

In the County Court of Yorkshire, holden at Sheffield.—Companies (Winding-up.)

No. 3 of 1923.

In the Matter of the Industrial and Provident Societies Act, 1893, and in the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the COMRADES CLUB (DINNINGTON) Limited.

**N**OTICE is hereby given, that a petition for the winding-up of the above named Company (whose register Number is 8353, R. Yorks) by the County Court of Yorkshire, holden at Sheffield, was, on the 23rd day of March, 1923, presented to the said Court by Truswells Brewery Company Limited, whose registered office is situate at Norfolk-lane, in the city of Sheffield, and William Stones Limited, whose registered office is situate at Cannon Brewery, Sheffield, creditors of the above named Company; and that the said petition is directed to be heard before the Court sitting at the County Court Hall, Bank-street, Sheffield, on the 12th day of April, 1923, at 2 o'clock in the afternoon; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Solicitor or Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by either of the undersigned, on payment of the regulated charge for the same.

BRAMLEY and COOMBE, 4 and 6, Paradise-square, Sheffield, Solicitors for Truswells Brewery Company Limited.

BROOMHEAD, WIGHTMAN and REED, 14, George-street, Sheffield, Solicitors for William Stones Limited; whose London Agents are

Messrs. KING, WIGG and CO., Solicitors, 11, Queen Victoria-street, London, E.C. 4.

**N**OTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to either the above named Solicitors or London agents, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named, not later than 6 o'clock in the afternoon of the 11th day of April, 1923.

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In the High Court of Justice.—Chancery Division.

Mr. Justice Romer.

1922. L. No. 3,399.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the LADY'S PICTORIAL & SPORTING & DRAMATIC PUBLISHING COMPANY Limited and Reduced.

**N**OTICE is hereby given, that the Order of the High Court of Justice, Chancery Division, dated the 13th day of March, 1923, confirming the reduction of the capital of the above named Company from £350,000 to £77,291 7s. 6d., and the Minute approved by the Court, showing with respect to the capital of the Company as altered the several particulars required by the above Statutes, was registered by the Registrar of Companies on the 28th day of March, 1923. The said Minute is in the words and figures following:—

"The capital of the Lady's Pictorial and Sporting and Dramatic Publishing Company Ltd. and Reduced henceforth is £77,291 7s. 6d. divided into 35,000 Preference shares of £2 each and 174,993 Ordinary shares of 10d. each, instead of the original capital of £350,000 divided into 35,000 Preference shares of £5 each and 175,000 Ordinary shares of £1 each. At the time of the registration of this Minute the sum of £2 has been and is deemed to be paid up on each of the said Preference shares in the reduced capital of the Company, and the sum of 10d. has been and is deemed to be paid up on each of the said Ordinary shares in the reduced capital of the Company."

Dated the 28th day of March, 1923.

MADDISON, STIRLING and HUMM, 13, Old Jewry-chambers, London, E.C. 2. Solicitors for the Company."

In the High Court of Justice.—Chancery Division.

Mr. Justice Ashbury.

0087 of 1923.

In the Matter of INDO BURMA OILFIELDS (1920) Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

**N**OTICE is hereby given, that the Order of the High Court of Justice, Chancery Division, dated the 6th March, 1923, confirming the reduction of the capital of the above named Company from £2,000,000 to £1,250,000, and the Minute approved by the Court, showing the share capital of the Company as altered and the several particulars required by the above Act, were registered by the Registrar of Companies on the 23rd March, 1923. The said Minute is in the words and figures following:—The capital of Indo Burma Oilfields (1920) Limited and Reduced henceforth is £1,250,000, divided into 1,500,000 shares of 10s. each, to be designated Ordinary shares, and 500,000 shares of £1 each, instead of the former capital of £2,000,000, divided into 2,000,000 shares of £1 each. At the date of the registration of this Minute (a) the 1,500,000 shares of 10s. each had been issued and the full amount of 10s. had been paid up thereon, except that there were arrears of calls on the following shares:—

Number of Shares.	Denoting Numbers.	Calls in Arrear.
100	16824-16923	17s. 6d. per share.
200	19124-19323	
20	44088-44107	
200	71998-72197	
500	77938-78437	
400	79838-79237	
100	103552-103651	
1000	117757-118756	
100	165812-165911	
220	204712-204931	
100	204932-205031	
100	388509-388608	
50	420539-420588	
250	449864-450113	
100	466639-466738	
100	479244-479343	
250	489594-489843	
200	493804-494003	
50	572441-572490	
500	668626-669125	
500	678301-678800	
1000	715801-716800	
300	851781-852080	15s. per share.
100	94183-94283	
500	44808-45307	
700	45308-46007	
700	46009-46707	
20	55323-55342	
100	68248-68357	
100	68348-68447	
100	72298-72397	
100	79798-79897	
200	95998-96197	
100	148717-148816	10s. per share.
50	149477-149526	
100	194602-194701	
600	205432-206031	
100	206032-206131	
100	294414-294513	
500	318894-319393	
1000	319314-320393	
400	331369-331768	
50	368294-368343	
100	384074-384173	
100	397664-397763	
400	486609-487008	5s. per share.
400	487949-488348	
50	558266-558315	
50	646476-646525	
250	226487-226736	
25	237227-237251	
1000	540889-541888	
20	588011-588030	
500	934501-935000	

and (b) none of the 500,000 shares of £1 each had been issued. The right to recover the said arrears is expressly reserved by the Order of the High Court of Justice, Chancery Division, made in the Matter of the above named Company and dated the 6th March, 1923.

A Special Resolution of the Company has been passed and confirmed to the effect that the 500,000 shares of