

# ORDRE EN CONSEIL

SANCTIONNANT

**Modification de la Cédule de Droits sur les  
Marchandises importées en cette Ile.**

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(Enregistré sur les Records de l'Ile de Guernesey le  
12 avril 1926.)



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À LA COUR ROYALE DE L'ÎLE DE GUERNSEY.

*Le 12 avril 1926, pardevant Messire Havilland Walter  
de Sausmarez, Chevalier, Baillif; présents, etc.*

Monsieur le Baillif ayant ce jour communiqué à la Cour un Ordre de Sa Majesté en Conseil en date du 29 mars 1926, sanctionnant modification de la cédule de Droits sur les marchandises importées en cette Ile sanctionnée par Ordre en Conseil du 6 juillet 1915, enregistré sur les Records de cette Ile le 24 juillet 1915.

La Cour après avoir eu lecture du dit Ordre, ouïes les conclusions des Officiers du Roi a ordonné que le dit Ordre sera enregistré sur les Records de cette Ile, duquel ordre la teneur suit :—

**At the Court at Buckingham Palace,**

The 29th day of March, 1926.

**Present,**

**The King's Most Excellent Majesty**

LORD SOUTHBOROUGH.

LT.-COL. GEORGE GIBBS.

SECRETARY SIR W. JOYNSON-HICKS.

MAJOR GEORGE TRYON.

**Whereas** there was this day read at the Board a Report from the Right Honourable the Lords of the Committee of Council for the Affairs of Guernsey and Jersey, dated the 22nd day of March, 1926, in the words following, viz. :—

**“ Your Majesty** having been pleased, by Your General Order of Reference of the 10th day of May, 1910, to refer unto this Committee the humble

**LE 12 AVRIL 1926.**

Petition of the States of the Island of Guernsey setting forth :—

1. That by an Order of Your Majesty in Council of the 6th day of July, 1915, registered on the Records of this Island on the 24th day of July, 1915, Your Majesty was graciously pleased to sanction a Schedule of duties on Goods Imported into the Island of Guernsey.
2. That certain representations having been made by local millers and others regarding these duties, the States of Deliberation, at a meeting held on the 13th day of May, 1925, on the recommendation of the Board of Administration, subject to Your Majesty's Royal Sanction thereto, approved the following modifications to the aforementioned Schedule, viz. :—(1) A rebate of 1s. 9d. per ton on exported flour locally milled, subject to the miller furnishing a written declaration that the flour so exported has been milled solely from imported wheat on which duty at the rate of 3s. 6d. per ton has been paid, and that the minimum quantity on which such rebate be allowed shall be five tons.
2. Exemption from payment of duty on the re-entry of goods which have been exported, when re-imported, provided that notification of goods to be exported, with intention of re-import, with a full description of the same for identification purposes on their return, be given to the Duty on Goods Department, before export.
- (3) The repeal of the following clause of the Order in Council of the 6th July, 1915, registered on the Records of this Island on the 24th July, 1915, viz. :—  
' Dans tous les cas où le montant du droit payable par un individu pour sa marchandise ne s'élèvera pas à deux chelins, le maître du navire sera tenu du paiement du dit droit, sauf à lui de se faire rembourser par le consignataire

de la marchandise.' And most humbly praying that Your Majesty would be graciously pleased to grant Your Royal Sanction to the Resolutions of the States of the 13th May, 1925, approving the modification of the 'Tarif de Droits sur les Marchandises Importées dans l'Île,' sanctioned by Your Majesty in Council on the 6th July, 1915, and registered on the Records of this Island the 24th July, 1915, as follows :—(1) A rebate of 1s. 9d. per ton on exported flour locally milled, subject to the miller furnishing a written declaration that the flour so exported has been milled solely from imported wheat on which duty at the rate of 3s. 6d. per ton has been paid, and that the minimum quantity on which such rebate be allowed shall be five tons. (2) Exemption from payment of duty on the re-entry of goods which have been exported, when re-imported, provided that notification of goods to be exported, with intention of re-import, with a full description of the same for identification purposes on their return, be given to the Duty on Goods Department, before export. (3) The repeal of the following clause of the Order in Council of the 6th July, 1915, registered on the Records of this Island on the 24th July, 1915, viz. :—' Dans tous les cas où le montant du droit payable par un individu pour sa marchandise ne s'élèvera pas à deux chelins, le maître du navire sera tenu du paiement du dit droit, sauf à lui de se faire rembourser par le consignataire de la marchandise,' and that Your Majesty would be graciously pleased to order and direct that the same shall have the force of law within the Island of Guernsey.

**The Lords of the Committee**, in obedience to Your Majesty's said Order of Reference have taken the said Petition into consideration,

and do this day agree humbly to report, as their opinion, to Your Majesty, that it may be advisable for Your Majesty to comply with the prayer of the said Petition and to approve the modifications of the 'Tarif de Droits sur les Marchandises Importées dans l'Île.' "

**His Majesty**, having taken the said Report into consideration, is pleased, by and with the advice of His Privy Council, to approve thereof and to order, as it is hereby ordered, that the Schedule of duties on Goods imported into the Island of Guernsey sanctioned by Order in Council of the 6th July, 1915, registered on the Records of the said Island on the 24th July, 1915, be modified as follows :—

- (1) A rebate of 1s. 9d. per ton on exported flour locally milled, subject to the miller furnishing a written declaration that the flour so exported has been milled solely from imported wheat on which duty at the rate of 3s. 6d. per ton has been paid, and that the minimum quantity on which such rebate be allowed shall be five tons.
- (2) Exemption from payment of duty on the re-entry of goods which have been exported, when re-imported, provided that notification of goods to be exported, with intention of re-import, with a full description of the same for identification purposes on their return, be given to the Duty on Goods Department, before export.
- (3) The repeal of the following clause of the Order in Council of the 6th July, 1915, registered on the Records of the Island of Guernsey on the 24th July, 1915, viz. :—

" Dans tous les cas où le montant du droit payable par un individu pour sa marchandise ne s'élèvera pas à deux chelins le maître du navire sera tenu du paiement du dit droit sauf à lui de se faire rembourser par le consignataire de la marchandise."

**And His Majesty** doth hereby further direct, by and with the advice aforesaid, that this Order shall have the force of law within the Island of Guernsey, and that the same be entered upon the Register of the Island of Guernsey and observed accordingly.

And the Lieutenant-Governor or Commander-in-Chief of the Island of Guernsey, the Bailiff and Jurats, and all other His Majesty's Officers, for the time being, in the said Island, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

COLIN SMITH.

(Extrait des Registres.)

QUERTIER LE PELLEY.

Greffier du Roi.