Commission—of the budget for the financial year 1977 (EAGGF-Guarantee Section).

The above documents are available for consultation at the European Communities Information Office, at 20 Kensington Palace Gardens, London, W8 4QQ.

CUSTOMS AND EXCISE

To:

H. Sami, and Roter Blitz Transporte, 400 Dusseldorf, Bilker Allee 27 West Germany.

Dated 31st January 1978.

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 one Faun 6 wheel Tractor Unit registration number D-SV-774 and one Triaxle TIR trailer type SB 25/38L imported in June 1976 by H. Sami, have been seized as liable to forfeiture upon the grounds that relief from payment of duty chargeable was afforded under Part I of the Temporary Importation (Commercial Vehicles and Aircraft) Regulations 1961 and subsequently the Commissioners of Customs and Excise were not satisfied that certain conditions had been complied with not satisfied that certain conditions had been complied with namely the condition imposed by article 4 of the said Regulations to the effect that the vehicle should be exported before three months from the date of importation. Whereby and by force of section 257 of the Customs and Excise Act 1952 the said goods are liable for forfeiture.

If you claim that the said goods are not liable to for-feiture 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 and 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.

R. J. Horler, Officer of Customs and Excise, 100-102 Talbot Street, Nottingham, NG1 5NF.

DEPUTY LIEUTENANT COMMISSIONS

COUNTY OF LINCOLN

Colonel Alasdair FRASER-DARLING, St. Vincent House, Caythorpe, Grantham, Lincolnshire.

Major John Edward PICCAVER, Norfolk House Farm, Gedney Marsh, Long Sutton, Spalding, Lincolnshire. (282)

The Right Honourable The Viscount of Arbuthnott, Her Majesty's Lord-Lieutenant for the Grampian Region (County of Kincardine) has signed Commissions of appointment as Deputy Lieutenants as follows:

Angus Maitland Pelham BURN, Knappach, Banchory, Kincardineshire;

Major John Francis Maxwell SINGLETON, Kirkside, St. Cyrus;

Major Nigel Scott THORNTON-KEMSLEY, Thornton Častle, Laurencekirk. (314)A2

DEPARTMENT OF TRADE

Companies Registration Office, Companies House, Crown Way, Maindy, Cardiff, CF4 3UZ. 31st January 1978.

In the High Court of Justice (Chancery Division).-No. 002718 of 1977

In the matter of SPRAY INVESTMENTS and in the matter of the Companies Act, 1948

Notice is hereby given that by an order made on Wednesday the 2nd day of November 1977 upon the application by originating summons dated the 18th August 1977 of originating summons dated the 18th August 1977 of Michael Harold James Hornby and Alan Martin Andrew Price both of Addiscombe Lodge, 16 Liverpool Gardens, Worthing in the County of West Sussex the personal representatives of Lewis Yanpolsky (otherwise Lewis Raymond) deceased a member and a creditor of the abovenamed Spray Investments (hereinafter called the company) And upon hearing counsel for the applicants and the solicitor for the Registrar of Companies (one of the respondents) and no-one appearing for or on behalf of the company (the remaining respondent)

company (the remaining respondent)

And upon reading the said originating summons the affidavit of Michael Harold James Hornby filed the 22nd September 1977 the affidavit of John Roderick Gough filed the 26th September 1977 and the exhibits in the said affidavits respectively referred to

And there being no opposition on behalf of Her Majesty

And there being no opposition on benair or Her Majesty
to the relief sought by the said originating summons as
appears from the said affidavit of John Roderick Gough
and the exhibit marked "JRG1" thereto
And the Court having dispensed with service of the
said originating summons on the company and the applicants by their counsel undertaking to use their best endeavours to complete the prosecution of the claim of the said Lewis Yanpolsky against the company with due expedition and within 28 days after completing the prosecution of the claim aforesaid to procure that the company be wound up and if necessary to apply to the Court for an order under section 135 of the Companies Act 1948 for an order under section 135 of the Companies Act 1948 for that purpose and to procure the company to forward to the Registrar of Companies as required by sections 124 and 126 of the Companies Act 1948 a copy of the annual return of the company for the year 1976 and to send to the Registrar of Companies as required by section 200 (4) of the Companies Act 1948 as amended by section 22 (1) of the Companies Act 1976 a notification in the prescribed for the Companies Act 1976 a hotification in the prescribed the company. form of any change among the directors of the company or in its secretary and in the particulars contained in its register of directors and secretaries and of the date on which each such change occurred and to give to the Registrar of Companies as required by section 23 of the Companies Act 1976 notice in the prescribed form of any change in the situation of the registered office of the

It is ordered that the name of the above-named Spray

Investments be restored to the register of companies

And it is ordered that an office copy of this order be
delivered to the Registrar of Companies and pursuant to
the Companies Act 1948 the said Spray Investments is
thereupon to be deemed to have continued in existence as if its name had not been struck off

And it is ordered that the Registrar of Companies do advertise this order in his official name in the London Gazette

And it is ordered that the applicants the said Michael Harold James Hornby and Alan Martin Andrew Price do pay to the Registrar of Companies his costs of the said application such costs to be taxed on the Common Fund basis if not agreed

D. B. Nottage, Registrar of Companies.

In the Bristol County Court No. 32 of 1977

In the matter of THE DOWNS SCHOOL (CHARLTON HOUSE) LIMITED and in the matter of the Companies. Act, 1948.

Notice is hereby given that by an order made on Tuesday the 20th day of December 1977 upon the petition of the above-named The Downs School (Charlton House) Limited (hereinafter called the company) and of Peter Anthony Lazarus of The Downs School, Charlton House, Wraxall,