet.

Mill Crescent—on both sides from its junction with Mill Road, westwards for a distance of 20 feet. On both sides from its junction with Union Street, eastwards to the parking area in Mill Crescent.

Ladeside—on both sides from its junction with Mill Road, westwards on the narrow part of the carriageway for a distance of about 170 feet. On the north side from its junction with Union Street, eastwards for a distance of 20 feet. On the north side from its junction with Union Street, westwards for a distance of 20 feet.

Union Street—on both sides from its junction with Ladeside, northwards for a distance of 20 feet. On the east side from its junction with Mill Crescent, northwards for a distance of 20 feet. On the east side from its junction with Mill Crescent, southwards for a distance of 20 feet.

Kilnholm Street and Hillside Place—on both sides from the junction of Kilnholm Street, and Main Street, eastwards along Kilnholm Street and Hillside Place to a point 80 feet east of Borebrae.

Borebrae—on both sides from its junction with Kilnholm Street, northwards for a distance of 40 feet.

Drygate Street—on both sides from its junction with Hill-side Place, southwards to its junction with High Street.

High Street—on the south side from its junction with Main Street, eastwards for a distance if 20 feet. On the north side from its junction with Drygate Street, eastwards for a distance of 20 feet and on the same side, westwards from its junction for a distance of 20 feet. On the south side from its junction with Castle Street, eastwards for a distance of 20 feet and on the same side, westwards from this junction for a distance of 20 feet from Castle Street.

To prohibit the waiting of vehicles between the hours of 9 a.m. and 5.30 p.m. Monday to Saturday inclusive on:

Main Street—on both sides from its junction with East Strand westwards to High Street and on the south side only from High Street to Kilnholm Street.

Kilnholm Street—on the south side only from Main Street to opposite the dwellinghouse at No. 27 Kilnholm Street.

Castle Street—on both sides from Main Street to High Street. Bridgend—on the west side, the length of the bridge parapet over the River Irvine.

COUNTY COUNCIL OF THE COUNTY OF STIRLING

Countryside (Scotland) Act 1967 Public Path Diversion Order No. 1 Burnside, Kippen

NOTICE is hereby given that under the powers conferred on them by Section 35(1) of the Countryside (Scotland) Act 1967, the County Council of the County of Stirling, as local Planning Authority for the said County of Stirling, propose to submit to the Secretary of State for confirmation a Public Path Diversion Order, the effect of which will be to extinguish a section of an existing right of way at Nealstone, Burnside, Kippen and divert the line thereof in accordance with a map which is available for public inspection at the County Offices, Viewforth, Stirling during normal office hours.

Any objections to the proposal should be lodged with the undersigned within 28 days from the date hereof.

James D. Kennedy, County Clerk. County Offices, Viewforth, Stirling.

COUNTY OF SUTHERLAND

Extension of Assynt Special Scavenging District

NOTICE is hereby given in accordance with the terms of Section 147(2) of the Local Government (Scotland) Act 1947, that the County Council of the County of Sutherland propose to alter by extending the boundaries of the Assynt Special Scavenging District on the West, to include the Clachtoll-Stoer area, and on the East.

The full terms of the proposal, together with the relevant plan, may be inspected in the Offices of the County Clerk, Golspie and the District Clerk, Lochinver, between the hours of 9 a.m. and 4 p.m. from Friday, 24th March 1972 to Friday, 14th April 1972, excluding Saturdays. The proposal will be considered by the County Council at a meeting to be held within the County Offices, Dornoch on Monday, 24th April 1972 at 11 o'clock.

J. B. RODGER, County Clerk.

County Offices, Golspie. 14th March 1972.

COUNTY OF SUTHERLAND

Extension of Lochinver (Baddidarroch)
Special Drainage District

NOTICE is hereby given in accordance with the terms of Section 147(2) of the Local Government (Scotland) Act 1947, that the County Council of the County of Sutherland propose to alter by extending the boundaries of the Lochinver (Baddidarroch) Special Drainage District on the East.

The full terms of the proposal, together with the relevant plan, may be inspected in the Offices of the County Clerk, Golspie and the District Clerk, Lochinver, between the hours of 9 a.m. and 4 p.m. from Friday, 24th March 1972 to Friday, 14th April 1972, excluding Saturdays. The proposal will be considered by the County Council at a meeting to be held within the County Offices, Dornoch on Monday, 24th April 1972 at 11 o'cleck.

J. B. RODGER, County Clerk.

County Offices, Golspie.

14th March 1972.

COUNTY OF SUTHERLAND

Extension of Tongue Special Drainage District

NOTICE is hereby given in accordance with the terms of Section 147 2) of the Local Government (Scotland) Act 1947, that the County Council of the County of Sutherland propose to alter by extending the boundaries of the Tongue Special Drainage District on the East.

The full terms of the proposal, together with the relevant plan, may be inspected in the Offices of the County Clerk, Golspie and the District Clerk, Melvich, between the hours of 9 a.m. and 4 p.m. from Friday, 24th March 1972 to Friday, 14th April 1972, excluding Saturdays. The proposal will be considered by the County Council at a meeting to be held within the County Offices, Dornoch on Monday, 24th April 1972 at 11 o'clock.

J. B. RODGER, County Clerk.

County Offices, Golspie.

14th March 1972.

ABERDEEN TRUST LIMITED

NOTICE is hereby given that a Petition has been presented to the Court of Session by ABERDEEN TRUST LIMITED, incorporated under the Companies Acts 1862 and 1867 and having its Registered Office at 10 Queen's Terrace, Aberdeen and EAST OF SCOTLAND TRUST LIMITED, incorporated under the Companies (Consolidation) Act 1908 and having its Registered Office at 3 Albyn Place, Edinburgh, for sanction of a Scheme of Arrangement and Amalgamation proposed to be made between the said Companies and the Holders of the 4 o Redeemable Debenture Stock, Deposits, Preference Stock and Ordinary Stock of Aberdeen Trust Limited and the Holders of the 31 o Redeemable Debenture Stock, 4% Redeemable Debenture Stock, 5% Cumulative Preference Shares, 4% Cumulative Preference Shares and Ordinary Shares of East of Scotland Trust Limited, and for Orders incidental thereto, in terms of which Scheme Aberdeen Trust Limited will acquire in the first instance the whole issued share capital of East of Scotland Trust Limited and will assume liability for the Dibenture Stocks of the last-mentioned Company, and thereafter Aberdeen Trust Limited will acquire the whole undertaking, properties and liabilities of East of Scotland Trust Limited which Company will be dissolved without winding up.

In said Petition by Interlocutor dated the 17th day of March 1972 the Court of Session has inter alia ordered separate meetings to be convened of the Holders of

- (1) 4% Cumulative Preference Stock
- (2) Ordinary Stock
- (3) 4% Redeemable Debenture Stock 1979/84 and
- (4) Deposits

of Aberdeen Trust Limited (hereinafter referred to as "the Company") for the purpose of taking into consideration and, if so resolved approving, with or without modification, the said Scheme, and has authorised the Directors of the Company to fix the day, hour and place of each of the said meetings.

As authorised by the said Interloctuor the Directors have fixed and Notice is hereby given that all the said meetings will be held at 10 Queen's Terrace, Aberdeen on Wednesday, the 19th day of April 1972 at the respective times stated below—

- (1) The holders of the 4% Redeemable Debenture Stock 1979/84 at 10 a.m.
- (2) The holders of the Deposits at 10.10 a.m. (or as soon thereafter as the preceding meeting shall have been concluded or adjourned).
- (3) The holders of the 4% Cumulative Preference Stock at 10.20 a.m. (or as soon thereafter as the preceding meeting shall have been concluded or adjourned).
- (4) The holders of the Ordinary Stock at 10.30 a.m. (or as soon thereafter as the preceding meeting shall have been concluded or adjourned).
 - At each of the said meetings the following Resolution will be submitted:—

"That the Scheme of Arrangement and Amalgamation dated the 9th day of March 1972, between (i) Aberdeen Trust Limited and the holders of its Debenture Stock, Deposits, Preference Stock and Ordinary Stock and (ii) East of Scotland Trust Limited and the holders of its Debenture Stocks, Preference Shares and Ordinary Shares, a Print of which has been laid before this meeting and signed for identification by the Chairman thereof, be and the same is hereby approved and that the Directors of the Company be and they are hereby authorised to take and concur in all steps necessary for carrying the same into effect".

Debenture Stockholders, Deposit Holders and Members entitled to attend and vote at any of the above meetings may vote in person at the said meetings or they may appoint another person or persons who need not be a holder of Debenture Stock, or Deposits or Members as their proxy or proxies to attend and vote in their stead.

In the case of joint holders the vote of the senior who tenders a vote whether in person or by proxy, will be accepted to the exclusion of the votes of the other joint holders and for this purpose seniority will be determined by the order in which the name stands in the Register of Members.

Forms of Proxy to be effective for use at the said Meetings must be lodged at the Registered Office of the Company, 10 Queen's Terrace, Aberdeen not later than 48 hours before the meetings at which they are to be used.

Copies of the said Scheme of Arangement and Amalgamation together with copies of an Explanatory Statement in terms of Section 207 of the Companies Act 1948 may be obtained by any Debenture stockholder, Deposit holder or Member upon application to the Secretaries of the Company at its Registered Office, 10 Queen's Terrace, Aberdeen, and may be seen there during usual office hours.

The said Scheme will be subject to the subsequent sanction of the Court of Session.

Brander & Cruickshanks, Advocates, 10 Queen's Terrace, Aberdeen, Secretaries.

24th March 1972.

ISAAC CHERRY LIMITED

82 New Street, Stevenston, Ayrshire

NOTICE is hereby given in pursuance of Section 293 of the Companies Act 1948, that a Meeting of the Creditors of the above will be held within the Chambers of Waugh, Broadfoot & Reid, Chartered Accountants, 39 Portland Street, Kilmarnock on Friday, 14th April 1972 at 12 o'clock noon for the purposes specified in Section 293 to 295 of the said Act.

Dated this 22nd day of March 1972.

MARY B. CERRY, Secretary,

Registered Office— 83 New Street, Stevenston, Ayrshire.

CITY MOTOR COMPANY LIMITED

(In Liquidation)
Meeting of Creditors

NOTICE is hereby given in terms of Section 252(2) of the of the Companies Act 1948, that a meeting of the Creditors of the above Company will take place on Monday, 3rd April 1972 at 12 o'clock noon at 17 Dublin Street, Edinburgh, for the purpose if determining, whether or not application is to be made to the Court for the appointment of a Committee of Inspection to act with me and who are to be the members of the Committee if appointed.

Austin M. Anderson, C.A.,.
Official Liquidator.

Edinburgh.

22nd March 1972.

CITY MOTOR COMPANY LIMITED

(In Liquidation)

Meeting of Contributories

NOTICE is hereby given in terms of Section 252(2) of the Companies Act 1948, that a meeting of the contributories of the above company will take place on Monday, 3rd April at 11.45 a.m. at 17 Dublin Street, Edinburgh, for the purposes of determining whether or not application is to be made to the Court for the appointment of a Committee of Inspection to act with me and who are to be members of the Committee if appointed.

Austin M. Anderson, C.A., Official Liquidator.

Edinburgh.

22nd March 1972.

The Companies Act 1948 Company Limited by Shares Special Resolution of

CORSTORPHINE GARAGE LIMITED

Passed the 20th day of March 1972

AT an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at 32 Shandwick Place, Edinburgh on the 20th day of March 1972, the following Special Resolution was duly passed:—

"That the Company be wound up voluntarily and that ROBERT GORDON, C.A., of 3 Albyn Place, Edinburgh EH2 4NQ, be and is hereby appointed Liquidator for the purposes of the Winding Up with power to distribute in specie."

WALTER N. ALEXANDER, Chairman.

The Companies Act 1948 Notice of Appointment of Liquidator

Name of Company-Corstorphine Garage Limited.

Nature of Business-Motor Agents.

Address of Registered Office-32 Shandwick Place, Edinburgh 2.

Liquidator's Name and Address-Robert Gordon, C.A., 3 Albyn Place, Edinburgh, EH2 4NQ.

Date of Appointment-20th March 1972.

By Whom Appointed—The company at extraordinary general meeting.

R. Gordon, Liquidator.

EAST OF SCOTLAND TRUST LIMITED

NOTICE is hereby given that a Petition has been presented to the Court of Session by ABERDEEN TRUST LIMITED incorporated under the Companies Act 1862 and 1867 and having its Registered Office at 10 Queen's Terrace, Aberdeen and EAST OF SCOTLAND TRUST LIMITED, incorporated under the Companies (Consolidation) Act 1908 and having its Registered Office at 3 Albyn Place, Edinburgh, for sanction of a Scheme of Arrangement and Amalgamation proposed to be made between the said Companies and the Holders of the 4% Redeemable Debenture Stock, Deposits, Preference Stock and Ordinary Stock of Aberdeen Trust Limited and the Holders of the $3\frac{1}{2}\%$ Redeemable Debenture Stock, 4% Redeemable Debenture Stock, 5% Cumulative Preference Shares, 4% Cumulative Preference Shares and Ordinary Shares of East of Scotland Trust Limited, and for Orders incidental thereto, in terms of which Scheme Aberdeen Trust Limited will acquire in the first instance the whole issued share capital of East of Scotland Trust Limited and will assume liability for the Debenture Stocks of the last-mentioned Company and thereafter Aberdeen Trust Limited will acquire the whole undertaking, properties and liabilities of East of Scotland Trust Limited which Company will be dissolved without winding up.

In said Petition by Interlocutor dated the 17th day of March 1972 the Court of Session has inter alia ordered separate meetings to be convened of the Holders of

- (1) 5% Cumulative Preference Shares
- (2) 4% Cumulative Preference Shares
- (3) Ordinary Shares
- (4) 3½% Redeemable Debenture Stock 1968/78 and
- (5) 4% Redeemable Debenture Stock 1979/84

of East of Scotland Trust Limited (hereinafter referred to as "the Company") for the purpose of taking into consideration and if so resolved approving, with or without modification, the said Scheme, and has authorised the Directors of the Company to fix the day, hour and place of each of the said meetings.

As authorised by the said Interlocutor the Directors have fixed and Notice is hereby given that all the said meetings will be held at 3 Albyn Place, Edinburgh, on Thursday, the 20th day of April 1972 at the respective times stated below: —

- (1) The holders of the 3½% Redeemable Debenture Stock 1968/78 at 11.10 a.m.
- (2) The holders of the 4% Redeemable Debenture Stock 1979/84 at 11.20 a.m. (or as soon thereafter as the preceding meeting shall have been concluded or adjourned).
- (3) The holders of the 5% Cumulative Preference Shares at 11.30 a.m. (or as soon thereafter as the preceding meeting shall have been concluded or adjourned).
- (4) The holders of the 4% Cumulative Preference Shares at 11.40 a.m. (or as soon thereafter as the preceding meeting shall have been concluded or adjourned).

(5) The holders of the Ordinary Shares at 11.50 a.m. (or as soon thereafter as the preceding meeting shall have been concluded or adjourned).

At each of the said meetings the following Resolution will be submitted:—

"That the Scheme of Arrangement and Amalgamation dated the 9th day of March 1972, between (i) Aberdeen Trust Limited and the Holders of its Debenture Stock, Deposits, Preference Stock and Ordinary Stock and (ii) East of Scotland Trust Limited and the Holders of its Debenture Stocks, Preference Shares and Ordinary Shares, a Print of which has been laid before this meeting and signed for identification by the Chairman thereof, be and the same is hereby approved and that the Directors of the Company be and they are hereby authorised to take and concur in all steps necessary for carrying the same into effect".

Debenture Stockholders and Members entitled to attend and vote at any of the above meetings may vote in person at the said meetings or they may appoint another person or persons who need not be a holder of Debenture Stock, or member as their proxy or proxies to attend and vote in their stead.

In the case of joint holders the vote of the senior who tenders a vote whether in person or by proxy, will be accepted to the exclusion of the votes of the other joint holders and for this purpose seniority will be determined by the order in which the name stands in the Register of Members.

Forms of Proxy to be effective for use at the said Meetings must be lodged at the Registered Office of the Company, 3 Albyn Pyace, Edinburgh, not later than 48 hours before the meetings at which they are to be used.

Copies of the said Scheme of Arrangement and Amalgamation together with copies of an Explanatory Statement in terms of Section 207 of the Companies Act 1948 may be obtained by any Debenture Stockholder or Member upon application to the Secretaries of the Company at its Registered Office 3 Albyn Place, Edinburgh, and may be seen there during usual office hours.

The said Scheme will be subject to the subsequent sanction of the Court of Session.

> CHIENE & TAIT, C.A., 3 Albyn Place, Edinburgh. Secretaries.

24th March 1972.

FAIRFIELD-ROWAN LIMITED

(In Liquidation)

IN accordance with the Rules of Court, Notice is hereby given that a Meeting of the Creditors of FAIRFIELD-ROWAN LIMITED (In Liquidation) will be held at 112 West George Street, Glasgow, on Thursday, 20th April 1972 at 12 o'clock noon to receive the report of the Official Liquidator on the progress of the winding-up for the year ended 23rd December 1971.

ROBERT C. SMITH, Official Liquidator.

112 West George Street, Glasgow, G2 1QD.

16th March 1972.

GRANGE OF BARRY LIMITED

Members Voluntary Winding Up

AT an Extraordinary General Meeting of the above named Company duly convened and held at Whitehall Court, London on the 17th day of March 1972 the following resolution was duly passed as a Special Resolution of the Company:—

"That the Company be wound up voluntarily and that Mr JAMES RAE GELLATLY, Chartered Accountant, of 20 Reform Street, Dundee be appointed Liquidator for the purposes of such winding up".

JAMES R. GELLATLY, C.A., Liquidator.

20 Reform Street, Dundee.

17th March 1972.

GRANGE OF BARRY LIMITED

Members Voluntary Winding Up

I, JAMES RAE GELLATLY, Chartered Accountant, 20 Reform Street, Dundee, hereby give notice that I have been appointed Liquidator of GRANGE OF BARRY LIMITED by Special Resolution of the Company dated 17th March 1972.

JAMES R. GELLATLY, C.A., Liquidator.

20 Reform Street, Dundee.

17th March 1972.

JOHN FORBES (HAWICK) LIMITED

In Creditirs Voluntary Liquidation

IN terms of Section 300 of the Companies Act 1948, notice is hereby given that meetings of Members and Creditors of the Company will be held within the Chambers of Messrs. John J. Welch & Co., Chartered Accountants, 19 Buccleuch Street, Hawick on Wednesday, 26th April 1972 at 2 p.m. and 2.30 p.m. respectively to receive the Liquidators Report on the final winding up of the Company.

JOHN AITKIN, Liquidator, 19 Buccleuch Street, Hawick.

22nd March 1972.

WILLIAM G. McCRACKEN LIMITED

Members' Voluntary Winding Up

NOTICE is hereby given, in terms of Section 297(1) of the Companies Act 1948, that, at an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 105 St. Vincent Street, Glasgow, on the 10th day of March 1972 the following Special Resolution was duly passed:

"That the Company be wound up voluntarily, and that HERBERT PATTERSON, of 105 St. Vincent Street, Glasgow, be and is hereby appointed Liquidator for the purpose of such winding up."

H. PATTERSON, Liquidator.

105 St. Vincent Street, Glasgow.

21st March 1972.

WILLIAM G. McCRACKEN LIMITED Members' Voluntary Winding Up

NOTICE is hereby given in terms of Section 305(1) of the Companies Act 1948, that I, HERBERT PATTERSON of 105 St. Vincent Street, Glasgow, have been appointed Liquidator of WILLIAM G. McCRACKEN LIMITED, by a Special Resolution passed at an Extraordinary General Meeting of the Members of the said Company held on the 10th day of March 1972.

H. PATTERSON, Liquidator.

105 St. Vincent Street, Glasgow.

21st March 1972.

JOHN McGREGOR (TIMBER) LIMITED

NOTICE is hereby given in pursuance if Section 293 of the Companies Act 1948, that a Meeting of the Creditors of the above Company will be held within the Golden Lion Hotel, Stirling, on Monday, 10th April 1972 at 11.30 o'clock, for the purposes specified in Sections 293 to 295 of the said Act.

Dated this 14th day of March 1972.

By Order of the Board,

H. A. Young, Director.

WM. REID (SPORTS) LIMITED

(In Members' Voluntary Liquidation)

NOTICE is hereby given in pursuance of Section 290 of the Companies Act 1948, that a General Meeting of this Company will be held at the office of Craig, McIntyre and Peacock, C.A., 402 Sauchiehall Street, Glasgow, G2 3JL, on Wednesday, 26th April 1972 at 12 noon for the purposes of having an account laid before them showing how the winding up has been conducted and the property of the Cimpany has been disposed of, of hearing any explanation that may be given by the Liquidator and of fixing the Liquidator's remuneration; and also 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.

A Member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not be a member of the Company.

CHARLES McIntyre, C.A., Liquidator.

22nd April 1972.

RUSOL LIMITED

(In Members' Voluntary Liquidation)

NOTICE is hereby given that a meeting of the Members of the above Company will be held in the office of the Liquidator Mr DOUGLAS M. SMITH, C.A., 7 Whitehall Crescent, Dundee on Wednesday, 26th April 1972 at 11 a.m. for the purposes:—

- (1) of receiving the Liquidator's Account and hearing explanations thereof, pursuant to Section 290 of the Companies Act 1948.
- (2) of Considering and, if thought fit, passing as an Extraordinary Resolution the following Resolution:—

"That the Liquidator retain the books and papers of the Company and of the Liquidator for a period of six month and that thereafter the said books and papers be destroyed"

A member who is entitled to attend and vote at this meeting is entitled to appoint a proxy to attend and vote on his behalf. The person so appointed as a proxy need not also be a member of the Company.

Douglas M. Smith, Liquidator.

A PETITION has been presented to the Court of Session under the Companies Act 1948 by TULLOCH TAYLOR (B.M.) LIMITED a Company incorporated under the Companies Acts and having its Registered Office at 2 Rubislaw Terrace, Aberdeen in terms of Section 223 of said Act for winding up of S. B. RUSSELL AND SONS LIMITED a Company incorporated under the Companies Acts and having its registered office at 10A Claremont Street, Aberdeen, in which Petition the Court has pronounced an Interlocutor in the following terms:

"17th March 1972.—Lord Thomson—Act. Shiach. 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 each of the Edinburgh Gazette and Aberdeen Press and Journal newspapers: Grants warrant for serving the same as craved with a copy of this interlocutor upon the party named and designed in the schedule annexed to the Petition and allows them and all parties claiming interest to lodge answers thereto, if so advised, within seven days after such intimation, advertisement and service: Meantime until the prayer of the Petition for a Winding Up order has been granted or refused nominates and appoints Walter Alexander Harman Reid, C.A., 6 G Lien Square, Aberdeen to be provisional liquidator of S. B. Russell and Sons Limited, 10a Claremont Street, Aberdeen he always finding caution before extract: Limits the amount of caution to the sum of £90,000 stering and authorises the Clerk of Court to accept as sufficient a bond for that amount by Commercial Union Assurance Company Limited, Authorises the provisional liquidator to exercise the powers contained in paragraphs (a), (b) and (c) of Section 245 (1) of the Companies Act 1948 without the further intervention of the Court: on cause shewn authorises immediate extract upon caution being found: Appoints intimation of this order to be made in terms of Rule of Court 205 and decerns."

"ALEXANDER THOMSON."

All of which intimation is hereby given.

GRAY, MUIRHEAD & CARMICHAEL, W.S., (for Paull & Williamsons, Advocates, Aberdeen),

33 York Place, Edinburgh.
Solicitors for Petitioners.

AN Initial Writ has been presented in the Sheriff Count at Glasgow by CLYDEBANK CO-OPERATIVE SOCIETY LIMITED, a Co-operative Society registered under the Industrial and Provident Societies Acts and having their Registered Office at 11 Hume Street, Clydebank, for decerniture as Executor-dative qua funerator to the deceased DANIEL PETER FERNS, late of 22 Monymusk Place, Glasgow W.5.

RONALD S. ALEXANDER, Solicitor,
24 St. Vincent Place, Glasgow G1 2HH.
Agent for Clydebank Co-operative
Society Limited.

To the Creditors on the Sequestrated Estates of JOHN A. McCOLL, 2 Abbey Terrace, Scone, Perth, and who formerly carried on Business as Hotelier at the Ryefield House Hotel, Rosemount, Blairgowrie.

By virtue of an Order of the Sheriff Court of Perth and Angus at Perth, dated 15th February 1972, John A. McColl, above designed hereby intimates that he has presented a Petition to the Sheriff of Perth and Angus at Perth to be finally discharged of all debts contracted by him or for which he was liable at the date of Sequestration of his Estate in terms of the Bankruptcy (Scotland) Act 1913.

JOHN BUCHAN, Solicitor, 11 High Street, Perth. Solicitor for Petitioner.

Perth, 20th March 1972.

A PETITION having been presented to the Sheriff of Perth and Angus at Perth at the instance of (First) CLYDE ENGINEERING AND EQUIPMENT COMPANY LIMITED, 29 West Greenhill Place, Glasgow and (Second) WOOD & CAIRNS LIMITED, 19 Blair Street, Edinburgh, for Sequestration of the estates of J. R. MACKENZIE, Thistle Cottage, Birnam, Perthshire, the Sheriff on 20th March 1972 granted warrant for citing the said J. R. MACKENZIE to appear within the Sheriff Court House, Tay Street, Perth, on the Fourteenth day of April 1972 at 10 a.m. to show cause why sequestration of the said estates should not be awarded; of all which intimation is hereby given.

A. C. Macpherson, Solicitor, 92 Bath Street, Glasgow. Agent for Petitioners.

Glasgow, 21st March 1972.

NOTICE OF AWARD

THE Estates of THOMAS McGILL RAMSAY, 38 Gordon Street, Edinburgh were sequestrated on the Twentieth day of March 1972.

The first deliverance is dated the Twentieth day of March 1972.

The meeting to elect the trustee and commissioners is to be held at 2.30 p.m. on the Fourth day of April 1972 within Dowell's Rooms, 65 George Street, Edinburgh. A composition may be offered at this meeting.

The Sheriff has ordered that the sequestration shall proceed as a summary sequestration in terms of the Bankruptcy (Scotland) Act 1913. The date on or before which creditors must lodge their oaths and grounds of debt to entitle them to the first dividend will be published in the Edinburgh Gazette notice calling the second meeting of creditors.

BEVERIDGE & KELLAS, W.S., Solicitors, 52 Leith Walk, Leith, Edinburgh.

DAVID SLOAN

THE assets of DAVID SLOAN, 13 Invershiel Walk, Newmains, Lanarkshire, was sequestrated on the 17th day of March 1972 by the Sheriff of Lanarkshire at Hamilton.

The first deliverance is dated the 17th day of March 1972.

The meeting to elect the trustee and commissioners is to be held at 12 o'clock noon on the 5th day of April 1972 within the Solicitors' Library, Sheriff Court House, Hamilton. A composition will be offered at this meeting. The Sheriff has ordered that the sequestration shall proceed as a Summary Sequestration in terms of the Bankruptcy (Scotland) Act 1913. The date on or before which creditors must lodge their oaths and ground of debt to entitle them to the first dividend will be published in the Edinburgh Gazette Notice calling the second meeting of creditors.

M. A. MACTAGGART, Solicitor, 102 Main Street, Wishaw.

THE estates of A. D. SOUTAR, 48 Balmoral Gardens, Dundee, were sequestrated on 21st March 1972 by the Sheriffdom of Perth and Angus at Dundee.

The first deliverance is dated 7th March 1972.

The meeting to elect the trustee and commissioners is to be held at Eleven thirty o'clock on Tuesday the 4th April 1972, within the Royal Clydesdale Hotel, Union Street in Dundee. A composition may be offered at this meeting, and

to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before 21st July 1972.

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

IAN R. KIRKWOOD, Solicitor, 92 Bath Street, Glasgow. Agent.

Sequestration of Mrs PATRICIA VALLANCE, 10 Niddrie Square, Glasgow.

NOTICE is hereby given that the said Mrs PATRICIA VALLANCE (formerly carrying on business under the trade name of Miss P. COCHRANE, 93 Glenacre Drive, Castlemilk, Glasgow and formerly residing at 10 Niddrie Square, Glasgow) has made application to the Sheriff of Lanarkshire at Glasgow for discharge from all debts and obligations contracted by her or for which she was liable at the date of her sequestration, all in terms of Section 143 of the Bankruptcy (Scotland) Act 1913 and in which the Sheriff has pronounced the following deliverance:

"Glasgow, 22nd February 1972. Appoints the foregoing Petition to be intimated in the Edinburgh Gazette and by Circular posted to each Creditor; Further, Appoints a copy of the Petition and of the Trustee's Report on the Petitioners conduct, and of this deliverance to be transmitted by post to the Accountant of Court that he may have an opportunity of reporting whether the Petitioner has fraudulently concealed any part of her Estate or Effects, or has wilfully failed to comply with any of the provisions of the Bankruptcy Act, with certification that if he make no report within twenty-one days after the date of such transmission, he will be held as admitting that he has nothing unfavourable to the Bankrupt to report on these two heads."

A. L. Horsfall.

Of all which intimation is hereby given.

In Respect Whereof,

P. McGoldrick, Solicitor, 14 St. Vincent Place, Glasgow. Agent for Petitioner.

A PETITION having been presented to the Court of Session at the instance of Mrs CATHERINE DOW SCOTT or WHITE, residing at 23 McNaughton Walk, New Farm Loch, Kilmarnock, Ayrshire, a Creditor to the Extent required by law of ALTON JOHN WHITE, whose whereabouts are unknown, for Sequestration of the estates of the said Alton John White, the Lord Ordinary on the Twentyfirst day of March Nineteen Hundred and Seventy-two granted Warrant to Macers and Messengers-at-arms for citing the said Alton John White to appear or cause appearance to be entered on his behalf in the office of the Petition Department of the Court of Session, 2 Parliament Square, Edinburgh, before the expiry of the seventh day next after citation if within Scotland and before the expiry of the fourteenth day next after citation if furth of Scotland to show cause why sequestration of his estates should not be awarded; of all which intimation is hereby given.

JAMES I. WILSON, 31/32 Moray Place, Edinburgh.

23rd March 1972.

I, JAMES WATT, residing care of Hillview, Richmond Road, Huntly in the County of Aberdeen formely trading under the firm name of J. & J. WATT, Motor Engineers and Garage Proprietors at 81 Gordon Street, Huntly aforesaid, hereby intimate that on 1st February 1972 I sold my said business to DONALD FRASER, Motor Engineer now trading in the said firm name of J. & J. WATT at the same address.

I, the said Donald Fraser, hereby confirm the foregoing intimation.

Dated at Huntily the 17th and 21st days of March 1972.

JAMES WATT

JOHN A. CHRISTIE, Witness, 27 Duke Street, Huntly, Solicitor.

ELIZABETH A. W. WISHART, Witness, 27 Duke Street, Huntly, Typist.

DONALD FRASER

GEORGE H. McCombie, Witness, 9 The Square, Huntly, Solicitor.

KATHLEEN M. SCOTT, Witness, 9 The Square, Huntly, Cashier.

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