



The Belfast Gazette

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FRIDAY, JUNE 1, 1923

STATUTORY RULES AND ORDERS OF NORTHERN IRELAND.

1923. No. 21.

MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

No. L.119.

ORDER PRESCRIBING QUALIFICATIONS OF NURSES, &c., EMPLOYED IN WORKHOUSE AND DISTRICT HOSPITALS.

To the Board of Guardians of each Union; to the Committee of Governors of each District Hospital; and to all whom it may concern:

WHEREAS by an Order dated 5th July, 1901, the Local Government Board for Ireland did, amongst other things, make Regulations respecting the employment of Nurses in Workhouses in Ireland and did prescribe the qualifications required to be possessed by trained Nurses and qualified Nurses respectively:

And whereas by the District Hospitals Order, 1918, the said Board did further prescribe the qualifications to be possessed by persons appointed to the office of Superintendent Nurse and Matron and of Nurse to a District Hospital:

And whereas the powers and duties of the said Board in this respect have been transferred to the Ministry of Home Affairs for Northern

Ireland as regards the administration of services in Northern Ireland:

And whereas in pursuance of the Joint Nursing and Midwives Council Act, Northern Ireland, 1922, a Joint Nursing and Midwives Council for Northern Ireland has been established (hereinafter referred to as "the Council"):

And whereas the said Council has formed a Register for Nurses for the sick:

And whereas it appears expedient to make further Regulations respecting the employment and qualifications of Nurses in Workhouses and of Superintendent Nurses and Matrons and of Nurses in District Hospitals:

Now therefore the Ministry of Home Affairs for Northern Ireland by virtue of all the powers enabling it in that behalf hereby orders and directs as follows:—

On and from the 1st day of July, 1923, the provisions of the said Order of the Local Government Board for Ireland dated 5th July, 1901, and of the District Hospitals Order, 1918, in so far as they refer to the qualifications required to be possessed by Nurses in Workhouses and by Superintendent Nurses and Matrons and by Nurses in District Hospitals shall cease to have effect, and no person shall be appointed as a Nurse in a Workhouse of any Union or as Superintendent Nurse or Matron or as a Nurse in any District Hospital in Northern Ireland unless the name of such person is entered in

the general or the appropriate supplementary part of the Register of Nurses for the sick in Northern Ireland.

Given under the Seal of the Ministry [L.S.] of Home Affairs for Northern Ireland this 12th day of April, 1923.

R. DAWSON BATES.

I, Abercorn, Governor of Northern Ireland, hereby approve of this Order.

16th April, 1923.

*Privy Council Office,
25th May, 1923*

GOVERNMENT OF IRELAND ACT, 1920.

Notice is hereby given that, after the expiration of 40 days from the date hereof, it is proposed to submit to His Majesty in Council the draft of an Order in Council under section 69 of the above Act, entitled "The Government of Ireland (Miscellaneous Adaptations) (Northern Ireland) Order, 1923."

Notice is hereby further given that, in accordance with the provisions of the Rules Publication Act, 1893, copies of the aforesaid Order in Council can be obtained by any public body within 40 days of the date of this Notice at the Privy Council Office, Whitehall.

*Privy Council Chamber,
Belfast,
26th May, 1923.*

At a meeting of the Privy Council of Northern Ireland, held on this 26th day of May, 1923, the Right Hon. Sir Denis Stanislaus Henry, Lord Chief Justice of Northern Ireland, and the Right Hon. Willam Moore, Lord Justice of Appeal of Northern Ireland, were sworn in as Lords Justices in Commission during the absence of His Grace the Governor of Northern Ireland.

C. H. BLACKMORE,
Deputy Clerk of the Council.

GOVERNMENT OF NORTHERN IRELAND.

MINISTRY OF AGRICULTURE

STATUTORY RULES AND ORDERS OF NORTHERN IRELAND, 1923, No. 26.

LIVE STOCK BREEDING ACT (NORTHERN IRELAND), 1922.

LIVE STOCK BREEDING (NORTHERN IRELAND) RULES, 1923.

Dated the 16th day of May, 1923.

Copies of the above-mentioned Rules, which appeared in the "Belfast Gazette" of the 25th of May, 1923, can be purchased from W. Erskine Mayne, Donegall Square West, Belfast.

Dated this 29th day of May, 1923.

Ministry of Agriculture,
Northern Ireland,
25 Wellington Place, Belfast.

L825

8515

THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

THE FERRIES (ACQUISITION BY LOCAL AUTHORITIES) ACT, 1919.

RURAL DISTRICT OF LISNASKEA.

To the Commissioner who has been appointed to discharge the duties of the Lisnaskea Rural District Council, and to all others whom it may concern:

WHEREAS the Ferries (Acquisition by Local Authorities) Act, 1919, empowers a local authority to purchase or accept the transfer of any existing ferry which is within the area of that local authority or which serves the inhabitants of that area:

And whereas application has been made to the Minister of Home Affairs for Northern Ireland for his consent to the acquisition by the Lisnaskea Rural District Council of the two ferries across Lough Erne, known as "Fox's Ferry" and "Geaglum or Derryadd Ferry" respectively, which ferries are within the area of the Rural District of Lisnaskea or serve the inhabitants of that area:

And whereas the said Act provides that the local authority may charge tolls in respect of the use of any such ferry:

Now, therefore, the Minister of Home Affairs for Northern Ireland under the powers conferred upon him by the said Act and by the Government of Ireland Act, 1920, and all other powers thereunto enabling him, and without prejudice to any further exercise of the same powers, hereby consents to the acquisition of the said ferries by the Lisnaskea Rural District Council and approves of the under-mentioned tolls being charged for the use of such ferries as follows:—

FOX'S FERRY:—

	s.	d.
Horse and cart and man, Single journey	0	6
do. Double journey	1	0
Donkey and cart and man, Single journey	0	3
do. Double journey	0	6
Passengers, each Single journey	0	2
Passenger with bicycle "	0	6
Passenger on Market and Fair Days "	0	3
Workhouse Ambulance, Double journey	2	6
Cattle, including horses each Single journey	0	6
Calves, each "	0	3
Calves (over 18 months), each "	0	6
Perambulators "	0	6
Other Vehicles "	1	0

DERRYADD FERRY:—

	s.	d.
Horse and cart and man single or double journey on same day	1	3
Donkey and cart and man "	0	9
Passengers, each "	0	2
Passengers with bicycles each "	0	6
Passengers with bicycles on Market and Fair days, each "	0	4

Cattle, including horses single or double journey on same day each	0 9
Cattle, including horses (under 2 years) each	0 6
Workhouse Ambulances	2 6
Motor Cars or motor Cycles, each	2 6
Perambulators	No charge
Other Vehicles, each	2 6

Given under the Seal of the Ministry of Home Affairs for Northern Ireland, this Eleventh day of May, 1923.

GEORGE A. HARRIS,
Assistant Secretary.

L1679.

THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

RURAL DISTRICT OF CASTLEREAGH.

To the Council of the Administrative County of Down; to the Council of the Rural District of Castlereagh; to the Guardians of the Poor of the Belfast Union; and to all others whom it may concern.

WHEREAS the Rural District of Castlereagh, situate in the Administrative County of Down is now divided into four district electoral divisions named respectively, the Ballyhackamore, Castlereagh, Dundonald and Holywood Rural district electoral divisions:

And whereas it is expedient that the Castlereagh, Dundonald and Holywood Rural district electoral divisions should be altered, and that with respect to the Rural District of Castlereagh it should be determined as hereinafter appearing.

Now, therefore, the Ministry of Home Affairs for Northern Ireland, in exercise of its powers under the Poor Relief (Ireland) Acts, 1838 to 1914, the Local Government Acts (Northern Ireland), 1898 to 1922, and by all other powers in that behalf enabling the Ministry hereby orders and directs as follows, that is to say:—

1. This order shall apply to the electors' lists and to the register of electors formed out of such lists, which comes into force on the 15th day of December, 1923; for the purposes of the election of County and Rural District Councillors from such date as may be necessary for the purposes of the triennial elections of such Councillors for the County of Down and Rural District of Castlereagh respectively, to be held in the year 1924; for the purposes of the Irish Valuation Acts and the lists to be made thereunder, from such dates as may be necessary for the preparation of the lists and rate books on which the rates for the year ending the 31st day of March, 1925, will be assessable; and for all other purposes on from and after the First day of April, 1924.

2. The Rural District of Castlereagh shall be divided into nine district electoral divisions having the names specified in column 1 of the schedule to this Order.

3. The district electoral divisions into which the said Rural District is so divided shall consist of the townlands and parts of townlands set forth by name in column 2 of the schedule to this Order opposite to the name of each such district electoral division.

And it is hereby declared that the foregoing provisions of this Order shall in no way affect or be deemed to affect the limits of any area heretofore determined by any Order to be the area of charge upon which any special expenses as defined by Section 232 of the Public Health (Ireland) Act, 1878, or any other expenses directed by any Act to be defrayed as such special expenses are and shall be chargeable.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland, this 17th day of May, 1923.

R. D. MEGAW.

SCHEDULE.

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Ballycultra	Ballycultra.
Ballyhackamore	Ballycloghan—part of townland without the City of Belfast. Ballymaghan—part of townland without the City of Belfast. Killeen—(Parish of Holywood). Knocknagoney.
Ballymaconagh	Ballymaconagh—part of townland without the City of Belfast.
Ballymiscaw	Ballymiscaw. Ballyregan. Carrowreagh. Dunlady. Killeen—(Parish of Dundonald).
Castlereagh	Castlereagh. Cregagh. Lisnasharragh
Craigavad	Ballydavey. Ballygrainey. Ballyrobert. Craigavad.
Dundonald	Ballybeen. Church Quarter.
Holywood Rural	Ballykeel—part of townland without the Urban District of Holywood. Ballymenagh. Holywood—part of townland without the Urban District of Holywood.
Gilnahirk	Braniel. Carnamuck. Gilnahirk. Gortgrib. Slatady. Tullycarnet.

L1680.

THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

RURAL DISTRICT OF CLOGHER.

To the Council of the Administrative County of Tyrone; to the Council of the Rural District of Clogher; to the Guardians of the Poor of the Clogher Union; and to all others whom it may concern:

WHEREAS the Rural District of Clogher, situate in the Administrative County of

Tyrone, is now divided into sixteen district electoral divisions, named respectively the Aghintain, Augher, Aughnacloy Rural, Aughnacloy Urban, Ballagh, Ballygawley, Cecil, Clogher, Cole, Cullamore, Errigal, Favor Royal, Fivemiletown, Foremass, Killyfaddy and Tullyvar district electoral divisions:

And whereas it is expedient that the said district electoral divisions should be altered, and that with respect to the Rural District of Clogher it should be determined as hereinafter appearing.

Now, therefore, the Ministry of Home Affairs for Northern Ireland in exercise of its powers under the Poor Relief (Ireland) Acts, 1838 to 1914, the Local Government Acts (Northern Ireland) 1898 to 1922, and by all other powers in that behalf enabling the Ministry hereby orders and directs as follows, that is to say:—

1. This Order shall apply to the electors lists and to the register of electors formed out of such lists which comes into force on the 15th day of December, 1923; for the purposes of the election of County and Rural District Councillors from such date as may be necessary for the purposes of the triennial elections of such Councillors for the County of Tyrone and Rural District of Clogher respectively, to be held in the year 1924; for the purposes of the Irish Valuation Acts and the lists to be made thereunder from such dates as may be necessary for the preparation of the lists and rate books on which the rates for the year ending the 31st day of March, 1925, will be assessable; and for all other purposes on from and after the first day of April, 1924.

2. The Rural District of Clogher shall be divided into sixteen district electoral divisions having the names specified in Column 1 of the Schedule to this Order.

3. The district electoral divisions into which the said Rural District is so divided shall consist of the townlands and parts of townlands set forth by name in Column 2 of the Schedule to this Order opposite to the name of each such district electoral division.

And it is hereby declared that the foregoing provisions of this Order shall in no way effect or be deemed to effect the limits of any area heretofore determined by an Order to be the area of charge upon which any special expenses as defined by Section 232 of the Public Health (Ireland) Act, 1878, or any other expenses directed by an Act to be defrayed as such special expenses are and shall be chargeable.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland this 17th day of May, 1923.

R. D. MEGAW.

SCHEDULE.

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Aghintain.	Aghintain. Annagh (Augher). Bolies. Carntall Beg Carntall More. Cavanacark. Donaghmoyne.

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Aghintain	Dromore Lower. Dromore Middle. Dromore Upper. Gunnell. Killaney Lower. Killaney Upper. Killycorran. Knocknacarne. Lislane. Lungs. Mallaleny. Mount Stewart. Mullans (Killyfaddy). Newry. Prolusk. Skelgagh. Timpamy. Townagh. Tullanavert.
Augher.	Annagarvey. Annaloughan. Ardunshin. Augher Tenements. Ballygreenan. Bank. Carr. Castlehill Demesne. Derries. Divinagh. Eskermore. Glenhoy. Kilclay. Knockmany. Lisnamaghery. Longridge. Mullaghmore—(Parish of Clogher). Mullans (Parish of Clogher). Roy Sessia. Tully (Parish of Clogher).
Aughnacloy Rural	Annagh (Parish of Aghaloo). Belragh. Branny. Corderry. Dernabane. Derrycush—part of townland without the boundary of Aughnacloy Town. Doolargy. Drone. Drumearn. Drummond. Glack—part of townland without the boundary of Aughnacloy Town. Glencrew. Glencull. Glenroe. Killyneery. Knockadreen. Lisadavil—part of townland without the boundary of Aughnacloy Town. Loughans. Mullaghmore West. Mulnahorn. Plaister. Ravellea—part of townland without the boundary of Aughnacloy Town. Rousky. Shantavny. Tirelughan. Tully (Parish of Carnteel)—part of townland without the boundary of Aughnacloy Town.
Aughnacloy Urban	Commons. Derrycush—part of townland within the boundary of Aughnacloy Town. Glack—part of townland within the boundary of Aughnacloy Town. Lisadavil—part of townland within the boundary of Aughnacloy Town.

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.	Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Aughnacloy Urban Contd. ...	Ravellea—part of townland within the boundary of Aughnacloy Town. Tully (Parish of Carnteel)—part of townland within the boundary of Aughnacloy Town.	Cullamore	Altadaven. Aghamilkinn. Aghindarragh East. Aughnacorney. Ballynagurragh. Ballyscally. Ballywholan. Cargagh. Carrickavoy (Parish of Clogher). Carrickavoy (Parish of Errigal Trough). Cavan. Cloghlin. Cloonycoppoge. Corcloghy. Corleaghan. Cullamore. Derrycloony. Derrydrummond. Grange Mountain Bar or Ashfield. Kilruidan. Lisbane. Lisgorran. Mullaghtinny. Springtown. Shanco. Tawnymore.
Ballagh	Alderwood. Ballagh. Ballymacan. Beagh. Crocknahull. Crockacleavan. Cullantra. Cullynane. Fardross Demesne. Fardross Mountain. Glennoo. Grange (Parish of Clogher). Kill. Kiltermon. Lismore (Parish of Clogher). Loughermore Glebe. Nurchossy Irish. Nurchossy Scotch. Rahack Glebe. Relessy. Slatbeg. Slatmore. Tattsnelan. Tircar.	Errigal	Bloomhill. Brackagh. Cleanally. Culnaha. Drumnamalta. Errigal. Fernamenagh. Garvaghy. Glenchuil. Gort. Keady. Kilgreen Lower. Kilgreen Upper. Knockbrack. Rarogan. Shantavny Irish. Shantavny Scotch.
Ballygawley	Altnagore. Ballygawley. Ballymackilroy. Cavey. Coolageery. Findrum. Green Hill Demesne. Killymorgan. Knockonny. Lisgonnell. Richmond. Sess Kilgreen. Tirnaskea. Tullyglush.	Favor Royal	Altnaveagh. Annaghills. Ballylegan. Ballynany. Ballynasaggart. Branter. Caldrum. Carran. Cornamucklagh. Crew. Crossboy. Cullenbrone. Dernasell. Derryclay. Derrymeen. Derrynascobe. Drumadarragh. Drumcullion. Durless Black. Durless White. Edenmore. Favor Royal Demesne. Feddan. Fymore (Moutray). Fymore (Todd). Gallagh. Halftown. Killaveney. Lettery. Lisnawery. Roughan. Rough Hill. Sess (Parish of Errigal Keerogue). Tullybryan. Tullylinton.
Clogher	Aghnaglogh. Ballymagowan. Carnahinny. Carryclogher. Clogher Demesne. Clogher Tenements. Corick. Crossowen. Drumhirk. Drumhirk Glebe. Farranetra. Findermore. Freughmore. Lisboy. Ratory. Terrew. Tullybroom.	Fivemiletown	Annagh (Blessingbourne). Annagh Demesne. Artelea. Ballyvadden. Blacklands.
Cole	Aghindarragh West Aghingowly. Aghinlark. Ballyness. Beigh Glebe. Carnagat. Cole. Edergole. Carlaw. Killygordon. Losset. Mullaghmore (Parish of Agha- lurcher). Rahoran. Ranenly. Rosemeilan. Screaby. Sess (Parish of Clogher.) Shantonagh. Syunshin. Tattanafinnell. Tullyquin Glebe.		

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Fivemiletown Contd.	Breakly. Corcreevy. Corcreevy Demesne. Fivemiletown. Cortmore.
Foremass	Altemooskan. Altecloghfin. Dunmoyle. Fallaghearn. Foremass Lower. Foremass Upper. Lurganboy.
Killyfaddy	Aghindrumman. Bellaghned. Belnaclogh. Beltany. Clare More. Cloneblangh. Corboe. Cormore. Eskernabrogue. Fogart. Glenageeragh. Killyfaddy. Kilnahusogue. Latbeg. Tullycorker. Tullyvernan. Tycanny.
Newtownsaville	Altnaveragh. Cattor. Corkhill. Corkhill Demesne. Dunbiggan. Eskragh. Fernaghandrum. Kilnasheery. Lislea. Lisnarable. Lurganaglare. Raveagh. Tamlaght. Tatnadaveny. Tullanafoile.
Tullyvar	Armalughey. Ballynapottoge. Cavankilgreen. Cavan O'Neill. Cravenny Irish. Cravenny Scotch. Derrycreevy. Drumslaghy. Drumcorke. Garvey. Golan. Grange (Parish of Errigal Kee- rogue). Lisbeg. Lisdoart. Lisginny. Lismore (Parish of Errigal Kee- rogue). Lisnabunny. Martray. Mullaghblane. Skey. Tullyvar. Tullywinny.

THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

RURAL DISTRICT OF TANDERAGEE.

To the Council of the Administrative County of Armagh; to the Council of the Rural District of Tanderagee; to the Guardians of the Poor of the Banbridge Union; and to all others whom it may concern:

WHEREAS the Rural District of Tanderagee situate in the Administrative County of Armagh is now divided into four district electoral divisions named respectively, the

Ballysheil, Mullaghbrack, Mullahead, and Tanderagee Rural district electoral divisions:

And Whereas it is expedient that the Mullaghbrack and Mullahead district electoral divisions should be altered, and that with respect to the Rural District of Tanderagee it should be determined as hereinafter appearing:

Now, therefore, the Ministry of Home Affairs for Northern Ireland in exercise of its powers under the Poor Relief (Ireland) Acts, 1838 to 1914, the Local Government Acts (Northern Ireland), 1898 to 1922, and by all other powers in that behalf enabling, the Ministry hereby orders and directs as follows, that is to say:—

1. This Order shall apply to the electors' lists and to the register of electors formed out of such lists, which comes into force on the 15th day of December, 1923; for the purposes of the election of County and Rural District Councillors, from such date as may be necessary for the purposes of the triennial elections of such Councillors for the County of Armagh and Rural District of Tanderagee respectively, to be held in the year 1924; for the purposes of the Irish Valuation Acts and the lists to be made thereunder, from such dates as may be necessary for the preparation of the lists and rate books on which the rates for the year ending the 31st day of March, 1925, will be accessible; and for all other purposes, on, from, and after the First day of April, 1924,

2. The Rural District of Tanderagee shall be divided into five district electoral divisions having the names specified in column 1 of the Schedule to this Order.

3. The district electoral divisions into which the said Rural District is so divided shall consist of the townland and parts of townlands set forth by name in Column 2 of the Schedule to this Order opposite to the name of each such district electoral division.

And it is hereby declared that the foregoing provisions of this Order shall in no way affect or be deemed to affect the limits of any area heretofore determined by any Order to be the area of charge upon which any special expenses as defined by Section 232 of the Public Health (Ireland) Act, 1878, or any other expenses directed by any Act to be defrayed as such special expenses are and shall be chargeable.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland this 17th day of May, 1923.

R. D. MEGAW.

SCHEDULE.

Column 1. Name of District Electoral Division.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Ballysheil	Aughlish. Ballyargan. Ballysheil Beg. Ballysheil More. Cloghoge. Corernagh. Corlust. Crew Beg. Druminargal. Mavemaacullen (Parish of Bally- more). Monclone. Mullanary. Shaneglish. Tullymacann.

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Laurelvale ..	Cornascreeb Lisavague. Tamnaghvelton.
Mullaghbrack ..	Calragh. Dinnahorra. Drumart. Drumnamether. Marlaco Beg. Marlaco More. Mavemacullen (Parish of Lough- gilly). Moyrourkan. Shanecracken Beg. Shanecracken More. Tamnaghmore. Tannaghmore. Teemore.
Mullahead ..	Ballyknock. Ballylisk. Brackagh. Cordrain—part of* Mullahead. Mullavilly. Unshinagh.
Tanderagee Rural	Ballymore—part of* Cargans—part of* Clare. Coolyhill. Derryallen—part of* Druminure Drumnaglontagh. Drumnaleg—part of* Lishane—part of* Lisnaskea. Moodoge. Mullaghglass. Mullantur. Terryhoogan. Tullyhugh—part of*

*Part of townland without the Urban District of Tanderagee.

L.1672.

THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

RURAL DISTRICT OF BALLYCASTLE.

To the Council of the Administrative County of Antrim; to the Council of the Rural District of Ballycastle; to the Guardians of the Poor of the Ballycastle Union; and to all others whom it may concern:

WHEREAS the Rural District of Ballycastle, situate in the Administrative County of Antrim, is now divided into fifteen district electoral divisions, named respectively the Armoy, Ballintoy, Ballycastle Rural, Croagh, Cushendall, Cushleake, Drumtullagh, Dunseverick, Glendun, Glenmakeeran, Glenshesk, Ramoan, Rathlin, Red Bay, The Fair Head district electoral divisions:

And whereas it is expedient that the said district electoral divisions, with the exception of Dunseverick and Rathlin district electoral divisions, should be altered, and that with respect to the Rural District of Ballycastle it should be determined as hereinafter appearing:

Now, therefore, the Ministry of Home Affairs for Northern Ireland in exercise of its powers under the Poor Relief (Ireland) Acts, 1838 to

1914, the Local Government Acts (Northern Ireland), 1898 to 1922, and by all other powers in that behalf enabling, the Ministry hereby orders and directs as follows, that is to say:—

1. This Order shall apply to the electors' lists and to the register of electors formed out of such lists which comes into force on the 15th day of December, 1923; for the purposes of the election of County and Rural District Councillors from such date as may be necessary for the purposes of the triennial elections of such Councillors for the County of Antrim and Rural District of Ballycastle respectively, to be held in the year 1924; for the purposes of the Irish Valuation Acts and the lists to be made thereunder from such dates as may be necessary for the preparation of the lists and rate books on which the rates for the year ending the 31st day of March, 1925, will be assessable; and for all other purposes on from and after the First day of April, 1924.

2. The Rural District of Ballycastle shall be divided into fourteen district electoral divisions, having the names specified in column 1 of the schedule to this Order.

3. The district electoral divisions into which the said Rural District is so divided, shall consist of the townlands and places set forth by name in Column 2 of the Schedule to this Order opposite to the name of each such district electoral division.

And it is hereby declared that the foregoing provisions of this Order shall in no way affect or be deemed to affect the limits of any area heretofore determined by any Order to be the area of charge upon which any special expenses, as defined by Section 232 of the Public Health (Ireland) Act, 1878, or any other expenses directed by any Act to be defrayed as such special expenses, are and shall be chargeable.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland this 23rd day of May, 1923.

S. WATT.

SCHEDULE.

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Armoy ..	Aghrunniaght. Balleny. Ballykenver. Bunshanacloney. Carrowreagh (Parish of Grange of Drumtullagh). Glebe (Parish of Armoy). Lismorrity. Mazes. Mill Five Acres. Monanaclogh. Mullaghduff Big. Mullaghduff Little. Park. Turnarobert.
Ballintoy ..	Ballintoy. Ballintoy Demesne. Ballynastraid. Broughgammon. Clegnagh (Parish of Ballintoy). Craigalappan. Knocknagarvan. Knocksoghey. Lagavara. Lemnagh Beg. Lemnagh More.

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.	Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Ballintoy Contd.	Magheraboy. Magheracashel. Maghernehar. Templepastragh. Whitepark. ISLANDS OFF THE COAST— Carrickarade. Sheep. Eighteen others.	Glenaan Contd.	Faughill. Glebe (Parish of Layd). Glenaan. Glenville or Leamore. Gortnacross Lower or Murro. Issbawn or Gortnacross Upper Layd. Legg. Lubitavish. Middle Gortnacross. Moneyvart. Mullinaskeagh. Tavnaghan. Tavagharry. Tavnaghowen.
Ballycastle Rural	Ballydurnian. Broom-more. Carnduff. Carneatly. Carnmoon. Carnsmpson. Clare. Cloghecorr. Coolmaghra. Craigane. Cregganboy. Drumswillin. Drummans. Glebe (Parish of Ramoan). Glensteghey. Gortamaddy or White Hall. Gortconny. Novally.	Glenariff	Altmore Lower. Altmore Upper. Ballyfad. Ballymacdoe. Ballynahaville. Ballynalougher. Baraghilly. Bellisk or Waterford. Carnahagh. Carnanee. Culbidag. Doory. Ellanabough. Foriff. Glassmullan. Gortaclee. Gortateea. Gortlane. Killoughag. Kilmore. Kilnadore. Knockans North. Knockans South. Knockeny. Middle Park. Mount Edwards. Parkmore or Aghanlane. Red Bay. Retreat or Cloghglass. Toberwine. Tully. One Island off the Coast.
Croagh	Araboy. Ballinlea Lower. Ballinlea Upper. Craignamaddy. Croaghbeg. Croaghmore. Drumagee. Drumnagessan. Island Macallan. Lisbellanagroagh Beg. Lisbellanagroagh More. Prolusk. Toberkeagh.	Glenmakeeran	Altadore. Aughnaholle. Aughnasillagh. Ballindam. Ballinloughan. Ballycleagh. Ballypatrick. Ballyteerim. Ballyvennaght. Barmeen. Castle Park. Coolnagoppoge. Coolranny. Corrymellagh. Curragh. Cushendun. Cushleake Mountain Middle. Cushleake Mountain North. Cushleake Mountain South. East Torr. Farranmacallan. Glenmakeeran. Knockmacolusky. Ligadaughtan. Loughan. Torcorr. Tornamoney. White House. Island off the Coast.
Drumtullagh	Ballyoglagh. Carnkirk. Carnlelis. Clegnagh (Parish of Grange of Drumtullagh) Curramoney. Drumroan. Iderown. Lisnagat. Manister. Moss-side. Moycraig Hamilton. Moycraig Lower. Moycraig Macallister. Moycraig Upper.	Glendun	Agagheigh. Agolagh. Ardicoan. Ballure. Ballyagan. Ballybrack. Beaghs. Brockaghs. Callisnagh. Carnamaddy.
Dunseverick	Aird. Artinacormick. Ballyallaght. Ballymoy. Carncolp. Carnkirk. Carnside. Carrowreagh (Parish of Billy). Carrowreagh Mountain. Castlenagree. Craig. Currysheskin. Feigh, alias Dunseverick. Feigh Mountain. Lisnagunogue Lower. Lisnagunogue Upper. Lisserlusk. Tonduff. Tonduff Mountain. ISLANDS OFF THE COAST— Feigh Carrick. Eight others.		
Glenaan	Ballyvooly. Barard. Cloghglass. Cloghs. Corlane. Coshkib. Cushenda".		

Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.	Column 1. Name of District Electoral Divisions.	Column 2. Townlands and parts of townlands constituting the District Electoral Divisions named in Column 1.
Glendun—Contd.	Carnasheeran. Cashlan. Clady. Clegnagh (Parish of Layd). Cloghy East. Cloghy West. Cloney. Clyttaghan. Dira or Upper Broghindrummin. Dromore. Drumcudree. Drumfresky. Drumnacur. Drumnasmear. Dunouragan. Eshery. Fallinerlea. Falmacrilly. Falmaglass. Gortaghragan. Grange or Inispollan Mountain. Guig. Inispollan. Irregh. Kinune. Knocknacully. Knocknacarry. Knocknacrow. Lagflugh. Laney. Maghereeroy. Mullarts. Ouna or Eagle Hill. Rananagh. Savagh. Shanimish. Sleans. Straid. Tavnaghdrissagh. Tavnaghoney. Tavnaghnaranny or Lower Broghindrummin. Timpan. Tirkilly. Tromra. Unshanagh.	Rathlin—Contd.	Carrevinally. Carravindoon. Church Quarter. Cleggan (Parish of Rathlin Island). Craignacagan. Demesne. Glebe (Parish of Rathlin Island). Kebble. Kilpatrick. Kinkeel. Kinramer North. Kinramer South. Knockans (Parish of Rathlin Island). Mullindress. Roonivoolin. Eleven Islands off the Coast.
		Ramoan	Ballylig. Cape Castle. Carrowcloghan. Carrowcroey. Cloghanmurry. Coolkenney. Drumnaheigh. Islandboy. Kilmahamogue. Kilmoyle. Magheramore. Moyarget Lower. Moyarget Upper. Toberbilly. Turalloskin.
		The Fair Head	Acravally. Ballyberidagh North. Ballyberidagh South. Ballynagard (Parish of Culfeigh-rin). Ballynaglogh. Ballyreagh Lower. Ballyreagh Upper. Ballyvoy. Barnish. Bighouse. Bonamargy. Brackney. Broughanlea. Broughmore. Carey Mill. Churchfield. Coolaveely. Craigafad. Cross. Drumadoon. Drumahaman. Drumahitt. Drumaridly. Drumaroan. Drumnakeel. Dunmakeiter. Eglish. Farranmacarter. Goodland. Knockbrack. Losset. Magherindonnel. Tervillin. Torglass. Tornabodagh. Tornaroan. Twenty Acres. West Torr. Two Islands off the Coast.
Glenshesk	Aghaleck. Aldrossagh. Ardagh. Ardaghmore or Glentop. Ballyveely. Breen. Broombeg. Carrowlaverty. Clare Mountain. Claggan (Parish of Armoy). Craigban. Corvally. Cromaghs. Doonans. Doonfin. Drumacullin. Drumavoley. Drumeeny. Duncarbit. Essan. Gortmillish. Greenan. Kilcroagh. Kilcreg. Kilrobert. Knockans (Parish of Armoy). Mullarts. Stroan. Tavnaghboy. Tenaghs. Tullaghgore. Tureagh.		
Rathlin	Ballycarry. Ballyconagan. Ballygill Middle. Ballygill North. Ballygill South. Ballynagard (Parish of Rathlin Island). Ballynoe.		

At the Court at *Buckingham Palace*, the
25th day of *May*, 1923.

PRESENT,

The KING'S Most Excellent Majesty in
Council.

WHEREAS by Section 69 of the Govern-
ment of Ireland Act, 1920, His Majesty
was empowered by Order in Council to
make such Regulations as seemed necessary
or proper for setting in motion the Parliaments

and Governments of Southern and Northern Ireland, and also for any other matter for which it seemed to His Majesty necessary or proper to make provision for the purpose of bringing the said Act into full operation or for giving full effect to any of the provisions of the said Act, and in particular His Majesty was empowered, amongst other things, by any such Order in Council to make such adaptation of any enactments as appear to Him necessary or proper with respect to the execution of reserved services and services with respect to which the Parliaments of Southern Ireland and Northern Ireland had not power to make laws:

And whereas by Sections 4 and 5 of the Railway and Canal Traffic Act, 1881 (hereinafter referred to as the Act of 1888), certain powers in respect of the nomination of an ex-officio Commissioner of the Railway and Canal Commission were conferred upon the Lord Chancellor of Ireland:

And whereas by the Supreme Court of Judicature (Northern Ireland) Order, 1921, and the Supreme Court of Judicature (Southern Ireland) Order, 1921 (being Orders in Council made under Section 69 of the Government of Ireland Act, 1920, and expressed to have effect subject to any subsequent Order in Council made under the said Act), certain adaptations were made of the provisions of Section 4 of the Act of 1888:

And whereas by the Irish Free State (Consequential Provisions) Act, 1922, it is provided that, subject to the provisions of the First Schedule to that Act, the Government of Ireland Act, 1920, shall cease to apply to any part of Ireland other than Northern Ireland:

And whereas it is expedient that the provisions of Sections 4 and 5 of the Act of 1888 should in their application to Northern Ireland be adapted in manner hereinafter appearing, and that so much of the Supreme Court of Judicature (Northern Ireland) Order, 1921, as relates to the said Section 4 should be revoked:

And whereas the provisions of Section 1 of the Rules Publication Act, 1893, have been complied with:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1. This Order may be cited as the Government of Ireland (Railway and Canal Commission) Order, 1923.

2.—(1) The powers conferred on the Lord Chancellor of Ireland by Sections 4 and 5 of the Railway and Canal Traffic Act, 1888, shall, so far as they are exerciseable in relation to Northern Ireland, be exercised by the Secretary of State.

(2) So much of the Supreme Court of Judicature (Northern Ireland) Order, 1921, as relates to Section 4 of the Railway and Canal Traffic Act, 1888, is hereby revoked.

Almeric FitzRoy.

At the Court at *Buckingham Palace*, the 25th day of *May*, 1923.

PRESENT

The KING's Most Excellent Majesty in Council.

WHEREAS in pursuance of the powers conferred by section sixty-nine and section

twenty-eight of the Government of Ireland Act, 1920, His Majesty in Council was pleased to make an Order to be cited as The Government of Ireland (Resealing of Probates, &c.) Order, 1922:

And whereas in consequence of the establishment of the Irish Free State, and by reason of the Government of Ireland Act, 1920, ceasing to apply to any part of Ireland other than Northern Ireland, it is necessary to make other provision with respect to the resealing or certification in Great Britain of representations granted in Northern Ireland, and the resealing in Northern Ireland of representations granted in Great Britain:

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1.—(1) This Order may be cited as the Government of Ireland (Resealing of Probates, &c.) Order, 1923.

(2) In this Order, unless the context otherwise requires—

The expression "the Act of 1857" means the Probates and Letters of Administration Act (Ireland), 1857, including any enactments, rules and regulations by which that Act has been extended, amended or applied. The expression "the Act of 1858" means the Confirmation of Executors (Scotland) Act, 1858, including any enactments, rules and regulations by which that Act has been extended, amended or applied.

2. This Order shall apply in the case of persons dying on or after the 1st April, 1923, and save as respects persons dying before that date the Government of Ireland (Resealing of Probates, &c.) Order, 1922, shall cease to have effect.

3.—(1) Where in pursuance of the provisions of section ninety-four of the Act of 1857 probate or letters of administration granted by the Court in England are deposited for the purpose of being resealed under those provisions in Northern Ireland, then in lieu of a certificate showing that estate duty has been paid on the issue of the original grant in respect of the assets situate in Northern Ireland, there shall be delivered to the authority charged with resealing, together with the grant to be resealed, an affidavit accounting, in like manner as upon an application for an original grant of representation, for the estate duty or duty in the nature of estate duty (if any) payable in Northern Ireland in respect of the personal property of which the deceased was competent to dispose at his death.

(2) Where in pursuance of the provisions of section ninety-five of the Act of 1857 probate or letters of administration granted by the Court in Northern Ireland are deposited for the purpose of being resealed under those provisions in England, then in lieu of a certificate showing that estate duty has been paid on the issue of the original grant in respect of the assets situate in England, there shall be delivered to the authority charged with resealing, together with the grant to be resealed, an Inland Revenue affidavit accounting, in like manner as upon an application for an original grant of representation, for the estate duty (if

any) payable in Great Britain in respect of the personal or moveable property of which the deceased was competent to dispose at his death:

Provided always that if the British estate duty has already been paid on a prior certification of the Northern Irish grant in Scotland under the terms of sub-section (4) of this article, then the Inland Revenue affidavit shall be endorsed to this effect by the Commissioners of Inland Revenue.

(3) Where in pursuance of section thirteen of the Act of 1858 Scottish confirmation is produced for the purpose of being sealed in Northern Ireland, then before the confirmation is so sealed an affidavit shall be filed accounting, in like manner as upon an application for an original grant of representation, for the estate duty or duty in the nature of estate duty (if any) payable in Northern Ireland in respect of the personal property of which the deceased was competent to dispose at his death.

(4) Where in pursuance of section fourteen of the Act of 1858 a Northern Irish grant of representation is produced for the purpose of being certified in Scotland, then before the grant is so certified an inventory shall be filed accounting, in like manner as if an original application were being made for confirmation, for the estate duty (if any) payable in Great Britain in respect of the moveable or personal property of which the deceased was competent to dispose at his death:

Provided that if the British estate duty has already been paid on a prior resealing of the Northern Irish grant in England under the terms of sub-section (2) of this article, then the inventory shall be endorsed to this effect by the Commissioners of Inland Revenue.

(5) Notwithstanding the provisions of section forty-eight of the Finance (No. 2) Act, 1915, grants of representation by any Court in Great Britain shall not have effect with respect to Government stock in Northern Ireland, and grants of representation in Northern Ireland shall not have effect with respect to Government stock in Great Britain, unless sealed or certified in the country where the stock is situate, in accordance with the provisions of the Acts of 1857 and 1858 as modified by this article.

Almeric FitzRoy.

At the Court at *Buckingham Palace*, the 25th day of *May*, 1923.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by section sixty-nine of the Government of Ireland Act, 1920, His Majesty is amongst other things empowered by Order in Council to make such regulations as seem necessary or proper for setting in motion the Parliament and Government of Northern Ireland and also for any other matter for which it seems to His Majesty necessary or proper to make provision for the purpose of bringing the said Act into full operation or for giving full effect to any provision of the said Act and in particular His Majesty is empowered, amongst other things by any such Order in Council to make such adaptation of any enactments as appear to Him necessary or proper with respect to the execution of reserved services:

And whereas the public services in connection with the general subject matter of the Acts relating to land purchase in Ireland are reserved services, subject to the exceptions mentioned in sub-section (3) of section nine of the said Act:

And whereas by section one of the Irish Free State (Consequential Provisions) Act, 1922, it is provided that, subject to the provisions of the First Schedule to the said Act, the Government of Ireland Act, 1920, shall cease to apply to any part of Ireland other than Northern Ireland, and shall, in the events which have happened, have effect subject to the modifications set out in the said Schedule, and by section two of and the Second Schedule to the same Act provision is made with respect to the abolition of the office of Commissioner of the Irish Land Commission as from the date upon which the administration of public services relating to land purchase is transferred as respects the Irish Free State to the Executive Council thereof, and by section six of the same Act it is provided that His Majesty may by Order in Council make such adaptations of any enactments so far as they relate to any of His Majesty's dominions other than the Irish Free State as may appear to him necessary or proper as a consequence of the establishment of the Irish Free State:

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered as follows:—

1.—(1) This Order may be cited as the Land Purchase (Northern Ireland) Order, 1923.

(2) In this Order, unless the context otherwise requires,

the expression "Land Purchase Acts" means the Land Purchase Acts as defined in the Irish Land Act, 1909, so far as they relate to matters which are not within the powers of the Parliament and Government of Northern Ireland, and includes any subsequent enactment amending those Acts;

the expression "officers" includes a solicitor, secretary, accountant, examiners, inspectors and clerks;

the expression "powers" includes rights, jurisdiction, authorities and immunities;

the expression "duties" includes responsibilities and obligations;

the expression "securities" includes Government securities and any security of any British possession, foreign state or any body corporate or company or standing in books kept by any body corporate, company or person and all stock, funds and effects.

(3) The Interpretation Act, 1889, applies to the interpretation of this Order in like manner as it applies to the interpretation of an Act of Parliament.

2.—(1) The Land Purchase Acts in their application to Northern Ireland shall have effect, subject to the modifications and adaptations set out in this Order save where inconsistent with the Government of Ireland Act, 1920, the Irish Free State Constitution Act, 1922, or the Irish Free State (Consequential Provisions) Act, 1922, or the provisions of any subsequent Order in Council under any of

those Acts, and subject, as respects matters within the powers of the Parliament of Northern Ireland, to repeal or alteration by Acts of that Parliament.

(2) Subject to the express adaptations and modifications made by this Order, the General Adaptation of Enactments (Northern Ireland) Order, 1921, and any other Order made under the Government of Ireland Act, 1920, the Irish Free State Constitution Act, 1922, or the Irish Free State (Consequential Provisions) Act, 1922, containing adaptations of general applications shall, if and so far as they are applicable to the enactments adapted by this Order, apply thereto in like manner as to other enactments.

(3) The adaptations and modifications made by this Order shall apply to any order, scheme, rule, regulation or instrument made or issued under any of the enactments so adapted or modified and in force as respects Northern Ireland immediately before the twenty-seventh day of March, nineteen hundred and twenty-three, in like manner as they apply to the enactment under which it was made or issued, and any such order, scheme, rule, regulation or instrument shall continue in force as respects Northern Ireland in like manner and subject to the like powers of revocation and alteration as if it had been made or issued under the said enactment as so adapted and modified.

3.—(1) For the purpose of the administration of the Land Purchase Acts in Northern Ireland there shall be a Commission called the "Land Purchase Commission, Northern Ireland," and all the powers and duties under the Land Purchase Acts of the Irish Land Commission or the court of that Commission shall, so far as it respects Northern Ireland and subject to the provisions of this Order, be exercised and performed by the Land Purchase Commission, Northern Ireland, which by that name shall be a body corporate with power to acquire and hold land and a common seal which shall be officially and judicially noticed.

(2) The Land Purchase Commission, Northern Ireland (hereinafter referred to as the Commission) shall consist of one or more Commissioners appointed by the Secretary of State, and the powers and duties under the Land Purchase Acts of the Judicial Commissioner, the Estates Commissioners or any other Commissioner or Commissioners of the Irish Land Commission shall, so far as respects Northern Ireland and subject to the provisions of this Order, be exercised and performed by the Commissioner so appointed or, if more than one Commissioner is so appointed, by any Commissioner so appointed; provided that—

(a) at least one Commissioner so appointed shall be a person who has practised for not less than 10 years at the Bar in Ireland or in some part of Ireland, and the power and duties of the Judicial Commissioner shall not be exercised and performed by a Commissioner who does not possess this qualification; and

(b) for the purposes of sub-section (1) of section sixty-three of the Irish Land Act, 1909, the powers of the Judicial Commissioner shall be exercised by a judge of the Supreme Court of Judicature of Northern Ireland nominated under the Land Purchase

Acts as they apply to Northern Ireland, to act as Judicial Commissioner or additional Judicial Commissioner.

4.—(1) For the purposes of the Land Purchase Acts in their application to Northern Ireland, there shall be a public trustee for Northern Ireland who by the name of "The Land Purchase Trustees for Northern Ireland" shall be a corporation with perpetual succession and a common seal which shall be officially and judicially noticed, and all powers and duties under the Land Purchase Acts of the Public Trustee appointed under the Irish Land Act, 1903 (except powers and duties under section 39 of the Irish Land Act, 1903), shall, so far as respects Northern Ireland, and subject to the provisions of this Order, be exercised and performed by the Land Purchase Trustee for Northern Ireland.

(2) The Land Purchase Trustee for Northern Ireland shall be appointed by the Secretary of State.

5.—(1) The tenure, remuneration and superannuation rights of a Commissioner appointed under this Order and of the Public Trustee for Northern Ireland shall be such as may be determined by the Secretary of State with the consent of the Treasury.

(2) A Commissioner appointed under this Order shall not by virtue of his office become a judge of the Supreme Court of Judicature of Northern Ireland.

(3) Nothing in this Order shall be taken as impairing the power of nominating a judge of the Supreme Court of Judicature of Northern Ireland to act as Judicial Commissioner or additional Judicial Commissioner of the Commission under section 28 of the Purchase of Land (Ireland) Act, 1891, as it applies to Northern Ireland, or the jurisdiction of a judge so nominated.

6.—(1) The Secretary of State may, with the consent of the Treasury, make provision for the transfer to the Commission of any officers of the Irish Land Commission and for the continuance, so far as practicable, of the service of officers so transferred in corresponding offices upon conditions not less favourable as respects remuneration and superannuation than those of the offices previously held by them, and subject as aforesaid, the Commission may, with the consent of the Secretary of State and the Treasury, appoint or employ such officers or persons as they think necessary for the execution of their powers and duties.

(2) The provisions of the last preceding subsection shall apply as respects officers of the Public Trustee in like manner as they apply as respects officers of the Irish Land Commission, with the substitution of the Land Purchase Trustee for Northern Ireland for the Commission.

7. In the application of the Land Purchase Acts to Northern Ireland, so far as is consistent with the foregoing provisions of this Order—

references to the Irish Land Commission or to the Court of the Irish Land Commission shall be construed as references to the Commission;

references to the Judicial Commissioner, to the Estate Commissioners or to other Commissioners of the Irish Land Commission or to any one or more of them shall be construed

as references to a Commissioner appointed under this Order;

references to the Public Trustee appointed under the Irish Land Act, 1903, shall be construed as references to the Land Purchase Trustee for Northern Ireland;

references to Dublin shall be construed as references to Belfast;

references to the Dublin Gazette shall be construed as references to the Belfast Gazette.

8.—(1) Any matter or proceeding relating to land in Northern Ireland which is pending in the Irish Land Commission on the day of transfer shall be transferred to and continued in the Commission.

(2) Where the Public Trustee appointed under the Irish Land Act, 1903, is on the day of transfer trustee of a settlement, either alone or jointly with some other trustee or trustees, if the settled land in consequence of the sale of which the Public Trustee was appointed trustee of the settlement was land in Northern Ireland, then the Land Purchase Trustee for Northern Ireland, subject as hereinafter provided, shall, by virtue of this Order, become trustee of the settlement in his stead, provided that if the income of the investments representing such settled land or any part of that income is at the day of transfer payable to a person ordinarily resident in the Irish Free State, the Land Purchase Trustee for Northern Ireland shall not become trustee of the settlement unless and until he is appointed trustee thereof by a court competent to appoint new trustees of the settlement.

(3) All land in Northern Ireland which, at the date of transfer is vested in the Irish Land Commission, and all securities and money (including any interest or dividends not theretofore received) which at that day are vested in that Commission and represent purchase money or proceeds of sale of land in Northern Ireland, shall, on the day of transfer, be transferred to and vest in the Commission without the necessity of any conveyance, transfer, assignment, or other instrument, and shall be held by the Commission upon the like trusts and for the like purposes upon and for which they were held immediately before that date.

(4) All securities and money (including any interest or dividends not theretofore received) which at the day of transfer are vested in the Public Trustee appointed under the Irish Land Act, 1903, as trustee of a settlement, either alone or jointly with some other trustee or trustees, shall in any case where the Land Purchase Trustee for Northern Ireland by virtue of this Order becomes trustee of the settlement instead of the Public Trustee first mentioned, on the day of transfer, be transferred to and vest in the Land Purchase Trustee for Northern Ireland, or in that trustee and the other trustee or trustees jointly, as the case may be, without the necessity of any transfer, assignment, or other instrument, and shall be held by the Land Purchase Trustee for Northern Ireland, or by that trustee and the other trustee or trustees as the case may be, upon the like trusts and for the like purposes upon and for which they were held immediately before the day of transfer.

(5) Where any such pending matter or proceeding relates both to land in Northern Ireland and to land elsewhere, or where any such securities or money vested in the Land Com-

mission represents the purchase money or proceeds of sale of land in Northern Ireland and of land elsewhere, the foregoing provisions of this Article shall apply to the matter or proceeding so far as it relates to land in Northern Ireland, and to the money and securities so far as they represent the proceeds of sale or purchase money of land in Northern Ireland, and any question that may arise as to the application of this Article to the matter or proceeding, money or securities, shall be determined by the person who at the date of this Order is Judicial Commissioner of the Irish Land Commission, and any division or apportionment that may be necessary shall be made by him, provided that if it appears to that person that a division of the matter or proceeding or the apportionment of any money or security is impracticable, he may direct that, for the purpose of this Article, the matter or proceeding shall be treated as relating exclusively to land in Northern Ireland or exclusively to land elsewhere, or that the money or security shall be treated as representing exclusively the purchase money or proceeds of sale of land in Northern Ireland or of land elsewhere, according as the greater part of the land to which the matter or proceeding relates or which is represented by the money or security, is situated in Northern Ireland or is situated elsewhere.

(6) For the purpose of this Article, the day of transfer shall be the thirty-first day of March, nineteen hundred and twenty-three.

Almeric FitzRoy.

At the Court at *Buckingham Palace*, the 25th day of *May*, 1923.

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by section sixty-nine of the Government of Ireland Act, 1920, His Majesty is empowered by Order in Council to make such regulations as seem necessary or proper for setting in motion the Parliament and Government of Northern Ireland and also for any other matter for which it seems to His Majesty necessary or proper to make provision for the purpose of bringing the said Act into full operation or for giving full effect to any provision of the said Act; and in particular His Majesty is empowered amongst other things by any such Order in Council to make such adaptation of any enactments as appear to Him necessary or proper with respect to the execution of reserved services:

And whereas the public services in connection with the registration of deeds in Ireland are reserved services:

And whereas by section one of the Irish Free State (Consequential Provisions) Act, 1922, it is provided that, subject to the provisions of the First Schedule to the said Act, the Government of Ireland Act, 1920, shall cease to apply to any part of Ireland other than Northern Ireland, and shall, in the events which have happened, have effect subject to the modifications set out in the said Schedule, and by section six of the same Act it is provided that His Majesty may by Order in Council make such adaptations of any enactments so far as they relate to any of His Majesty's Dominions other

than the Irish Free State as may appear to Him necessary or proper as a consequence of the establishment of the Irish Free State:

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1.—(1) This Order may be cited as the Government of Ireland (Registration of Deeds in Northern Ireland) Order, 1923.

(2) In this Order, unless the context otherwise requires:—

The expression "Registration of Deeds Acts" means an Act of the Parliament of Ireland of the sixth year of the reign of Queen Anne, chapter two, and every enactment amending that Act or otherwise relating to the Registry established under that Act or the registration of instruments or documents therein;

The expression "deeds" means deeds, orders, affidavits and other instruments or documents registrable under the Registration of Deeds Acts;

The expression "Dublin Registry" means the registry established in Dublin under the Registration of Deeds Acts.

(3) The Interpretation Act, 1889, applies to the interpretation of this Order in like manner as it applies to the interpretation of an Act of Parliament.

2.—(1) As from the thirty-first day of March, 1923, the Registration of Deeds Acts shall, in their application to Northern Ireland, have effect subject to the modifications and adaptations set out in this Order save where inconsistent with the Government of Ireland Act, 1920, the Irish Free State Constitution Act, 1922, or the Irish Free State (Consequential Provisions) Act, 1922, or the provisions of any subsequent Order in Council under any of those Acts and subject as respects matters within the powers of the Parliament of Northern Ireland to repeal or alteration by Acts of that Parliament.

(2) Subject to the express modifications and adaptations made by this Order, the General Adaptation of Enactments (Northern Ireland) Order, 1921, and any other Order made under the Government of Ireland Act, 1920, the Irish Free State Constitution Act, 1922, or the Irish Free State (Consequential Provisions) Act, 1922, containing adaptations of general application shall, if and so far as they are applicable to the Registration of Deeds Acts apply thereto in like manner as to other enactments.

(3) The modifications and adaptations made by this Order shall apply to any Order, scheme, rule, regulation or instrument made under any of the Registration of Deeds Acts and in force as respects Northern Ireland on the thirty-first day of March, 1923, in like manner as they apply to the enactment under which it was made or issued, and any such Order, scheme, rule, regulation or instrument shall continue in force as respects Northern Ireland in like manner and subject to the like powers of revocation and alteration as if it had been made or issued under the Registration of Deeds Acts as adapted and modified by this Order.

3. For the purposes of the Registration of Deeds Acts, in their application to Northern

Ireland, there shall be established in Belfast a Registry of Deeds for Northern Ireland (hereinafter referred to as the Belfast Registry), and any deed registrable under those Acts, if and so far as it affects lands in Northern Ireland, shall, after the thirty-first day of March, 1923, be registrable in the Belfast Registry instead of in the Dublin Registry; and if after that day any such deed is registered in the Dublin Registry, such registration shall not be effective for the purposes of the said Acts so far as respects land in Northern Ireland.

Provided that this Order and any registration made in the Belfast Registry in pursuance thereof shall not affect the validity as respects land in Northern Ireland of any registration duly made under the said Acts in the Dublin Registry before the first day of April, 1923.

4.—(1) The staff of the Belfast Registry shall consist of a registrar, an assistant registrar and such other officers or persons as in the opinion of the Treasury are required for the service of the registry.

(2) Provision may be made by the Secretary of State for the transfer to the Belfast Registry of officers employed in the Registry in Dublin (other than officers transferred to the Government of the Irish Free State), and for the continuance of the service of officers so transferred upon conditions not less favourable as respects remuneration and superannuation than theretofore. Subject as aforesaid the registrar, assistant registrar, and other members of the staff of the Belfast Registry shall be appointed by the Secretary of State with the consent of the Treasury and their tenure, remuneration and superannuation rights shall be such as the Secretary of State may with the like consent determine.

(3) Provisions of the Registration Acts requiring recognizances to be entered into and oaths to be taken by the registrar or assistant registrar shall not apply to the registrar or assistant registrar of the Belfast Registry. The powers and duties of the registrar of the Belfast Registry may, in the absence of the registrar and the assistant registrar be exercised and performed by an officer nominated in that behalf by the Secretary of State.

5.—(1) For the purpose for the application of the Registration of Deeds Acts to deeds registrable in the Belfast Registry and to the registration of such deeds and all matters incidental thereto and consequential thereon, so far as is consistent with the foregoing provisions of this Order, and save where the context otherwise requires, references in whatever form expressed—

(a) to the Dublin Registry or the registrar or assistant registrar of that registry or to the registers kept therein, shall be construed as references to the Belfast Registry or the registrar or assistant registrar of that registry or to the registrar kept therein as the case may be.

(b) to Ireland shall be construed as references to Northern Ireland;

(c) to the City of Dublin, shall be construed as references to the City of Belfast;

(d) to the "Dublin Gazette" shall be construed as references to the "Belfast Gazette."

(2) The powers of the Treasury under section seven of the Land Transfer (Ireland) Act, 1848, shall include power to make by Order

such alterations in form and character of the indexes which are required to be kept for the purposes of the Registration of Deeds Acts and of the manner in which the indexes are to be kept as appear to them to be necessary or proper for the purposes of adapting the system of indexes to the requirements of the new registers to be kept in the Belfast Registry.

Almeric FitzRoy.

*Foreign Office,
December 10, 1922.*

The KING has been graciously pleased to appoint:—

Walter Russell Brown, Esquire, to be one of His Majesty's Consuls in China.

*Foreign Office,
March 1, 1923.*

The KING has been graciously pleased to appoint:—

Ronald Evelyn Leslie Wingate, Esquire, to be His Majesty's Consul at Muscat.

*Foreign Office,
April 1, 1923.*

The KING has been graciously pleased to appoint:—

Gilbert Mackereth, Esquire, D.S.O., M.C. to be His Majesty's Vice-Consul at Tangier.

*Foreign Office,
April 12, 1923.*

The KING has been graciously pleased to appoint:—

Harry Elford Dickie, Esquire, to be His Majesty's Consul-General for the Portuguese Possessions in East Africa, to reside at Lourenco Marques;

George Bailey Beak, Esquire, to be His Majesty's Consul for the Provinces of Cadiz, Huelva, Seville, Cordova, Badojoz and Caceres, to reside at Seville;

David John Rodgers, Esquire, to be His Majesty's Consul for the Provinces of Madrid, Toledo, Ciudad Real, Albacete Guadalajara, Soira, Segovia, Avila, Cuenca and Valladolid, to reside at Madrid; and

Richard Prior Ferdinand Edwards, Esquire, D.S.O., to be His Majesty's Consul for the Department of Finistere, to reside at Brest.

NOTICE.

COLONIAL STOCK ACT, 1900, (63 and 64 Vic., c. 62).

ADDITION TO LIST OF STOCKS UNDER SECTION 2.

Pursuant to Section 2 of the Colonial Stock Act, 1900, the Lords Commissioners of His Majesty's Treasury hereby give notice that the

provisions of the Act have been complied with in respect of the undermentioned Stock, registered or inscribed in the United Kingdom:—

New Zealand 4 per cent. Consolidated Stock, 1933/1943.

The restrictions mentioned in Section 2, Subsection (2) of the Trustee Act, 1893, apply to the above Stock (see Colonial Stock Act, 1900, Section 2).

(Supplemental to Notice published in the "Dublin Gazette" of 30th September, 1910).

LAND PURCHASE COMMISSION, NORTHERN IRELAND.

Record No. E.C. 5652.

Estate of WILLIAM EDMUND HURST and EVA ELIZABETH HURST (Spinster).

County Fermanagh.

Take Notice that the said William E. Hurst and Eva E. Hurst, claiming as absolute owners, are proceeding to sell an additional part of their Estate at Currin, in the Barony of Magherastephana, and County of Fermanagh to the Tenants thereof and other persons in fee-simple, reserving thereout to the Irish Land Commission the exclusive right of mining and taking minerals and digging and searching for minerals on or under the said Estate. And that the Land Purchase Commission, Northern Ireland, intend, without any further investigation of title, within fourteen days from this date, unless some valid reason is shown in the meantime why they should not do so, to deal with the said William E. Hurst and Eva E. Hurst as the owners of the said lands for all purposes other than the distribution of the Purchase Money or the payment of any percentage out of the Land Purchase Aid Fund established under the Irish Land Act, 1903.

Signed S. RICE.

By Order of the Land Purchase Commission, Northern Ireland.

Dated this 1st day of June, 1923.

N.B.—Any person interested in the Estate will, on application at the Office of the Land Purchase Commission, be furnished with information as to the amount of the Purchase Money of the several Holdings on the Estate.

Form E.

LAND PURCHASE COMMISSION, NORTHERN IRELAND.

Record No. 1.

Estate of the Right Honorable HANS WELLESLEY BARON HOLMPATRICK.

County Down.

Take Notice that the said Baron Holmpatrick, claiming as absolute owner, is proceeding to sell his Estate at Ballydargan, Ballylucas, Ballynewport, Ballykinler Middle, Ballykinler Lower, Islandbane and Tobercorran, all

in the Barony of Lecale Upper and County of Down to the Tenants thereof and other persons in fee-simple, reserving thereout to the Land Purchase Commission, Northern Ireland, in-exclusive right of mining and taking minerals and digging and searching for minerals on or under the said Estate. And that the Land Purchase Commission, Northern Ireland, intend, without any further investigation of title, within fourteen days from this date, unless some valid reason is shown in the meantime why they should not do so, to deal with the said Baron Holmpatrick as the owner of the said lands for all purposes other than the distribution of the Purchase Money or the payment of any percentage out of the Land Purchase Aid Fund established under the Irish Land Act, 1903.

Signed S. RICE.

By Order of the Land Purchase Commission,
Northern Ireland.

Dated this 1st day of June, 1923.

N.B.—Any person interested in the Estate will, on application at the Office of the Land Purchase Commission, Northern Ireland, be furnished with information as to the amount of the Purchase Money of the several Holdings on the Estate.

Final Notice to Claimants and Incumbrancers.

COURT OF THE LAND PURCHASE COMMISSION
(NORTHERN IRELAND).

LAND PURCHASE ACTS.

Record No. E.C. 5495.

Estate of EDMUND AUGUSTINE SWAYNE, Trustee for Sale under the Will dated 9th day of May, 1906, of FRANCES ANNE ECHLIN (Spinster), deceased.

County of Tyrone.

TAKE Notice that the Final Schedule of Incumbrances affecting the proceeds of the sale of the Lands comprised in the First Schedule to the Originating Application herein, parts of which have been sold and the remainder of which are proposed to be sold under the above Acts in fee-simple, has been lodged in the Registrar's Office of this Court at the Northern Bank Buildings, May Street, Belfast, and may be there inspected together with the said Originating Application; and that the 5th day of July, 1923, has been fixed as the last day on which claims or other objection to the said Schedule of Incumbrances may be lodged, and in particular any person or persons claiming as representatives or assignees of Frances Echlin, Senior, formerly of Enniskillen, in the County of Fermanagh, who died on or about the 29th day of March, 1875, in respect of a sum of £300, representing portion of two legacies of £1,000 each, Irish Currency, bequeathed by the Will of Daniel Moore Echlin, dated 19th January, 1817, to his daughters, the said Frances Echlin, Senior, and Emily Echlin, and thereby charged upon portion of the lands sold herein, as to which sum of £300, which became vested in the said Frances Echlin, Senior, it is

alleged that no payment or acknowledgment has been made by the said Edmund Augustine Swayne or his predecessors in title for upwards of twenty years, and that the same is no longer a valid charge upon the said purchase money of the lands sold herein, as appears at items 5B (b) on Part 3 of the said Final Schedule of Incumbrances, and Monday, the 9th day of July, 1923, for proof of claims before the Examiner, and the 13th day of July, 1923, for distribution of the purchase money by the Judicial Commissioner.

Dated the 29th day of May, 1923.

ROBERT C. K. WILSON, Examiner.

E. White, Solicitor for the said
Edmund A. Swayne, 83 Royal
Avenue, Belfast, and 16 Molesworth Street, Dublin.

Final Notice to Claimants and Incumbrancers.

COURT OF THE LAND PURCHASE COMMISSION
(NORTHERN IRELAND).

LAND PURCHASE ACTS.

Record No. E.C. 7768.

Estate of SIR HUGH HOUGHTON STEWART,
Bart., D.L.

County of Tyrone.

TAKE Notice that the Final Schedule of Incumbrances affecting the proceeds of the sale of the Lands comprised in the First Schedule to the Originating Application herein, part of which have been sold and the remainder of which it is contemplated selling under the above Acts in fee-simple, has been lodged in the Registrar's Office of this Court at Northern Bank Buildings, May Street, Belfast, and may be there inspected together with the said Originating Application; and that the 21st day of June, 1923, has been fixed as the last day on which claims or other objection to the said Schedule of Incumbrances may be lodged, the 25th day of June, 1923, for proof of claims before the Examiner, and the 29th day of June, 1923, for distribution of the purchase money by the Commissioner.

Dated the 29th day of May, 1923.

R. C. K. WILSON, Examiner.

Dickie & Carson, Solicitors for Vendor,
2 Wellington Place, Belfast.

Gazette Notice—Adjudication—Public
Sittings—17.

IN THE HIGH COURT OF JUSTICE IN
NORTHERN IRELAND.

KING'S BENCH DIVISION.—IN BANKRUPTCY.

JOSEPH McLAREN, of Fintona, in the County of Tyrone, Grocer and General Merchant, was on the 17th day of May, 1923, adjudged Bankrupt.

Public Sittings will be held before the Court at the Court House, Belfast, on Friday, the 15th day of June, 1923, and on Friday, the 22nd day of June, 1923, at the hour of Eleven o'clock in the forenoon, whereat the Bankrupt is to attend,

and to make a full disclosure and discovery of his Estate and Effects. Creditors may prove their Debts, and at the First Sitting choose a Creditors' Assignee. At the last Sitting the Bankrupt is required to finish his Examination.

All persons having in their possession any Property of the Bankrupt should deliver it, and all Debts due to the Bankrupt should be paid, to Major F. G. Hill, Official Assignee, 86 Donegall Street, Belfast, to whom Creditors may forward their Affidavits of Debt.

ARTHUR J. WEIR,
Acting Registrar.

JOHN M. HAMILL, Solicitor, 24 Arthur Street, Belfast.

Notice of Audit and Dividend.—23.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

KING'S BENCH DIVISION.—IN BANKRUPTCY.

In the Matter of WILLIAM WRIGHT, of Trillick, in the County of Tyrone, Grocer, trading as T. Wright & Co., a Bankrupt.

A Public Sitting will be held before the Court, at the Court House, Belfast, on Friday, the 15th day of June, 1923, at the hour of 11 o'clock in the forenoon, to audit the Assignee's Account and make a First and Final dividend in this Matter.

Dated this 20th day of May, 1923.

ARTHUR J. WEIR,
Acting Registrar.

FREDERICK G. HILL, O.B.E., Official Assignee, 86 Donegall Street, Belfast.

JAMES C. BARR, Solicitor for the Assignees, 22 William Street South, Belfast.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

Advertisement for Creditors and Incumbrancers.

PURSUANT to an Order of the Chancery Division of the High Court of Justice in Northern Ireland, made in the Matter of the Estate of Peter Hughes, Deceased.

Between ROBERT DAVISON, Plaintiff,
and
JOHN FRANCIS HUGHES, Defendant,

the Creditors of the said Peter Hughes, late of Newtownhamilton, in the County of Armagh, Grocer, who died on the 22nd of December, 1921, are, on or before the 20th day of June, 1923, to send by post, prepaid, to Messrs. Fisher & Fisher, of 26 Cornmarket, Belfast, the Solicitors for the Defendant, the administrator of the estate of the deceased, their Christain and surnames, addresses and descriptions, and in case of firms, the names of the partners and style and title of the firm, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, and all persons claiming to be Incumbrancers affecting the Real and Chattel Real Estate of the said Peter Hughes, described in the Schedule hereto, are, by their Solicitors, to come in and prove their claims at the Chambers of the Chief Clerk, Court House, City of Belfast, on or before the said 6th day of July, 1923, or in default thereof, they will be peremptorily excluded from the benefit of the said order.

Every Creditor or Claimant on Real Estate holding any security is to produce the same before the Chief Clerk, at his Chambers, Court House, Belfast, on the 6th day of July, 1923, at eleven of the clock in the forenoon, being the time appointed for adjudicating on the claims.

Dated this 31st day of May, 1923.

THOMAS B. WALLACE,
Chief Clerk.

SCHEDULE.

1. Parts of the lands of Tullyvallen, containing 5 acres, 3 roods, 25 perches, 10 acres, 2 roods, 30 perches, and 19 acres, 3 roods, and 25 perches, or thereabouts, Statute Measure, situate in the Electoral Division of Newtownhamilton, in the County of Armagh.

2. Premises situate in Armagh Street, Newtownhamilton, Co. Armagh. All the foregoing premises being lately occupied by said Peter Hughes, deceased; and

3. Premises situate in Armagh Street, Newtownhamilton, aforesaid, at present occupied by James Forsythe.

NOTICE TO CREDITORS.

In the Estate of ROBERT FERGUSON, late of Lisnamaul, County Down, Farmer, Deceased.

ALL persons having Claims against the Estate of the above-named Deceased, who died on 24th July, 1920, and to whose Will Probate was granted on the 20th day of September, 1920, to David Ferguson, of Lisnamaul, aforesaid, and Robert Maffett, of Ballydonety, both in the County of Down, Farmers, are hereby required on or before the 1st day of July, 1922, to furnish, in writing, particulars of such claims to the undermentioned Solicitors for said Executors, after which date the Executors will proceed to administer the Deceased's Estate, having regard only to such claims as shall then have been received.

Dated this 24th day of May, 1923.

Signed, MARTIN & HENDERSON,
Solicitors, Downpatrick, and 47 Chester Street, Belfast.

STATUTORY NOTICE TO CREDITORS.

In the Goods of LIZZIE (or ELIZABETH) McCULLOUGH, late of Brookmount, Donaghadee, in the County of Down, Widow, deceased.

NOTICE is hereby given, pursuant to the Statute 22 and 23 Vic., Cap. 35, that all persons claiming to be creditors of or otherwise to have any claims or demands against the estate of the said Lizzie (or Elizabeth) McCullough, who died on the 31st day of October, 1922, are hereby required on or before the 9th day of July, 1923, to furnish (in writing) particulars of such claims or demands to the undersigned Solicitor for the Executors of the said deceased, to whom Probate of the Will of the deceased was on the 5th February, 1923, granted forth of the Principal Registry of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland.

And Notice is hereby further given, that after the said 9th day of July, 1923, the said Executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which Notice shall have been given as above required.

Dated this 25th day of May, 1923.

ROBERT WALLACE, Solicitor for the Executors, Saxone House, Donegall Place, Belfast.

STATUTORY NOTICE TO CREDITORS.

In the Goods of JAMES DORAN, late of Lurganreagh, in the County of Down, Shopkeeper, deceased.

NOTICE is hereby given, pursuant to the Statute 22 & 23 Vic., cap 35, that all persons having any claims or demands against the estate of above deceased, who died on 5th November, 1921, are hereby required to furnish, in writing, on or before the 1st day of July, 1923, particulars of such claims to the undersigned Solicitors for the Administrator of the estate of said deceased.

And take further Notice that after above date the estate of the said deceased will be distributed having regard only to the claims and demands of which notice shall have been given as above required.

Dated this 25th day of May, 1923.

HUNTER, MOORE & BOYLE, Solicitors, Newry.

STATUTORY NOTICE TO CREDITORS.

In the Goods of GEORGE A. CARRUTHERS, late of Mullartown House, Annalong, in the County of Down, Gentleman, deceased.

NOTICE is hereby given pursuant to the Statute 22 & 23 Vic., cap. 35, that all persons having any claims or demands against the Estate of the above deceased, who died on the 22nd day of May, 1922, are hereby required to furnish (in writing) on or before the 1st day of July, 1923, particulars of such claims to the undersigned Solicitors for the Administratrix.

And take further Notice that after above date the Estate of said deceased will be distributed having regard only to the claims and demands of which notice has been given as above required.

Dated this 26th day of May, 1923.

HUNTER, MOORE & BOYLE, Solicitors, Newry.

STATUTORY NOTICE TO CREDITORS.

In the Goods of SAMUEL F. ANDERSON, late of Newry in the County of Down, Bank Manager, deceased.

NOTICE is hereby given, pursuant to the Statute 22 & 23 Vic., cap. 35, that all persons having any claims or demands against the estate of above deceased, who died on the 8th day of September, 1922, are hereby required to furnish (in writing) on or before the 1st day of July next, particulars of such claims to the undersigned Solicitors for the Administratrix.

And take further Notice that after above date the estate of the said deceased will be distributed having regard only to the claims and demands of which notice has been given as above required.

Dated this 26th day of May, 1923.

HUNTER, MOORE & BOYLE, Solicitors, Newry.

STATUTORY NOTICE TO CREDITORS.

In the Goods of ISABELLA ELLIS AGAR CORRY, formerly of Newry, but late of 53 Rutherford Road, Balham, London, Spinster, deceased.

NOTICE is hereby given, pursuant to the Statute 22 & 23 Vic., cap. 35, that all persons having any claims or demands against the estate of above deceased, who died on the 10th day of November, 1922, are hereby required to furnish (in writing) on or before the 1st day of July, 1923, particulars of such claims to the undersigned Solicitors for the Executrix.

And take further Notice that after above date the estate of the said deceased will be distributed having regard only to the claims and demands of which notice has been given as above required.

Dated this 26th day of May, 1923.

HUNTER, MOORE & BOYLE, Solicitors, Newry.

STATUTORY NOTICE TO CREDITORS.

In the Goods of REVEREND CANON CLARKE, late of Killead Vicarage, Crumlin, in the County of Antrim, deceased.

NOTICE is hereby given, pursuant to the Statute 22 & 23 Vic., cap. 35, that all persons having any claims or demands against the estate of above deceased, who died on the 14th day of June, 1922, are hereby required to furnish (in writing) on or before the 1st day of July next, particulars of such claims to the undersigned Solicitors for the Administratrix.

And take further Notice that after above date the estate of the said deceased will be distributed having regard only to the claims and demands of which notice has been given as above required.

Dated this 26th day of May, 1923.

HUNTER, MOORE & BOYLE, Solicitors, Newry.

STATUTORY NOTICE TO CREDITORS.

In the Goods of REVEREND DR. COWAN, late of Donaghmore, in the County of Down, deceased.

NOTICE is hereby given pursuant to the Statute 22 & 23 Vic., cap. 35, that all persons having any claims or demands against the estate of the above deceased, who died on 29th August, 1922, are hereby required to furnish in writing on or before the 1st day of July, 1923, particulars of such claims to the undersigned Solicitors for the Executors of said deceased.

And take further notice that after above date, the estate of said deceased will be distributed having regard only to claims and demands of which notice shall have been given as above required.

Dated this 29th day of May, 1923.

HUNTER, MOORE & BOYLE, Solicitors, Newry.

NOTICE OF CHARITABLE BEQUESTS.

In the Goods of FANNIE EVELYN CORSCADEN, late of Richmond, in the County of the City of Londonderry, Widow, deceased.

NOTICE is hereby given pursuant to the Statute 30 and 31 Vic., cap. 54, that the above-named Deceased by her last Will and Testament dated the 12th day of August, 1920, after certain specific bequests, bequeathed to the Londonderry District Nursing Society, the sum of Fifty Pounds sterling, the receipt of the Treasurer for the time being of the said Society to be a good discharge therefor. And by her said Will the said Deceased bequeathed to the Rector for the time being of the Parish of Templemore, the sum of Two Hundred Pounds upon trust to pay over the income thereof to the Sustentation Fund of St. Columb's Cathedral, Londonderry, and Testatrix directed the said two legacies should be paid free of deduction for duties or other expenses.

The said deceased died on the 28th day of December, 1922, and Probate of her said Will with three Codicils thereto, was on the 27th day of March, 1923, granted to Herbert W. A. Collum (in the Will called "Herbert Collum") D.S.O., of 35 Oakley Street, Chelsea, in the County of the City of London, Lieutenant Colonel in His Majesty's Army, and David Thompson, of the Strand Road, Londonderry, aforesaid, Merchant, the Executors named in the said Will, forth of the High Court of Justice in Northern Ireland, King's Bench Division (Probate) the District Registry at Londonderry.

Dated this 29th day of May, 1923.

CALDWELL & ROBINSON, Solicitors for the said Executors, 2 Arthur Street, Belfast, and 11 Castle Street, Londonderry.

To the Ministry of Finance, Northern Ireland, and all whom it may concern.

The Belfast Gazette,

Published by Authority,

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