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COURT OF CLAIMS.

Council Chamber, Whitehall, July 1, 1901.

LL persons desirous of presenting Petitions or Claims concerning Services to be done or performed by them at the time of the ensuing Coronation, pursuant to His Majesty's Royal Proclamation of the 26th June last, may send the same under cover to the Clerks of the Court of Claims, Privy Council Office, Whitehall.

The Commissioners are required by the Proclamation to exclude from their consideration such claims as may be submitted to them in respect of rights or services connected with the parts of the Ceremonial heretofore performed in Westminster Hall and with the Procession, the Ceremony being confined to Westminster Abbey.

Foreign Office, July 10, 1901.

THE Secretary of State for Foreign Affairs has received from the Chairman of the Commission appointed to investigate the claims to compensation made by persons, the subjects of various Friendly Powers, in consequence of their deportation to Europe by the British Military Authorities in South Africa, the following Notice respecting the procedure of the Commission :-

PROCEDURE OF THE COMMISSION.

ON and after July 15, in the absence of further oral evidence, the Commission propose to hear claims unsupported by oral evidence.

The nature of the evidence to be given will be left to the discretion of the Representatives of the various Friendly Powers. Documentary evidence may be adduced for the proof of such claims. Similar evidence will then be admissible in re-

In order to facilitate the work of the Commission it is desired to consider the claims by Nation-

Due notice will be given to the Representatives of the Friendly Powers when the claims put forward by their respective Governments will be reached. Thereafter, subject to any subsequent arrangement to be made with the Secretary for the convenience of any Representative, the claims will be heard in the following order:-

(1.) Austro-Hungarian.

(2.) Dutch.

3.) Italian. (4.) American.

- (5.) French.
- (6.) Russian.
- (7.) German.
- (8.) Spanish.
- (9.) Swedish and Norwegian.

NOTICE.

REGULATIONS APPLYING TO TRAVELLERS AND FOREIGNERS IN NORWAY.

A NEW Law came into force in Norway on the 1st instant, under which-

(a.) Lodging-house Keepers must record in a book the name, address, and occupation of any traveller residing with them, the place at which he last stayed, his destination, and the date of his arrival and departure:

(b.) Foreigners wishing to take up their residence or seek a livelihood in Norway must report their intention on arrival, and, if required, present themselves before the local head of the police or the district magistrate. If either before or immediately after arrival a foreigner obtains regular employment he may delay so reporting himself for eight days.

Any traveller refusing to furnish the information referred to in paragraph (a.) or giving such information falsely, and any foreigner failing to report himself as required in paragraph (b), is liable to the punishment of a fine.

Whitehall, July 11, 1901.

Crown Office, July 9, 1901.

THE King has been pleased, by Letters Patent, to present the Reverend Arthur Westcott. M.A., to the Rectory of Crayke, in the county and diocese of York, void by the death of the Reverend Morris Edgar Stanbrough, the last Incumbent, and in His Majesty's gift in full right.

(F. & H. 10693.)

Board of Trade (Fisheries and Harbour Department), London, July 10, 1901.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram from His Majesty's Representative at Lisbon :- "Order issued for application of Sanitary Regulations of April 14, 1897, to arrivals from Zagazig and Minich in Egypt.