TREASURY SOLICITOR

PARK NEWSAGENCIES LIMITED (DISSOLVED)

Notice of Disclaimer under Section 355 of the Companies Act 1948

Whereas:

(1) Pursuant to section 353 of the Companies Act 1948 Park Newsagencies Limited (hereinafter called "the Com-pany") became dissolved on 10th October 1969.

(2) It is alleged that immediately before such dissolution the property disclaimed by this notice was vested in the Company and may by virtue of section 354 of the Com-panies Act 1948 be deemed to have become bona vacantia and to have vested in the Crown.

(3) It is desired to disclaim the Crown's Title (if any) to the property.

(4) That the property may have vested came to the notice of the Treasury Solicitor on 1st December 1978.

Now therefore I, the Treasury Solicitor, in exercise of the power in that behalf given by section 355 of the Com-panies Act 1948 do by this notice disclaim the Crown's title (if any) to the property described in the Schedule hereto.

THE SCHEDULE

Property Disclaimed

All that leasehold property 203 Green Lanes, London N.16, comprised in a lease of 26th August 1965 between John Leon Haagman (1) the Company (2). Signed at London 11 May 1979.

D. Harries-Jones, An Assistant Solicitor for the Affairs of Her Majesty's Treasury on behalf of the Treasury Solicitor.

CUSTOMS AND EXCISE

NOTICE OF SEIZURE UNDER THE CUSTOMS AND EXCISE MANAGEMENT ACT 1979

To: Segar Edmund Bastard, Madronal Club de Tenis, San Pedro de Alicantara Malaga, Spain.

15th May 1979

Pursuant to section 139 (6) of the Customs and Excise Management Act 1979, and paragraph 1 of the 3rd 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 Beechcraft Baron B 55 Aircraft Registration No. 5Y-ASX found at Fairoaks Airport, near Chobham, Surrey,

have been seized as liable for forfeiture upon the grounds that:

1. the said goods being chargeable with a duty of customs were allowed to be imported on 18th January 1978 without payment of that duty on condition that they would be exported on the date of departure of the importer from the United Kingdom but in any event not later than 17th June 1978 which condition was not observed.

Whereby and by force of section 124 of the Customs and Excise Management Act 1979 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 feiture you must, within one month from the date of this notice of seizure give notice of your claim in accor-dance with the said Schedule to the said Act. 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. for the condemnation thereof.

A. P. Allen, Officer of Customs and Excise, General Customs Division E, H.M. Customs and Excise, Kent House, Upper Ground, London SE1 9PS. A2

DEPUTY LIEUTENANT COMMISSIONS

COMMISSION SIGNED BY THE LORD-LIEUTENANT OF OXFORDSHIRE

General Sir John Mogg, G.C.B., C.B.E., D.S.O., to be a Deputy Lieutenant. (777) 9th May 1979.

DEPARTMENT OF TRADE

Companies Registration Office, Companies House, Crown Way, Maindy, Cardiff CF4 3UZ 15th May 1979

In the High Court of Justice (Chancery Division) No. 0090 of 1979

. In the matter of BARTBOURNE LIMITED and in the matter of the Companies Act 1948

Notice is hereby given that by an order made on Wednes-day the 14th day of February 1979 upon the application by originating summons dated the 11th January 1979 of the above-named Bartbourne Limited (hereinafter called the company) and of Sagedell Limited (in liquidation) whose registered office is situate at 357 Hoe Street Walthamstow Londor E17 and of Melocim John Gee of 100 Chalk Farm Road London NW1 a Creditor of the company and the Liquidator of the said Sagedell Limited

And upon hearing Counsel for the applicants and the Solicitor for the Registrar of Companies (the respondent) And upon reading the said originating summons the affidavit of Malcolm John Gee filed the 12th February 1979 the affirmation of Gabriel Simon Polikoff filed this day and the exhibits in the said affidavit and affirmation respectively referred to

And there being no opposition on behalf of Her Majesty to the relief sought by the said originating summons as appears from the said affirmation of Gabriel Simon Polikoff and the exhibit thereto

And the applicants the said Bartbourne Limited and Sagedell Limited (in liquidation) by their counsel undertaking within 14 days of the restoration of the name of the company to the register of companies to increase the number of members of the company to not less than two and within of members of the company to not less than two and within two months of the restoration of the name of the company to the register of companies 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 1978 and to send to the Registrar of Companies as required by section 200 of the Companies Act 1949 are argingling energied or return in the companies form containing the particulars in the register of directors and secretaries of the company specified in section 200 (2) of the Companies Act 1948 and a notification in the pre-scribed 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 107 of the Companies Act 1948 notice of the situation of the registered office of the company at the date of its incorporation and notice in the prescribed form of any change in such situation since that date

To deliver to the Registrar of Companies as required by section 52 of the Companies Act 1948 a return of allotments in the prescribed form and within three months of the restoration of the name of the company to the register of companies to take all steps necessary for procuring that the company be placed in voluntary liquidation

And the applicant the said Malcolm John Gee by his counsel undertaking to use his best endeavours to ensure that the aforementioned undertakings are carried out

This Court doth order that the name of the above-named Bartbourne Limited 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 Bartbourne Limited is thereupon to be deemed to have continued in existence as if its name had not been struck off