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TUESDAY, 22 SEPTEMBER, 1953

Whitehall, September 22, 1953.

The QUEEN has been pleased by Warrant under Her Majesty's Royal Sign Manual, bearing date the 14th instant, to re-appoint the following gentlemen as Commissioners under the Requisitioned Land and War Works Act, 1945:—

Thomas Williams Phillips, G.B.E., K.C.B. (Chairman)

Sir Ernest Basil Gibson, C.B.E.; Sir Luke Fawcett, O.B.E.; Sir John Maxwell Erskine, C.B.E.;

Sir David Hughes Parry; and Donald Macleod Matheson, Esq., C.B.E.

The War Office, 22nd September, 1953.

The QUEEN has been graciously pleased, on the advice of Her Majesty's Australian Ministers, to approve the following immediate award in recognition of gallant and distinguished services in Korea:

The Military Medal.

No. 2/2913 Corporal (temporary) Ronald Kenneth Cashman, The Royal Australian Regiment.

Scottish Home Department, St. Andrew's House, Edinburgh, 1. 18th September, 1953.

The QUEEN having been pleased to approve the appointment of Major Edward Percival Adie, M.C., D.L., to be Vice-Lieutenant of the County of Zetland, a Commission in his favour bearing date the 14th September, 1953, has been signed by the Lord Lieutenant.

Ministry of Fuel and Power, Thames House South, Millbank, London, S.W.1.

14th September, 1953.

The Minister of Fuel and Power, in pursuance of the powers conferred upon him by the Electricity Act, 1947, and the Regulations made thereunder, has appointed Group Captain J. C. M. Hay, O.B.E., to be Chairman of the Consultative Council for the area of the Southern Electricity Board, of which, in accordance with the provisions of the said Act, he is ex-officio a part-time member, with effect from 1st ex-officio a part-time member, with effect from 1st October, 1953.

COAL INDUSTRY NATIONALISATION ACT, 1946.

The Minister of Fuel and Power hereby gives notice that he has made the Coal Industry Nationalisation (Legal Proceedings) (No. 2) Regulations, 1953—S.I. 1953 No. 1395—copies of which may be purchased direct from H.M. Stationery Office at the following addresses:—York House, Kingsway,

London, W.C.2; 13a, Castle Street, Edinburgh 2; 39, King Street, Manchester 2; 2, Edmund Street, Birmingham 3; 1, St. Andrew's Crescent, Cardiff; Tower Lane, Bristol 1; 80, Chichester Street, Belfast; or through any bookseller.

Ministry of Fuel and Power, Thames House South, Millbank, London, S.W.1.

September, 1953.

Commissions signed by the Right Honourable the Earl of Derby, M.C., the Lord Lieutenant of the County Palatine of Lancaster:—

Lieutenant-Colonel Garrod Bennett, O.B.E., T.D., of Springfield House, Mill Lane, Cheadle, Cheshire, The Honourable Herbert Arthur Cozens-Hardy, J.P., of Greenhill, The Orchard, Huyton, Liverpool, Brigadier Douglas Vandeleur Phelps, T.D., J.P., A.D.C., of The Mill House, Woolton, Near Liverpool,

to be Deputy Lieutenants.—Dated this 14th day of September, 1953. (179)

Civil Service Commission, 22nd September, 1953.

The Civil Service Commissioners hereby give notice that the following Regulations are published with the approval of the Lords Commissioners of H.M. Treasury, viz.:

REGULATIONS FOR THE RECRUITMENT OF LEGAL ASSISTANTS (ENGLAND) IN THE HOME CIVIL SERVICE.

1. Age.

Candidates must be at least 26 and under 40 years of age on 1st September, 1953. But a candidate who has served or is serving on a regular (including a regular short-service) engagement in H.M. Forces may for this purpose deduct the period of such service from his actual age.

Sex and Marriage.

(i) Both men and women may compete under these Regulations, but posts in the Department of the Director of Public Prosecutions will be reserved for

(ii) Married women who have formerly been established civil servants and have drawn marriage gratuity (other than those who resigned compulsorily on marriage and whose resignation took effect before 15th October, 1946, or who are widows or divorced, or who are separated from their husbands, or whose husbands suffer without hope of recovery from total physical or mental incapacity) will not be eligible unless they undertake to refund on appointment the marriage gratuity paid. Provided that this undertaking will not be required if the break between the first period of service (including any period of unestablished service immediately following the period in respect of which the gratuity was paid) (ii) Married women who have formerly been estab-