```
76-02, 77-01, 77-02, 77-03, 77-04, 77-05, 78-01, 79-01, 79-02, 79-03, 79-04, 79-05, 80-01, 81-01, 81-02, 81-03, 81-04, 82-01, 82-02, 83-02, 85-01, 85-02, 85-03, 85-04, 85-05, 85-06, 86-01, 87-01, 87-02, 88-01, 89-01.
                        88-01,
```

In relation to meat products (including canned meat, edible fats and casings), recognition is re-stricted to those Certificates which are completed by the insertion of one of the following establishment numbers which will be suffixed by the letter D:

```
01-01,
                      01-02, 01-03, 01-04, 01-05,
                                                                                                                03-03, 12-01,
 12-02, 13-01, 13-02, 13-03, 13-04, 14-01, 19-01, 22-01, 22-02, 24-01, 24-02, 24-03, 28-01, 28-02, 29-01, 29-02, 29-03, 29-04, 29-05, 31-01, 32-01, 32-02, 33-01, 33-02, 33-03, 33-04, 34-01, 40-01, 40-02, 40-03, 41-01, 42-01, 42-02, 43-03, 44-01, 42-02, 43-03, 44-01, 42-02, 43-03, 42-01, 57-02
29-01,
32-02,
40-02,
                      33-01, 33-02,
40-03, 41-01,
49-01,
                                                                                                                                       44-01,
57-02,
 44-02,
                    47-01, 49-01, 59-02, 67-06, 67-07,
                                                                                         5<del>4</del>-02,
                                                                   54-01,
                                                                                                                57-01,
                    75-01, 75-01, 37-01, 37-02, 37-01, 37-02, 59-01, 59-02, 67-01, 67-02, 67-03, 67-04, 67-06, 67-07, 69-01, 71-01, 74-01, 75-01, 75-04, 75-05, 75-06, 75-07, 75-08, 75-09, 75-11, 77-01, 78-01, 79-01, 79-02, 83-01, 84-02, 85-01, 85-02.
 57-03,
 67-05,
 75-03,
 75-10,
 84-01.
```

In relation solely to edible fats, recognition is extended to include those Certificates which are completed by the insertion of one of the following establishments numbers which will be prefixed by the letters SV:

```
13-A1, 13-A2, 14-A1, 22-A1, 26-A1, 29-B2, 31-A1, 33-A1, 45-A1, 56-A1, 67-A2, 69-A1, 71-A1, 71-A2, 71-A3, 71-A4, 75-A2, 75-A3, 75-A4, 75-A5, 78-A2.
```

In relation solely to casings, recognition is extended to include those Certificates which are completed by the insertion of one of the following establishment numbers which will be suffixed by the letter K:

```
23-01, 23-02, 27-01, 44-01, 61-01, 75-01, 75-02, 75-03, 75-04, 75-05, 75-06, 80-01, 82-01, 86-01.
```

In witness whereof the Official Seal of the Minister of Agriculture, Fisheries and Food is hereunto affixed on 6th September 1967.

G. O. Lace, Assistant Secretary.

CHURCH COMMISSIONERS

1 Millbank, London S.W.1.

PASTORAL REORGANISATION MEASURE, 1949

Pursuant to the Pastoral Reorganisation Measure, 1949, the Church Commissioners hereby give notice that the Right Reverend Maurice, Bishop of Truro, has made, and deposited with them, an Order dated the 6th day of September 1967, authorising the Reverend Albert Sykes, to hold in plurality the bene-fices of Lanreath and Pelynt both situate in the diocese of Truro, subject to the conditions specified in the said Order.

Ronald M. J. Harris, Secretary.

INLAND REVENUE

STAMP DUTIES

Whereas section 12 (2) of the Finance Act 1899 provides that Her Majesty's Commissioners of Inland Revenue may substitute, as respects any foreign or colonial currency mentioned in the Schedule to that Act, any rate of exchange for that specified in the

Schedule and may add to the Schedule the rate of exchange for any foreign or colonial currency not mentioned therein, and that such Act shall be con-strued as if any rate of exchange for the time being substituted as it any tate or exchange for the time being substituted or added were contained in the said Schedule, and in the case of the substitution of the rate of exchange as if the rate for which the new rate is substituted were omitted from that Schedule; and whereas by notices duly advertised pursuant to the said section the said Commissioners have from time to time, and lastly by notice duly advertised in the months of February and March 1967 substituted certain rates of exchange for those contained in the Schedule, and have added thereto certain rates of exchange. Now therefore the said Commissioners do hereby give notice that they substitute the following rates of exchange for those contained in the Schedule to the Finance Act 1899 as varied by the abovementioned notices.

Peso (Argentine	re-	Mine	nungred	i and
public).		seventy-five to		to one
		_ pound.		_
Escudo (Chile)	•••	Fourteen		
Peso (Uruguay)	•••	Three	hundre	d amd

NI:--

Dated this 25th day of August 1967.

E. S. McNairn, Secretary.

4---

thirty to one pound.

CUSTOMS AND EXCISE

NOTICE OF SEIZURE UNDER THE CUSTOMS AND EXCISE ACT, 1952

To: Mr. Theodoor Herbert Van Putten

1967.

Pursuant to section 275 (5) of the Customs and Excise Act, 1952 and paragraph 1 of the 7th Schedule thereto, the Commissioners of Customs and Excise hereby give you notice that by virtue of the powers contained in the customs and excise Acts and enactments amending those Acts, certain goods, namely: 2 etchings entitled "The Subject Speaks for Itself", 1 drawing entitled "Gay Businessmen's Party" and 1 drawing entitled "Orgy Behind The Great Wall of China", which were imported into the United Kingdom at the Port of Harwich on or about the 14th July 1967, have been seized as liable to forfeiture upon the grounds that they are indecent or obscene and are prohibited by section 42 of the or obscene and are prohibited by section 42 of the Customs Consolidation Act 1876 to be imported.

Whereby and by force of section 44 (b) of the Customs and Excise Act, 1952, the said goods are

liable to forfeiture.

If you claim that the said goods are not liable to forfeiture you must within one month from the date of this notice of seizure give notice of your claim in accordance with the said Schedule to the said Act specifying the name and address of a solicitor in England or Wales who is authorised to accept service of process and to act on your behalf, in default of such notice the said goods will be deemed to have been duly condemned as forfeited and will be liable to be disposed of in such manner as the Commissioners of Customs and Excise may direct. If you make such claim within the time aforesaid, legal proceedings will be taken for the condemnation thereof.

James Bernard Goulette, Officer of Customs and Excise, H.M. Customs & Excise, Harwich, Essex.