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THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.		2 JAN			No. 1.		
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Name	Departn	nent	Office		Dat	te	Remarks
Beardmore, D.	Public We	orks	General Fo	reman	15.12	2.62	_
Berntsen, Miss P.	Medical		Nurse Pro	bationer	10.11	.62	_
Cumming, I. G., B.D.S.	South Geo	orgia	Dental Sur	geon	27.11	.62	_
Finch, D.	Posts & T	els.	Watch Ope	rator	15.12	.62	
Gray, K. W.	Police & I	Prisons	Superinten	dent of Poli	ce 15.12	2.62	
McLeman, W. N.	Public We	orks	Plumber		15.12	2.62	_
Orr, Dr. D., M.B., Ch.B.	South Geo	rgia	Medical Of	licer	7.12	2.62	_
Wallace, T. E. B.	Public Wo	orks	Carpenter		1.1	1.63	On probation for two years.
	Departme	ent		Office	ŀ	rom	To
Williams, J. D.	Police & Pr			r-in-Charge	6	.1.62	14.12.62.
	CONF	RMATIC	ON OF APP	OINTMENT			
		Office		Date			Remarks
Gleadell, Mrs. A.		Clerk	1.12.60				-
Thompson, Miss J.		Clerk		1.11.60			-
			LEAVE				
	Department	C	Hice	From	To		Remarks
Carr, D. G., B.D.S., L.D.S.	Medical	Dental	Surgeon	14.5.62	14.12.62	I	ncludes 61 days unpaid leave.
Fleuret, Mrs. R. M.B.E.,	Medical	Nursir	ng Sister	4.6.62	14.12.62	I	ncludes 44 days unpaid leave.
Sparke, Dr. B. R., M.B., B.S., M.R.C.S., L.R.C.P.	Medical	Locum	Tenens	10.9.62	20,10,62		117
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O'Connor, Dr. R. H., B.A., M.B., B.Ch., B.A.	Medica		Locum Te	mens	27 days		27.12.62.

The following Notices etc., are published by command of His Excellency the Governor.

R. H. D. MANDERS, Colonial Secretary.

No. 55.

4th December, 1962.

It is hereby notified that on the following dates in 1963 Public Offices will be closed:

New Year's Day ... Tuesday, 1st January

New Year's Day Sports Holidays

Tuesday, 1st January Saturday, 23rd February Monday, 25th February

Good Friday Easter Monday Friday, 12th April. Monday, 15th April.

Her Majesty the Queen's Birthday

Monday, 22nd April (in lieu of Sunday, 21st April) Friday, 24th May.

Commonwealth Day ...

August Bank Holiday ...

Annirowayn of the Buttle

Monday, 5th August.

Anniversary of the Battle of the Falkland Islands

Monday, 9th December (in lieu of Sunday, 8th December)

Christmas Holidays

Wednesday, 25th Thursday, 26th Friday, 27th

Ref. 291/33.

No. 56.

5th December, 1962.

THE MARRIAGE ORDINANCE

His Excellency the Governor has been pleased to appoint —

SYDNEY MILLER, ESQ., J.P.,

to be a Registrar within the meaning of Section 4 of the Marriage Ordinance for the purpose of

celebrating the marriage of Alan Charles Miller, bachelor, and Carol Greaves, spinster, at Roy Cove, West Falkland.

Ref. 1169.

No. 1.

2nd January, 1963.

NEW YEAR HONOURS, 1963.

Her Majesty the Queen has been graciously pleased to approve the following appointment —

C.B.E. (Civil)

THE HONOURABLE N. K. CAMERON, J.P.

Ref. 0107/C/V.

No. 2.

2nd January, 1963.

STANLEY TOWN COUNCIL

In accordance with Section 3 (2) of the Stanley Town Council Ordinance, His Excellency the Governor has been pleased to re-appoint the following—

The Honourable the Senior Medical Officer The Superintendent of Public Works Mrs. E. J. White.

to be members of the Council.

Ref. 0039/C/III.

Instrument under the Public Seal of the Colony of the Falkland Islands appointing RICHARD VICTOR Goss, Esq., to be a Member of the Executive Council.

E. P. ARROWSMITH -

(LS)

By His Excellency SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies.

WHEREAS by certain Letters Patent under the great seal of the United Kingdom of Great Britain and Ireland, bearing date at Westminster the 13th day of December, 1948, constituting the office of Governor and Commander-in-Chief in and over the Colony of the Falkland Islands, it is amongst other things declared that there shall be an Executive Council in and for the said Colony which shall consist of such persons as may be directed under the Royal Sign Manual and Signet.

AND WHEREAS by instructions under the Royal Sign Manual and Signet, bearing date the 13th day of December, 1948, it is declared that the Governor in pursuance of the instructions from Her Majesty the Queen through one of her Principal Secretaries of State, may, from time to time, appoint persons other than ex-officio Members to be Members of the Executive Council of the Colony.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Com-

mander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, do hereby appoint

RICHARD VICTOR GOSS, Esq.,

to be a Member of my Executive Council for a period of fourteen months.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 2nd day of January in the Year of Our Lord One thousand Nine hundred and sixty-three.

By His Excellency's Command,
R. H. D. Manders,
Colonial Secretary.

Ref. 2103/B.

Instrument under the Public Seal of the Colony of the Falkland Islands appointing Lewis Arnold Charles Bedford, Esq., to be a Member of the Executive Council.

E. P. ARROWSMITH — By His Excellency SIR EDWIN ARROWSMITH,

Knight Commander of the Most Distinguished Order

of Saint Michael and Saint George, Governor and

Commander-in-Chief in and over the Colony of the

Falkland Islands and its Dependencies.

WHEREAS by certain Letters Patent under the great seal of the United Kingdom of Great Britain and Ireland, bearing date at Westminster the 13th day of December, 1948, constituting the office of Governor and Commander-in-Chief in and over the Colony of the Falkland Islands, it is amongst other things declared that there shall be an Executive Council in and for the said Colony which shall consist of such persons as may be directed under the Royal Sign Manual and Signet.

AND WHEREAS by instructions under the Royal Sign Manual and Signet, bearing date the 13th day of December, 1948, it is declared that the Governor in pursuance of the instructions from Her Majesty the Queen through one of her Principal Secretaries of State, may, from time to time, appoint persons other than ex-officio Members to be Members of the Executive Council of the Colony.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, do hereby appoint

LEWIS ARNOLD CHARLES BEDFORD, Esq.,

to be a Member of my Executive Council for a period of fourteen months.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 2nd day of January in the Year of Our Lord One thousand Nine hundred and sixty-three.

By His Excellency's Command,
R. H. D. Manders,
Colonial Secretary.

Ref. 2103/B.

E. P. ARROWSMITH,

Governor.



No. 7



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

Further to amend the Firearms Ordinance.

Date of Commencement.

[4th December, 1962]

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows —

Short title and commencement. Cap. 26.

- 1. (1) This Ordinance may be cited as the Firearms (Amendment) Ordinance, 1962, and shall be read as one with the Firearms Ordinance (hereinafter referred to as the principal Ordinance).
- (2) This Ordinance shall come into force on the 4th day of December, 1962.

Amendment of section 5 of the principal Ordinance.

- 2. Section 5 of the principal Ordinance is amended —
- (a) by deleting the words "by such member for the sole purpose of target shooting." in paragraph (6) and substituting the words "or carried by such member in the performance of his duty;";
- (b) by adding after paragraph (6) the following new paragraphs—"(7) the Falkland Islands Defence Force Small Bore Rifle Club;
 - (8) a person in the service of the Government or the British Antarctic Survey having in his possession any firearm in the performance of his duty, such possession being specially authorised by the head of his Department.".

- 3. Section 13 of the principal Ordinance is amended —
- (a) by deleting the words "for the sole purpose of target shooting." in paragraph (3) and substituting the words "in the performance of his duty;";
- (b) by adding after paragraph (3) the following new paragraphs-
 - "(4) a member of the Falkland Islands Defence Force Rifle Club or the Falkland Islands Defence Force Small Bore Rifle Club when carrying a gun to or from the respective club range;
 - (5) a person in the service of the Government or the British Antarctic Survey when specially authorised by the head of his Department to carry a gun in the performance of his duty.".
- 4. Section 16 of the principal Ordinance is amended —
- (a) by re-numbering subsection (3) as subsection (4);
- (b) by inserting after subsection (2) the following new subsection
 - "(3) Notwithstanding the provisions of subsections (1) and (2) of this section, any member of the Boys' Brigade or the Girls' Life Brigade over the age of 12 years, may use a firearm in the presence of an officer of his or her Brigade for target practice at a recognised small bore rifle range.".
- 5. Sections 17, 18 and 19 of the principal Ordinance are amended by deleting the word "firearm" wherever that word occurs and substituting the word "gun".

Amendment of section 13 of the principal Ordinance.

Amendment of section 16 of the principal Ordinance.

Amendment of sections 17, 18 and 19 of the principal Ordinance.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

E. P. ARROWSMITH, Governor.

LS

No. 8



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

To legalise certain payments made in the year 1961-62 in excess of the Expenditure sanctioned by Ordinance No. 8 of 1961.

Preamble.

WHEREAS it is expedient to make further provision for the service of the Colony for the period 1st July, 1961 to 30th June, 1962.

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows:—

Short title.

1. This Ordinance may be cited for all purposes as the Supplementary Appropriation (1961-62) Ordinance, 1962.

Appropriation of excess expenditure for the period 1st July, 1961, to 30th June, 1962.

2. The sums of money set forth in the Schedule hereto having been expended for the services therein mentioned beyond the amounts granted for those services by the Ordinance providing for the service for the period 1st July, 1961, to 30th June, 1962, the same are hereby declared to have been duly laid out and expended for the service of the Colony in that period, and are hereby approved, allowed and granted in addition to the sum mentioned for those services in the said Ordinance.

SCHEDULE

Schedule.

NT 1	TIPLE OF ST	HEAD OF SERVICE							
Number	HEAD OF SE	RVICE		£	s.	d.			
	FALKLAND 1	ISLANDS	8						
IV.	Aviation	***	***	854	15	6			
XIV.	Power & Electrical			470	13	7			
XVI.	Public Works Recurr	rent		2303	15	2			
XVII.	Supreme Court	***	.,.	42	0	9			
	Tota	3671	5	0					

Ref. 0284/XIV.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

E. P. ARROWSMITH, Governor.



No. 9



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

To ratify and confirm the Overseas Service (Falkland Islands) Agreement, 1961, and to provide for matters connected therewith.

Date of commencement.

[1st April, 1961.]

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows —

Short title and commencement.

1. This Ordinance may be cited as the Overseas Service Ordinance, 1962, and shall be deemed to have come into operation on the 1st day of April, 1961.

Ratification of the Agreement.

2. The Agreement entitled the Overseas Service (Falkland Islands) Agreement, 1961 (in this Ordinance referred to as the Agreement), and set out in the Schedule to this Ordinance, is hereby ratified and confirmed.

Charge on the consolidated fund.

3. From and after the 1st day of April, 1961, there shall be charged upon and paid out of the consolidated fund the sums required for ensuring the payment to each designated officer (as defined in the Agreement) of the sums referred to in clause 2 of the Agreement, for the purposes therein mentioned.

SCHEDULE

Service with Overseas Governments Agreement between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Falkland Islands.

WHEREAS the Government of the Falkland Islands considers that it would be in the public interest to employ in the public service certain officers from other countries;

AND WHEREAS Her Majesty's Government of the United Kingdom of Great Britain and Northern Ireland (hereinafter referred to as the Government of the United Kingdom) is prepared to contribute to that part of the cost of employing such officers as is attributable to the fact that such officers will be serving outside their own countries;

NOW, THEREFORE, it is agreed between Her Majesty's Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Falkland Islands as follows —

- 1. In this Agreement unless the context otherwise requires
 - "appointed day" means the first day of April, 1961;
 - "child" means the son or daughter of a designated officer including a stepson, stepdaughter, adopted son or adopted daughter, not having passed his or her nineteenth birthday and being unmarried and wholly dependent upon the designated officer;
 - "compensation" means any sum of money, not being a pension or the commutation thereof or a gratuity, which is payable by the Government of the Falkland Islands, on or after the appointed day, either in one payment or by instalments, including any sum payable by way of interest thereon or any additions to or any sum paid by way of commutation of additions to a pension, to a designated officer by virtue of arrangements for the payment of compensation approved by a Secretary of State for the purposes of this Agreement;
 - "contract officer" means a designated officer who is on or after the appointed day a party to a contract of service in writing with the Government of the Falkland Islands and whose service under that contract does not qualify him for a pension;
 - "designated officer" means an officer designated as such by a Secretary of State who is
 - (i) an expatriate officer in the service of the Government of the Falkland Islands on or after the appointed day and
 - (ii) who
 - (a) is a member of Her Majesty's Overseas Civil Service;
 - (b) was selected for appointment by or with the approval of a Secretary of State, or was recruited by the Crown Agents for Oversea Governments and Administrations; or
 - (c) was otherwise recruited to a post for which a normal channel of recruitment is either the Colonial Office or the Crown Agents for Oversea Governments and Administrations and whose appointment for the purpose of this Agreement is approved by a Secretary of State;
 - "gratuity" means the sum payable to a contract officer, in addition to salary and allowances, under his contract or service and described therein as such or in the laws or regulations applicable thereto, in return for services rendered, whether such sum is paid at the conclusion of that service or otherwise;
 - "passage" means transportation of a designated officer, his wife, children and effects by such means, by such routes, in such classes of accommodation and in accordance with such conditions as the Government of the Falkland Islands may with the concurrence of the Government of the United Kingdom prescribe;
 - "pension" means the pension payable to a designated officer under the pensions Laws and Regulations applicable to him, including any sum paid to him by way of commutation of such pension, but excluding any compensation;
 - "Secretary of State" means one of Her Majesty's Principal Secretaries of State in the United Kingdom.
- 2. In the event of the Government of the Falkland Islands on or after the appointed day paying the allowances, and providing for the passages referred to in clause 3 of this Agreement, the Government of the United Kingdom will, in accordance with such procedure as may mutually be agreed between the said two Governments, reimburse the Government of the Falkland Islands the following sums
 - (a) the aggregate amount of the allowances, referred to in paragraphs (a) and (b) of clause 3 of this Agreement, and paid to designated officers less the sum agreed by the said two Governments as being equivalent to the proceeds of taxation received by the Government of the Falkland Islands on the inducement allowance referred to in paragraph (a) of clause 3 of this Agreement and paid to designated officers;
 - (b) one half of the aggregate amount paid by the Government of the Falkland Islands in providing for designated officers the passages referred to in paragraph (c) of clause 3 of this Agreement;

- (c) one half of the aggregate amount paid by the Government of the Falkland Islands as compensation to designated officers;
- (d) that part of any gratuity paid by the Government of the Falkland Islands to a designated officer which accrues to that officer by virtue of the addition to his emoluments, after the appointed day, of the inducement allowance referred to in paragraph (a) of clause 3 of this Agreement;
- (e) that part of any pension paid by the Government of the Falkland Islands to a designated officer which accrues to that officer by virtue of the addition to his pensionable emoluments, after the appointed day, of the inducement allowance referred to in paragraph (a) of clause 3 of this Agreement which shall bear the same proportion to the total pension payable to that officer by the Government of the Falkland Islands as the total amount of inducement allowance as aforesaid paid to him by the Government of the Falkland Islands bears to the aggregate pensionable emoluments earned by him, before or after the appointed day while in the public service of the Government of the Falkland Islands.
- 3. The allowances and passages mentioned in clause 2 of this Agreement are as follows --
- (a) an inducement allowance at such annual rate as may be specified by the Government of the United Kingdom;
- (b) any education allowance to which a designated officer may be entitled at rates and under conditions specified from time to time by the Government of the United Kingdom;
- (c) passages on such occasions as the Government of the Falkland Islands may with the concurrence of the Government of the United Kingdom prescribe.
- 4. The Government of the United Kingdom and the Government of the Falkland Islands will each take such steps as may be necessary to exempt the allowance referred to in paragraph (b) of clause 3 of this Agreement from the operation of any income tax law for the time being in force in their respective territories.
- 5. (1) On or before the first day of October in each year the Government of the Falkland Islands will provide the Government of the United Kingdom with such information, including information concerning any variation in the number of designated officers which results from the establishment requirements of the Government of the Falkland Islands, as the Government of the United Kingdom may require to calculate the amounts payable by the Government of the United Kingdom under clause 2 of this Agreement during the ensuing financial year of the Government of the United Kingdom.
- (2) The Government of the Falkland Islands will, whenever requested so to do by the Government of the United Kingdom, supply to the Government of the United Kingdom such accounts and other information in connection with the operation of this Agreement as may be specified in such request.
- 6. The Government of the Falkland Islands will consult the Government of the United Kingdom before effecting any changes in policy which might affect the recruitment, terms of service and numbers of designated officers so as to vary the amounts reimbursable by the Government of the United Kingdom under clause 2 of this Agreement.
- 7. Subject to the provisions of clauses 5 and 6 of this Agreement, nothing in this Agreement shall affect the right of the Government of the Falkland Islands to vary its dispositions or requirements of officers in its public service as it sees fit.
- 8. This Agreement shall terminate, unless some other date is agreed between the Government of the Falkland Islands and the Government of the United Kingdom on the 31st day of March, 1971:
 - (i) this Agreement shall not be terminated on a date earlier than the 31st March, 1971, unless all the obligations arising thereunder, other than those in respect of pensions referred to in paragraph (e) of clause 2 of this Agreement, have been discharged;
 - (ii) the termination of this Agreement shall not affect the liability of the Government of the United Kingdom to make the reimbursements in respect of pensions referred to in paragraph (e) of clause 2 of this Agreement.
- 9. This Agreement shall come into operation on the appointed day and may be cited as the Overseas Service (Falkland Islands) Agreement 1961.

Done in duplicate in London this 8th day of August, 1961.

(Syd.) P. ROGERS.

For the Government of the United Kingdom of Great Britain and Northern Ireland.

(Sgd.) E. P. ARROWSMITH.

For the Government of the Falkland Islands.

Ref. 2196.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

> E. P. ARROWSMITH, Governor.



No. 10



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, R.C.M.G., Governor.

An Ordinance

Further to amend the Road Traffic Ordinance.

[30th November, 1962]

Date of commencement.

ENACTED by the Legislature of the Colony of the Falkland Enacting clause. Islands, as follows —

1. This Ordinance may be cited as the Road Traffic (Amendment) Ordinance, 1962, and shall be read as one with the Road Traffic Ordinance, hereinafter referred to as the principal Ordinance.

Short title.

2. Section 5 of the principal Ordinance is amended by inserting after subsection (3) the following new subsection —

Cap. 60.

"(3A) A valid driver's licence issued under any law in force in the United Kingdom shall for a period of six months from the date of the holder's first entry into the Colony be deemed to be a driver's licence granted under the provisions of this Ordinance:

Amendment of section 5 of the principal Ordinance.

Provided that the holder on first entering the Colony shall submit such licence to the Superintendent of Police and the latter shall endorse and affix his date stamp thereon.".

Ref. 0705/II.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. BOUND,

Clerk of the Legislative Council.

E. P. ARROWSMITH, Governor.

LS

No. 11



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

To provide for the immunity of certain classes of persons from the jurisdiction of the Courts of the Colony.

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows—

Short title.

1. This Ordinance may be cited as the Antarctic Treaty (Immunity from Jurisdiction) Ordinance, 1962.

Interpretation.

2. In this Ordinance —

- "Antarctica" has the meaning assigned to it by section 2 (1) of the Antarctic Treaty Order in Council 1962;
- "the Colony" means the Colony of the Falkland Islands;
- "exchanged scientist" has the meaning assigned to it by section 2 (1) of the Antarctic Treaty Order in Council 1962;
- "the Governor" means the Governor and Commander-in-Chief of the Colony of the Falkland Islands and the Dependencies thereof and includes any person who, under and to the extent of any authority in that behalf, is for the time being performing the functions of that office;
- "observer" has the meaning assigned to it by section 2 (1) of the Antarctic Treaty Order in Council 1962;
- "the Treaty" has the meaning assigned to it by section 2 (1) of the Antarctic Treaty Order in Council 1962.

3. (1) Jurisdiction shall not be exercised by any court of the Colony over any person to whom this section applies in respect of any act done or omitted to be done by him while he is or was in any part of Antarctica for the purpose of exercising his functions.

Jurisdiction not to be exercised by courts of the Colony in certain cases.

- (2) This section applies to any person being a national of any Contracting Party to the Treaty other than the United Kingdom who is or was an observer or an exchanged scientist or a member of the staff accompanying any observer or exchanged scientist.
- 4. The Governor may, to such extent and for such purposes as are specified in section 6 of the Antarctic Treaty Order in Council 1962, grant to such persons as are mentioned in that section exemption from the provisions of any enactment or instrument made thereunder which is in force in the Colony.

Power of Governor to grant exemption from certain laws.

Ref. 2145.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

E. P. ARROWSMITH, Governor.



No. 12



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

Further to amend the British Nationality Ordinance.

Date of commencement.

[4th December, 1962]

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows—

Short title.

Cap. 6.

1. This Ordinance may be cited as the British Nationality (Amendment) Ordinance, 1962, and shall be read as one with the British Nationality Ordinance (hereinafter referred to as the principal Ordinance).

Amendment of section 3 of the principal Ordinance.

2. In subsection (2) of section 3 of the principal Ordinance after the words "two pounds" there shall be inserted the words "(if the applicant is a British protected person) and three pounds (if the applicant is an alien)".

Repeal and replacement of Schedule to the principal Ordinauce. 3. The Schedule to the principal Ordinance is repealed and replaced by the following Schedule:

"SCHEDULE

Table of Fees.

	Matter in which fee	may be	taken			-	Amo	unt of	fee
_							£	g.	d.
1.	Registration of a woman who is a Br citizen under s. 6(2) of the British N	itish pi ational	rotected pity Act, 1	erson or 948	an alien	as a	1	10	0
2.	Registration of a minor who is a Br citizen under s. 7 of the British Nati	onality	Act, 1948	8 —					
	(a) If application for the minor's r an application by one of his p	egistrat parents	ion was n for a cert	nade at th ificate of	e same tir naturalisa	ne as ition	1	10	0
	In other cases —								
	(b) If the minor is a British prote	cted pe	rson				6	0	0
	(c) If the minor is an alien		•••				12	10	0
3.	Grant of a certificate of naturalisation								
	(a) To a British protected person						12	10	0
	(b) To an alien						25	0	0
4.	Grant of a certificate of citizenship in	case of	doubt				12	10	0
5.	Registration of a declaration of intentrenunciation of citizenship	tion to	resume E	British na	tionality	or of	1	10	0
6.	Supplying a certified true copy of any entry given, granted or made by or							10	0.

Ref. 1022/II.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

E. P. ARROWSMITH, Governor.



No. 13



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

Further to amend the Application of Enactments Ordinance, 1954.

Date of commencement.

[4th December, 1962.]

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows—

Short title.

1. This Ordinance may be cited as the Application of Enactments (Amendment) (No. 2) Ordinance, 1962, and shall be read as one with the Application of Enactments Ordinance, 1954, hereinafter referred to as the principal Ordinance.

Amendment of Schedule to the principal Ordinance.

- 2. Enactment No. 65 of the Schedule to the principal Ordinance is amended as follows
 - (a) by the deletion from the second column of the words "References to the Secretary of State" shall be construed as references to the "Governor" ";
 - (b) by the insertion of the following new modification immediately after the figures "7 (2)" in the second column:
 - "In subsection (1) of section 1 the words 'and any other jurisdiction connected with ships or aircraft vested in the High Court apart from this section which is for the time being assigned by rules of court of the Probate, Divorce and Admiralty Division' shall be omitted.";

- (c) by the deletion of the word "may" from the modification of subsection (4) of section 3 in the second column;
- (d) by the deletion of the modification of section 6 in the second column and the substitution therefor of the following modification:

"In section 6 for the words 'No court in England and Wales' there shall be substituted the words 'No court in the Colony'."

Ref. 1994.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. BOUND,

Clerk of the Legislative Council.

Assented to in Her Majesty's name this 4th day of December, 1962.

E. P. ARROWSMITH, Governor.



No. 14



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Further to amend the Application of Tille. Enactments Ordinance, 1954.

[4th December, 1962.]

Date of commencement.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows—

Enacting clause.

1. This Ordinance may be cited as the Application of Enactments (Amendment) (No. 3) Ordinance, 1962, and shall be read as one with the Application of Enactments Ordinance, 1954, hereinafter referred to as the principal Ordinance.

Short title.

No. 13 of 1954.

2. The Schedule to the principal Ordinance is hereby amended by the addition thereto of the enactments specified in the Schedule to this Ordinance.

Amendment of Schedule to the principal Ordinance.

SCHEDULE

ENACTMENT

EXTENT OF APPLICATION

66. Adoption Act, 1960.8 & 9 Eliz. 2. c. 59.

The whole Act.

- 67. Suicide Act, 1961.
 - 9 & 10 Eliz. 2. c. 60.
- (i) The whole Act except subsection (3) of section 3;
- (ii) for subsection (4) of section 2 there shall be substituted -
 - "(4) Subject to section 40 of the Children and Young Persons Act, 1933, as applied by subsection (3) of this section, no proceedings shall be instituted for an offence under this section except by or with the consent of the Colonial Secretary".

Ref. 1460/II.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

E. P. ARROWSMITH, Governor.



No. 15



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

To amend the Non-Contributory Old Age Title Pensions Ordinance.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows — $\,$

Enacting clause.

1. This Ordinance may be cited as the Non-Contributory Old Age Pensions (Amendment) Ordinance, 1962, and shall be read as one with the Non-Contributory Old Age Pensions Ordinance (hereinafter referred to as the principal Ordinance).

Short title.

No. 7 of 1961.

2. Section 4 of the principal Ordinance is amended by the addition to subsection (a) of the following —

Amendment of section 4 of the principal Ordinance.

"Provided that where the person is a widow whose husband died before 1st July, 1952, or whose husband although alive on that date was excluded by age from contributing under the Old Age Pensions Ordinance, 1952, she shall have attained the age of 65 on 1st July, 1961."

Amendment of section 7 of the principal Ordinance.

- 3. Section 7 (2) of the principal Ordinance is amended —
- (i) by deleting the words "has been" and "from" in subsection (a) and substituting therefor the words "was" and "on".
- (ii) by inserting after subsection (b) the following new subsection
 - "(c) for any period during which the person, having been granted a pension, is out of the Colony for any reason whatsoever."

Ref. 0323/F.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

E. P. ARROWSMITH, Governor.



No. 16



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Further to amend the Income Tax Ordinance.

4th December, 1962

Date of commencement.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Enacting clause.

1. This Ordinance may be cited as the Income Tax (Amendment) (No. 3) Ordinance, 1962, and shall be read as one with the Income Tax Ordinance hereinafter referred to as the principal Ordinance.

Short title.

Cap. 32.

2. Section 85 of the principal Ordinance is repealed and replaced as follows —

Repeal and replacement of section 85 of the principal Ordinance.

"Penalty for making incorrect returns,

- 85. (1) Any person who without reasonable excuse
 - (a) makes an incorrect return by omitting or understating any income of which he is required by this Ordinance to make a return; or
 - (b) gives any incorrect information in relation to any matter or thing affecting his own liability to tax or the liability of any other person or of a partnership,

shall be guilty of an offence against this Ordinance and shall be liable on conviction to a fine not exceeding £100 and double the amount of tax which has been

undercharged in consequence of such incorrect return or information, or would have been so undercharged if the return or information had been accepted as correct, and in default of payment to imprisonment for a period not exceeding six months.

(2) No person shall be liable to any penalty under this section unless the complaint concerning such offence was made in the year of assessment in respect of or during which the offence was committed or within six years of the expiration thereof.".

Addition of new section 85A to the principal Ordinance.

3. The principal Ordinance is amended by the insertion after section 85 of the following new section —

"Penal provisions relating to fraud, etc.

- 85a. (1) Any person who wilfully and with intent to evade or to assist any other person to evade tax
 - (a) omits from a return made under this Ordinance any income which should be included; or
 - (b) makes any false statement or entry in any return made under this Ordinance; or
 - (c) gives any false answer, whether verbally or in writing to any question or request for information asked or made in accordance with the provisions of this Ordinance; or
 - (d) prepares or maintains or authorizes the preparation or maintenance of any false books of account or other records or falsifies or authorises the falsification of any books of account or records; or
 - (e) makes use of any fraud, art or contrivance whatsoever or authorises the use of any such fraud, art or contrivance,

shall be guilty of an offence, and shall for each such offence be liable on conviction to a fine not exceeding £500 and treble the amount of tax for which he is liable under this Ordinance for the year of assessment in respect of or during which the offence was committed, or to imprisonment for a term not exceeding three years or to both such fine and imprisonment.

(2) Whenever in any proceedings under this section it is proved that any false statement or entry is made in any return furnished under this Ordinance by or on behalf of any person or in any books of account or other records maintained by or on behalf of any person, that person shall be presumed, until the contrary is proved, to have made that false statement or entry with intent to evade tax.".

Ref. 0747/III,

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

E. P. ARROWSMITH, Governor.

(LS)

No. 17



1962

Colony of the Falkland Islands.

IN THE ELEVENTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Further to amend the Income Tax Ordinance.

Title.

[1st January, 1963]

Date of commencement.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Enacting clause.

1. (1) This Ordinance may be cited as the Income Tax (Amendment) (No. 4) Ordinance, 1962, and shall be read as one with the Income Tax Ordinance, hereinafter referred to as the principal Ordinance.

Short title and commencement.

Cap. 32.

- (2) The provisions of this Ordinance shall have effect with respect to profits tax chargeable for the year of assessment commencing on the 1st day of January, 1963, and for all subsequent years of assessment.
- 2. Section 21 of the principal Ordinance is amended by the insertion immediately after subsection (2) of the following new subsection —

Amendment of section 21 of the principal Ordinance.

- "(2A) In addition to the income tax payable under subsections (1) and (2) there shall be levied and paid for the year of assessment one thousand nine hundred and sixty three and for each subsequent year of assessment on the gains or profits from any trade or business a further income tax known as "profits tax" at the rate of 2/- for every £1 of the chargeable income therefrom of a company and of 1/6 for every £1 of the chargeable income therefrom of any other person and the provisions of this Ordinance shall so far as they are applicable apply to profits tax as they apply to income tax with the necessary modifications including in particular the following —
- (a) sections 14, 15, 16, 17 and 19 of this Ordinance shall not apply;

- (b) where the chargeable income of any person for the basis period does not exceed £2,000 there will be no charge to profits tax;
- (c) where the chargeable income of any person for the basis period exceeds £2,000 but is less than £12,000 there shall be an abatement equal to one-fifth of the difference between the chargeable income and £12,000;
- (d) in the case of a trade or business carried on by a company the directors whereof have a controlling interest therein the deduction to be allowed in respect of the renumeration of the directors shall not exceed 15% of the chargeable income derived from the trade or business in the basis period (computed before making any deduction in respect of the remuneration of the directors) or £1,500 whichever is the greater, so however that the deduction shall in no case exceed £7,500. For the purpose of this paragraph a company shall be regarded as director-controlled if more than 50% of the issued ordinary shares are held by the directors and their relatives, or by the directors themselves or by the relatives of the directors;
- (e) where a trade or business is carried on by two or more persons jointly, the income of all the partners therefrom, computed as provided by subsection (1) of section 35, shall be aggregated and paragraphs (b) and (c) of this subsection shall apply as if the aggregated profits represented the chargeable income of a company;
- (f) (i) in the case of a trade or business carried on by an individual or individuals in partnership he or they may claim that there shall be allowed as a deduction in respect of the basis period the greatest amount which could have been allowed under paragraph (d) of this subsection in respect of the remuneration of the directors if the trade or business had been carried on in the basis period by a company the directors whereof have a controlling interest therein:

Provided that where a deduction is made under this paragraph as respects any period the chargeable income shall be assessed to profits tax at the rate applicable to a body corporate.

- (ii) any claim under this paragraph shall be made by notice in writing to the Commissioner within six months from the end of the period in question or such longer time as the Commissioner may in any case allow;
- (g) in all cases where the profits relate to a period of less than 12 months the figures of £2,000 and £12,000 in paragraphs (b) and (c) of this subsection and the figures of £1,500 and £7,500 in paragraph (d) of this subsection shall be reduced proportionately;
- (h) all income from dividends or other property shall be included in the chargeable income of a company except sums received by way of dividend from another company within the charge to profits tax:

Provided that nothing in this paragraph shall be construed to exempt in the hands of the recipients thereof any payments made wholly or partly out of the income exempted under the provisions of this paragraph;

(i) no company shall be entitled to deduct the whole or any part of the profits tax from dividends paid to any shareholder in respect of any period.

For the purposes of this subsection "relative" means husband, wife, ancestor, lineal descendant, brother or sister.".

Ref. 0747/III.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. Bound, Clerk of the Legislative Council.

A Bill for

An Ordinance

Further to amend the Post Office Ordinance. Title.

, 19

Date of commencement.

BE IT ENACTED by the Legislature of the Colony of the Enacting clause. Falkland Islands, as follows—

1. This Ordinance may be cited as the Post Office (Amendment) Ordinance, 1962, and shall be read as one with the Post Office Ordinance, hereinafter referred to as the principal Ordinance.

Short title.

2. Section 4 of the principal Ordinance is amended —(a) by substituting a semicolon for the full stop at the end

Amendment of section 4 of the principal Ordinance.

- of paragraph (c);
 (b) by adding after paragraph (c) the following paragraph
 - "(d) Declare that any issue of stamps or other stamp matters shall cease to be valid as from a date to be mentioned in the order, and such issue of stamps and other stamp matters shall cease to be valid accordingly.".

OBJECTS AND REASONS.

The object of this Bill is to provide for the invalidation of past issues of postage stamps and other stamp matters.

Ref. 186/37.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.	-	1 FEBRUARY	, 1963.			No. 2.
		APPOINTME	ENTS			
Name	Depa	ırtment	Office .		Date	Remarks
Cattell, W. H.	Posts & Telec	communications	Watch Operator	r E	3.1.63	-
Young, R.	Public Work	s	Garage Forema	n 8	3.1.63	-
	CO	NFIRMATION OF A	APPOINTMENT			
Middleton, Miss	M. Pu	blic Service	Clerk	23.1.6	1	-
	TE	RMINATION OF A	PPOINTMENTS			
		Department	Office		Date	Remarks
Binnie, Miss I. Hannaford, Mrs.	Medical A. D. Posts &	Telecommunications	Nurse Probati Telephone Op		31.1.63 8.1.63	Resigned. Resigned.
Miller, Mrs. C. née Greaves	Educati	011	Assistant Mist	ress	31.1.63	Resigned.
		LEAVE				
	Department	Office	From	To		Remarks
Lewis, C. S.	Education	Teacher	23.7.62	11.12.6		n completion of contract.
Penny, C. D.	South Georgia	W/T Operator	14.10.62	14.10.62 11.1.63		n completion of contract.
Quigley, J. J.	South Georgia	Senior Diesel Elect Mechan	ric 24.6.62 nic	15.1.6	3	-

The following Notices etc., are published by command of His Excellency the Governor.

R. H. D. Manders, Colonial Secretary.

No. 3.

7th January, 1963.

The following list of Ministers of Religion, who have been registered as Ministers for celebrating marriages, is published in accordance with the provisions of Section 5 of the Marriage Ordinance —

The Reverend
Eric Thornley
The Right Reverend
Monsignor James Ireland

Senior Chaplain of Christ Church Cathedral. Prefect Apostolic of the Falkland Islands and Dependencies.

The Reverend Father Norbert Prior Assistant Priest, St. Mary's Church. Minister of the

The Reverend Doctor Walter Forrest McWhan, M.B.E., D.D. Minister of the United Free Church.

Ref. 1163.

No. 4.

8th January, 1963.

The findings of the Cost of Living Committee for the quarter ended 31st December, 1962, are hereby published for general information—

Quarter ended

Percentage increase over 1948 prices

31st December, 1962.

80.50%

2. The scale of wages for hourly paid workers remains unchanged.

Ref. 0704/V.

No 5.

12th January, 1963.

The following list containing the names and qualifications of Medical Practitioners. Midwives and Dentists, registered to practise in the Colony and the Dependencies, is published in accordance with Section 4 of the Medical Practitioners, Midwives and Dentists Ordinance.

Ref. 1326.

A. REGISTERED TO PRACTISE IN THE COLONY AND DEPENDENCIES.

Name	Qualification	Date of Qualification		
Medical Practitioners				
Slessor, Robert Stewart, O.B.E.	M.B., Ch.B. (Aberdeen)	1935.		
	ьм. (Dublin)	1936.		
Ashmore, James Hopkins	M.A., M.B., B.Ch. B.A.O., (Dublin) L.M. (Dublin)			
Cunningham, Colin Swanson	м.в., ch.в. (Glasgow)	1957.		
Midwives				
Brown, Margaret	S.R.N., S.C.M.	1938.		
Henricksen, Agnes	S.C.M.	1929.		
Gleadell. Vera Edith	S.R.N., S.C.M.	1956.		
White, Elizabeth	S.R.N., S.C.M.	1951.		
Ainsworth, Dorothy Mary	S.R.N., S.C.M.	1961.		

Name	Qualification	Date of Qualification
Denial Surgeons Carr, David Geoffrey	B.D.S., L.D.S. (London)	1959.
Barnes, Ian Ernest	B.D.S. L.D.S. (London)	1961.
Cumming, Ian George	B.D.S. L.D.S. (St. Andrews)	1960.

B. REGISTERED TO PRACTISE IN THE DEPENDENCIES.

Name.	Qualification.	Date of Qualification
Medical Practitioner Orr, David	M.B., Ch.B., (Edinburgh)	1930.

No. 6.

15th January, 1963.

In accordance with section 2 of the School (Amendment) Regulations, 1959, His Excellency the Governor has fixed the regular school terms and holidays for 1963 as follows—

STANLEY SCHOOLS

1st Term: 18th February to 17th May. 2nd Term: 3rd June to 6th September.

3rd Term: 23rd September to 20th December.

PORT HOWARD SCHOOL

1st Term: 11th February to 17th May. 2nd Term: 3rd June to 6th September.

3rd Term: 23rd September to 20th December.

DARWIN SCHOOL

1st Term: 27th February to 17th May. 2nd Term: 3rd June to 16th August.

3rd Term: 9th September to 20th December.

Ref. 0084/A.

No. 7.

16th January, 1963.

It is hereby notified for general information that His Excellency the Governor has been pleased to appoint —

Mrs. G. A. CAHILL

to be a member of the Broadcasting Advisory Committee, with effect from the 1st February, 1963.

Ref. 0001/IV.

CORRIGENDA.

The Trade Marks Ordinance — Reference to Tanqueray, Gordon & Co. Limited No. 3913 appearing in the 1st September. 1962 Gazette is hereby amended by the deletion of "Tobacco whether manufactured or unmanufactured" and the substitution therefor of the words "dry gin".

No. 8.

30th January, 1963.

The following Order in Council is hereby published for general information.

STATUTORY INSTRUMENTS

1962 No. 2607.

EVIDENCE

The Evidence (Falkland Islands) Order 1962

Made

- 28th November 1962

At the Court at Buckingham Palace, the 28th day of November 1962

Present,

The Queen's Most Excellent Majesty in Council

Whereas Her Majesty in Council is satisfied upon consideration of a report from the Lord Chancellor and the Secretary of State for the Colonies that, having regard to the law of the Colony of the Falkland Islands as to the recognition therein of public registers of the United Kingdom as authentic records and as to the proof of the contents of such registers and other matters by means of duly authenticated certificates issued by public officers in the United Kingdom, it is desirable in the interests of reciprocity to make with respect to public registers of the Colony of the Falkland Islands and certificates issued by public officers in or in respect of the said Colony such provision as is hereinafter mentioned:

Now, therefore, Her Majesty, by virtue and in the exercise of the powers conferred on Her by the evidence (Foreign, Dominion and Colonial Documents) Act 1933 (a) and all other powers in that behalf in Her vested is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows:

- 1. The registers of the Colony of the Falkland Islands specified in the first column of the Schedule to this Order shall be deemed to be public registers kept under the authority of the law of the Colony and recognised by the courts thereof as authentic records, and to be documents of such a public nature as to be admissible as evidence of the matters regularly recorded therein.
- 2. For the purposes of the preceding Article all matters recorded in the register shall be deemed, until the contrary is proved, to be regularly recorded.
- 3. Subject to any requirements of rules of court, a document which purports to be issued in the Colony of the Falkland Islands as an official copy of an entry in a register specified in the first column of the Schedule to this Order and which purports to be authenticated by an officer of the said Colony in the manner specified in that Schedule, shall, without evidence as to the custody of the register or of inability to produce it and without any further or other proof, be received as evidence that the register contains such an entry.
- 4. Nothing in this Order shall be taken to prohibit or restrict the admission in evidence of any copy, extract, summary, certificate or other document whatsoever which, apart from the provisions of this Order, would be admissible as evidence of any particular matter, or to affect any power which, otherwise than by virtue of this Order, is exercisable by any court with respect to the admission of documents in evidence.
 - 5. (1) This Order may be cited as the Evidence (Falkland Islands) Order 1962.
 - (2) This Order extends to all parts of the United Kingdom.

IV. G. Agnew.

SCHEDULE

Registo	r			Mode of Authentication.
Register of Births		11.7	***	The signature and seal of the Registrar-General.
Register of Marriages				— do. —
Register of Deaths		•••		do,

EXPLANATORY NOTE

(This note is not part of the Order, but is intended to indicate its general purport.)

This Order makes entries contained in specified public registers of the Falkland Islands admissible in evidence in the United Kingdom and provides for their proof by official certificates.

Ref. 1316.

The Old Age Pensions (Amendment) Ordinance, 1958.

ORDER

(under Section 2 of the Ordinance)

E. P. ARROWSMITH,

No. 1 of 1962.

Governor.

In exercise of the powers vested in him by section 2 of the Old Age Pensions (Amendment) Ordinance, 1958, and with the advice of the Executive Council, His Excellency the Governor is pleased to order and it is hereby ordered —

- 1. This Order may be cited as the Old Age Pensions Order, 1962, and shall be deemed to have come into operation on the 1st February, 1962.
- 2. That the provisions of the Old Age Pensions Ordinance, 1952, shall not apply to Members of Her Majesty's Armed Forces actively serving in, or seconded from, their respective services.

Made by the Governor in Executive Council at a meeting held on the 30th day of October, 1962.

H. L. BOUND, Clerk of the Executive Council.

Ref. 0167/A/II.

The Registration of United Kingdom Trade Marks Ordinance

— (Cap. 59.) ——

RULES

(under Section 13 of the Ordinance)

In exercise of the powers conferred on the Registrar by section 13 of the Registration of United Kingdom Trade Marks Ordinance, and with the prior approval of the Governor, the following Rules are hereby made.

1. These Rules may be cited as the Registration of United Kingdom Trade Marks Rules, 1962, and shall come into force on the 1st January, 1963.

Title and commencement.

2. Every application or request to the Registrar under the provisions of the Ordinance shall be made in writing and shall be signed by the party applying or by a person duly authorized on his behalf.

Applications generally.

3. Where the trade mark to be registered is a device, every application under section 4 of the Ordinance shall be accompanied by two prints of the trade mark.

Prints of device accompanying application for registration.

4. An application for an entry in the trade marks register under Section 10 shall be accompanied by a certified copy of the document or documents shewing the assignment or transfer of the privileges and rights in the trade mark or of any other instrument shewing a change in the title to or giving an interest in such privileges and rights. Such copy shall be deemed to be certified as a true copy if —

Change of title, applications as to.

- (a) in British territory or in any place under the protection of the Crown or where the Crown has jurisdiction, it is—
 - (i) duly certified as a true copy by an official of the Government to whose custody the original is committed; or
 - (ii) duly certified as a true copy by a Notary Public of such territory or place; or
 - (iii) duly certified as a true copy on oath by the person holding the original at the time of the application before some person having authority to administer an oath;
- (b) in any other place, it is
 - (i) duly certified as a true copy by an official of the Government to whose custody the original is committed; the signature or seal of such official being authenticated by any of the British officials mentioned in Section 6 of the Commissioners for Oaths Act, 1889; or
 - (ii) duly certified as a true copy by a Notary of such place, the certificate of the Notary being authenticated as in paragraph (i); or
 - (iii) duly certified as a true copy on oath by the person holding the original at the time of the application before a person having authority to administer an oath as provided by Section 3 of the Commissioners for Oaths Act, 1889, the status of the person administering the oath being authenticated in Section 6 of that Act.

Supply of prints necessary for certificate or for copies.

5. On every application for a certificate or for copies, the person bespeaking the same shall, if necessary for the purpose of such certificate or copies where the trade mark is a device, supply the Registrar with a print or prints of the trade mark.

Renewal of registration.

6. Notification under Section 15 of the Ordinance of renewal of registration shall be made within six months of the date of renewal in the United Kingdom.

Evidence of renewal.

7. A certificate of the Registrar of Trade Marks in the United Kingdom that a trade mark has been renewed shall be sufficient evidence of the fact.

Fees

8. The fees to be paid to the Registrar under the Ordinance are as follows—

are as follo	ows —					
		4	,	£	s.	d.
	m application under Sections ssue of the certificate or reg					
	section 5		•••	2	0	0.
On a	n application under Section	n 10	***	1	0	0.
On a	n application under Section	n 12		2	0	0.
On a	notification of renewal un	der Section 15		1	0	0.
On a	request under Section 16				5	0.
On a	certificate by the Registrat		•••		5	0.
On a	search of the register	•••			2	6.
On a	search of the record relatin	ng to a particul	ar			
tr	rade mark	•••	•••		2	6.
On the	he inspection of a documen	it filed	•••		1	0.
For copies of	of documents-					
(a) f	or an office copy - each fol	io of 72 words	or figures			8.
(b) f	or a plain copy – each folio	o of 72 words o	r figures			5.
and if more	than one copy be bespoke	n —				
f	or each folio of the first co	ру				5.
f	or each folio of any additio	onal copy				2.
(c) f	or examining a plain copy	and marking as	s an office c	opy -	_	
	ach folio of 72 words or fig		•••			3.
For e	extracts of documents – eac	ch folio of 72				
74	vords or figures		***			8.

Revocation of Scale of Fees.

9. The Scale of Fees prescribed under section 13 of the Ordinance on the 15th day of September, 1949, is hereby revoked.

Made at Stanley, this 30th day of November, 1962.

H. Bennett, Registrar.

Ref. 0342.

LEGISLATIVE COUNCIL.

Minutes of the Meeting held 28th November, 1962.

Present: His Excellency the Governor (Sir Edwin Arrowsmith, K.C.M.G.).

The Honourable the Colonial Secretary (R. H. D. Manders, O.B.E.).

The Honourable the Senior Medical Officer (Dr. R. S. Slessor, O.B.E., M.B., B.Ch.).

The Honourable the Colonial Treasurer (L. C. Gleadell, J.P.).

The Honourable H. Bennett, J.P.

The Honourable J. T. Clement, J.P.

The Honourable A. B. Monk, J.P.

The Honourable L. A. C. Bedford.

The Honourable G. C. R. Bonner, J.P.

The Honourable R. V. Goss.

The Honourable J. R. Rowlands.

The Meeting opened with prayers read by the Reverend E. Thornley.

- 2. The Minutes of the Meetings of Legislative Council held on 12th 16th April, 1962 and 12th May. 1962 were confirmed.
 - 3. The Honourable the Colonial Secretary, by command, laid on the table the following papers Report on the Working of the Note Security Fund 1961/62;

Report on the Working of the Old Age Pensions Equalisation Fund 1961/62;

Report on the Working of the Government Employees Provident Fund 1961/62;

Report on the Working of the Government Savings Bank 1961/62;

Financial Report 1961/62;

Medical Report 1961;

Audit Report 1960/61;

Governor's Despatch on 1960/61 Audit Report;

Certificate of Director General Overseas Audit 1960/61 accounts;

Audit Report 1961/62:

Governor's Despatch on 1961/62 Audit Report;

Copies of subsidiary legislation made or approved by the Governor in Executive Council since June, 1961.

4. The Honourable the Colonial Treasurer seconded by the Honourable the Colonial Secretary moved the adoption of the following Resolution —

"BE IT RESOLVED that the Report of the Standing Finance Committee for the period February, 1962 to September, 1962, be adopted."

The Resolution was passed.

5. The Bill "Further to amend the Firearms Ordinance" was introduced by the Honourable the Colonial Secretary who said —

"Your Excellency.

This Bill deals with the question of exemptions from the need to hold a fire-arms certificate to possess fire-arms as defined in the Ordinance, that is rifles, revolvers etc., and a gun licence to use or carry any form of gun and seeks to extend the exemptions given by the Ordinance. The Ordinance, as it is at present worded, gives exemption to members of the Falkland Islands Defence Force when carrying fire-arms for target shooting only but the present Ordinance extends this so as to give them exemption whenever they are carrying fire-arms in the course of their duty. It also exempts from the need for a fire-arms certificate or gun licence as the case may be, Government officers who possess guns or fire-arms as ordered by their Head of Department for Government purposes. It also exempts the F.I.D.F. Rifle Club and also the members of the Girls' Life Brigade and Boys' Brigade when they are using guns or fire-arms at a range under the supervision of officers. There is a small anomaly in the present Ordinance in that penalties are prescribed for misuse of a firearm but not for misuse of any other kind of gun and this anomaly is remedied in the Bill.

When the Bill was first drafted the term "miniature rifle" was used but it was pointed out that this was incorrect and consequently wherever the word "miniature" occurred we wished to substitute the words "small bore". But unfortunately owing to a small typing error in the Bill before the House the word "miniature" does still appear in one place and I propose to seek permission to alter that mistake when the Bill reaches the Committee stage. I beg to move that the Bill be read a first time."

The Honourable J. T. Clement seconded and the Bill was read a first time.

On further motion made and seconded the Bill was read a second time and committed.

Clauses 1, 2, 3 and 5 and Clause 4 amended by substituting the words "small bore" for the word "miniature" were agreed to, likewise the Enacting Clause and Title.

The Council resumed and the Bill was read a third time and passed.

6. Introducing the "Supplementary Appropriation Bill (1961-62)," the Honourable the Colonial Treasurer said —

"Your Excellency.

The title of this Bill is self explanatory. As the result of additional funds having been voted and utilised during the year the amounts provided in the Appropriation Ordinance have been exceeded on four Heads of Expenditure.

The object of the Bill is a formality to give covering legal authority for this particular expenditure and I beg to move that the Bill be read a first time."

The Honourable the Colonial Secretary seconded and the Bill was read accordingly.

The Bill was then read a second time and in Committee Clauses 1 and 2, the Enacting Clause, Preamble, Title and Schedule were agreed to and stood part of the Bill. The Bill was read a third time and passed.

7. The Honourable the Colonial Treasurer introduced the Bill "To ratify and confirm the Overseas Service (Falkland Islands) Agreement, 1961, and to provide for matters connected therewith", saying—

"Your Excellency.

The object of this Bill is to ratify the agreement between the Government of this Colony and that of the United Kingdom wherein the latter undertook to give certain financial assistance to the Colony in relation to the engagement of staff from overseas.

Very briefly this assistance falls within the categories of salaries (where something greater than the local rates is required to attract suitable recruits) passages and education allowances. These forms of assistance are available to other overseas territories and the principal object is to permit the continued employment of overseas officers until suitable replacements are available from local recruitment. The scheme has a life of ten years in the first instance and this period, no doubt, is considered sufficiently long for most of the territories concerned to become largely self sufficient to their demand for professional and technical staff.

That such a situation is ever likely to be the case in this Colony seems hardly worth a second thought but the agreement does provide valuable assistance towards the cost, increasing rather than decreasing, of providing staff from overseas.

I beg to move the first reading of the Bill."

The Honourable the Colonial Secretary seconded the Bill and it was read a second time and subsequently passed through all its stages.

"Your Excellency.

The object of this Bill is to enable the holder of a United Kingdom driving licence to use that licence in the Falkland Islands for six months. This privilege is granted by the United Kingdom in respect of driving licences granted in the Colony and it is suggested that it is suitable that we should grant a similar privilege to the holders of United Kingdom driving licences. I beg to move that the Bill be read a first time."

The Honourable L. Bedford seconded and the Bill was read a first time. On further motion made and seconded the Bill received a second reading and Council went into Committee to consider the individual Clauses. Clauses 1 and 2, the Enacting Clause and Title were agreed to and on resumption the Bill was read a third time and passed.

9. The Honourable the Colonial Secretary introducing the "Bill to provide for the immunity of certain classes of persons from the jurisdiction of the Courts of the Colony" said — "Your Excellency.

The Antarctic Treaty Order in Council in July, 1961 provided in accordance with the terms of the Antarctic Treaty that observers, exchanged scientists and their staff should not be liable to the jurisdiction of any Court in the Falkland Islands or the Dependencies in respect of any act committed by them when in the Antarctic. When the British Antarctic Territory was constituted the Order in Council which I mentioned previously was revoked and instead of that Order in Council the British Antarctic Treaty Order in Council was passed. Naturally this Order in Council only dealt with the British Antarctic Territory and could not deal with the jurisdiction of Courts in the Falkland Islands and Dependencies. Although it seems very unlikely that the case of a person being brought before a court in the Falkland Islands or in the Dependencies in respect of an act committed in British Antarctica would ever arise, yet to conform with the Treaty it is necessary for us to give the same immunity from the jurisdiction of Courts in the Falkland Islands and Dependencies as was given by the previous Order in Council. There was also provision in the 1961 Order in Council for the Governor to grant exemptions from the provisions of any enactment in force in the Colony or its Dependencies to such observers and others in respect of baggage, instruments, etc., to enable them to carry out their functions in Antarctica and it is necessary to grant the same exemptions in respect of the Falkland Islands and its Dependencies as was given by the previous Antarctic Treaty Order in Council. I beg to move the first reading of the Bill.'

The Honourable the Senior Medical Officer seconded and the Bill received its first reading. On further motion made and seconded the Bill was read a second time. His Excellency declared Council to be in Committee and Clauses 1 to 4, the Enacting Clause and Title were agreed.

The Bill was then read a third time and passed.

10. Moving the first reading of the Bill "Further to amend the British Nationality Ordinance" the Honourable the Colonial Treasurer remarked—
"Your Excellency.

The object of this Bill is to bring the fees in connection with naturalisation into line with those payable if the application is made in the United Kingdom where increases have recently been introduced.

I beg to move the first reading of the Bill".

The motion was seconded by the Honourable G. C. R. Bonner. The Bill was read a second time and subsequently passed through all its stages.

11. A Bill "Further to amend the Application of Enactments Ordinance, 1954" was introduced by the Honourable H. Bennett, who said — "Your Excellency.

Part I of the Administration of Justice Act, 1956 (which relates to the Admiralty Jurisdiction of the English Courts) was recently applied to the Colony.

Since its application the Secretary of State has drawn our attention to two very technical defects in the Act as modified in its application to the Colony.

The Secretary of State points out -

- (a) that questions which fall to be determined under international law should be left to the decision of the Secretary of State and not delegated to the Governor;
- (b) that jurisdiction to hear and determine matters covering ships and shipping should be retained by the High Court of Justice in England and not given to the Supreme Court here.

Opportunity is taken to correct two small drafting errors. The word "may" is deleted from subsection (4) of section 3 and the words "No Court in the Colony" substituted for the words "No Court in England and Wales" in the modification of section 6 of the Act.

The object of this Bill is to remedy the defects and correct the two small drafting errors.

I beg to move the first reading of the Bill."

The Honourable A. B. Monk seconded and the Bill was read a first time. The Bill was read a second time and passed through all its stages in Committee without amendment.

Council resumed and the Bill was read a third time and passed.

12. The Honourable H. Bennett seconded by the Honourable J. Rowlands moved the first reading of the second Bill "Further to amend the Application of Enactments Ordinance, 1954," and said — "Your Excellency.

This Bill is designed to apply the Adoption Act of 1960 and the Suicide Act of 1961 to the Colony.

1. The Adoption Act, 1961, although quite short requires reference to earlier laws in order to explain the reason for its enactment. The other Acts to which I may refer have been applied to the Colony.

The Legitimacy Act, 1926, for the first time in English law, recognised to a limited extent the principle of legitimation by subsequent marriage.

The Adoption Act, 1958, provided that where any person adopted by his father or mother alone, has subsequently become a legitimated person, under the provisions of the Legitimacy Act, 1926, on the marriage of his or her father and mother the Court may on the application of the parties concerned, revoke the Adoption Order.

The Legitimacy Act, 1959, repeals the provisions of the Legitimacy Act, 1926, which excludes the operation of that Act in cases of an illegitimate person whose father or mother was married to a third person at the time of the birth, thus making such person legitimate on the subsequent marriage of his or her parents.

The Adoption Act, 1960, (the Act being considered) makes provision (similar to the provision of the Adoption Act, 1958) for the revocation of an adoption order where a person legitimated by the Legitimacy Act, 1959, had been adopted by his or her father or mother before the commencement of the Act of 1959.

2. The Suicide Act, 1961. Suicide was a felony at common law. Section 1 of the Suicide Act, 1961, abrogates that rule of law and suicide is no longer a crime, but under the provisions of section 2 of the Act, a person who aids, abets, counsels or procures the suicide or attempted suicide of another is liable on conviction to imprisonment for a term not exceeding 14 years. To be convicted as an aider and abettor a person must know all the circumstances which constitute the offence; whether he or she realises that the circumstances constitute an offence is immaterial.

Under the provisions of section 4 of the Homicide Act, 1957 (which applies to the Colony) if in furtherance of a "suicide pact" a person killed himself or herself the survivor was guilty of manslaughter. That provision is repealed by section 3 and the Second Schedule of the Suicide Act, 1961, and in such a case the survivor would not be guilty of that offence, but a person who in pursuance of a suicide pact, kills another, or is a party to that other being killed by a third person, is still guilty of manslaughter under the Homicide Act, 1957.

The enactment of this Bill will bring our law into line with the English Law in connection with these matters.

I beg to move the first reading of the Bill."

The Bill was read a first time and no objections being raised it was read a second time. In committee Clauses 1 and 2, the Enacting Clause, Title and Schedule were agreed to.

The Council resumed and the Bill received a third reading and passed.

13. In moving the first reading of the Bill "To amend the Non-Contributory Old Age Pensions Ordinance" the Honourable the Colonial Treasurer said — "Your Excellency.

The object of this Bill is to amend the Ordinance where it has been found inadequate. It was appreciated at the outset that because of its rather unique nature and the consequent lack of guidance from similar legislation the provisions of the Ordinance might not be sufficiently broad to benefit all those elderly people whose circumstances were receiving particular attention. Two such groups have emerged and this Bill now proposes to extend to them the small but useful benefits of the scheme.

The first amendment is to section 7 (2) where the present requirement is that an applicant for a pension must have been ordinarily resident in the Colony since 1st July, 1952. This, of course, excludes anyone who has spent sufficient time between then and now out of the Colony to disqualify him (or her) from being regarded as ordinarily resident, and a person who was here then and has now returned after a few years elsewhere cannot be granted a pension. It is proposed to amend the wording of section 7 (2) to remove the element of continuous residence and to make the residential qualification for a pension depend solely upon having been living here on 1st July, 1952. As the pension is not payable during any period spent away from the Colony this does not lead to departures from the fundamental objects of the scheme.

The second amendment is to provide pensions for widows whose husbands were dead before the introduction of the Old Age Pensions Fund in 1952 or, if alive at that time, were excluded by age from contributing. The amendment provides that widows in this group may qualify for a pension provided they themselves were 65 or over on the 1st July. 1961, the day the non-contributory scheme came into operation.

The cost of these amendments will be small. I beg to move the first reading of the Bill."

The Honourable R. V. Goss seconded the motion and the Bill passed to its second reading. The various Clauses were considered in Committee and agreed to and the Bill was read a third time and passed.

14. Introducing the Bill "Further to amend the Income Tax Ordinance" the Honourable the Colonial Treasurer said —

"Your Excellency.

This Bill seeks to amend the section dealing with penalties for incorrect returns of income. The present wording of the section has remained unchanged since 1939 and is somewhat out of date in both design and effect. For example the maximum fine that can be imposed for a false declaration under the Income Tax Ordinance itself is £100 and however adequate this might have been as a deterrent in 1939 it would be quite inadequate nowadays to discourage anybody who contemplated a deliberate fraud. There is, of course, the Perjury Act under which a false declaration would be charged but it is felt that details of penalties printed on the form, and the publicity that could be given to amendments, might be far greater deterrents than those that are not generally known. It is earnestly hoped to avoid court actions of this nature.

The proposed new sections 85 and 85A provide for offences to be classified according to their nature and punishable according to their nature and according to the amount of tax involved. The first part of the Bill deals with offences where incorrect information is provided without reasonable excuse or, in other words, where the element of fraud is either absent or not apparent. Here the maximum penalty remains at £100 except that double the amount of tax under dispute may also be added. Imprisonment as a penalty for the offence is removed but may be imposed in default of payment of the fine.

The second part of the Bill provides for penalties where there is a deliberate attempt to defraud the revenue and here the maximum penalty is increased from £100 to £500 and troble the amount of tax for which the offender is liable. Imprisonment is an alternative penalty and the maximum period is increased from 6 months to three years.

I beg to move the first reading of the Bill."

The motion was seconded by the Honourable the Colonial Secretary. The Bill was read a second time and passed through its Committee stages without amendment. On further motion made and seconded the Bill was read a third time and passed.

15. The second Bill "Further to amend the Income Tax Ordinance" was also introduced by the Honourable the Colonial Treasurer and seconded by the Honourable the Colonial Secretary. In his address the Honourable the Colonial Treasurer said —

"Your Excellency.

This Bill introduces the second stage of the new taxation policy that was outlined in some detail at the meeting of this Council on 6th February of this year. It is a comparatively simple piece of legislation providing for the payment of a further income tax to be called Profits Tax where the income is derived from a trade or business. The rate is to be 2/- in the £ unless the profits concerned are less than £12,000 in which case abatement equal to one-fifth of the difference between the assessable profit and £12,000 will be permitted. Special conditions limiting the deduction for directors fees in director controlled companies are included and where the tax is imposed on a partnership or individual the option of being taxed at 2/- or 1/6d., with abatement where the profits do not exceed £12,000 is available. This provision is designed to remove unfair tax burdens from partnerships and individuals where deductions in respect of payments made to the owners – what might be called the equivalent of directors fees – are not allowed when ascertaining the taxable profits.

The deductions provided for in sections 15, 16, 17 and 19 are not to be allowed for the purposes of ascertaining the profits assessable to profits tax.

I beg to move the first reading of the Bill."

The Bill was read a first time and on further motion made and seconded, was read a second time. In Committee, Clauses 1 and 2 were agreed as were the Enacting Clause and Title.

The Bill was then read a third time and passed.

The Honourable the Colonial Secretary moved and the Honourable the Senior Medical Officer seconded that the House be adjourned sine die.

Before adjourning the Meeting, His Excellency thanked Honourable Members for their attendance at a time of the year when he knew it was not very convenient and wished Camp members good flying weather so that their return would not be too long delayed.

Council adjourned sine die.

Vital Statistics for the year ended 31st December, 1962 COLONY

D	•		1	
В	11	**	h	c

-			Male	Female	Total
Stanley	****	 	 28	20	48
East Falkland	••••	 	 1	_	1
West Falkland		 ****	 _	_	_
		Total	 29	20	49
		D-	15		_

Віктня 1961 48

Deaths

Total
18
3
3
24

Maternal Mortality — Infantile ,, 1 Still Births —

DEATHS 1961 26

Marriages

		Anglican	Roman Catholic	Non- conformist	Registrar	Total
Stanley		 ā	1	4	5	15
East Falkland		 _	_	3	_	3
West Falkland	••••	 _	-	1	4	5
	Total	5	1	8	9	23

Marriages 1961 29

Arrivals

1962	males 243	females 125	Total 368
1961	" 150	,, 126	,, 276

Departures

1962	males 254	females 157	Total 411
1002		120	326
1961	,, 187	,, 139	,, 020

Population

The population of the Falkland Islands as shown by the Census of the 18th March, 1962, was 1195 males and 977 females or a total population of 2172.

Estimated population 31st December 1962 - 2140, decrease 32, as shown below -

Population by Census	Males	Females	Total
18th March, 1962	1195	977	2172
Add births since date of Census	19	14	33
	1214	991	$\frac{-2205}{2205}$
Add arrivals since date of Census	198	106	304
	1.412	1097	2509
Deduct deaths since date of Census	10	6	16
	1402	1091	2493
Deduct departures since date of Census	212	141	353
Total	1190	950	2140
Birth rate per 1,000		 27.38	
Illegitimate births, actual		 3	
Death rate per 1,000		 11.43	
Population per sq. mile		 0.45	

DEPENDENCIES

	Marriages	ages — Nil. Births — Nil.		– Nil.	Deaths — 2 males.			
					Males	Females	Total	
Estimated resident population at South Georgia				84	9	93		
"	" " " ,, other Dependencies			89	_	89		
			Total		173	9	182	

H. Bennett, Registrar General.

Stanley, Falkland Islands, 9th January, 1963.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.		1 MARCH, 196	5 3 .		No. 3.
		APPOINTMENT	S		
Name Anderson, Miss K.	Department Education	<i>Office</i> Assistant Teache	$D\epsilon$ er 13.5	ute 2.63	Remarks On probation for two years.
Felton, Miss J.	Education	Assistant Teache	er 13.5	2.63	On probation for two years.
	CONFIR	MATION OF APP			
Name Jones, Mrs. T. née May	, Publi	ic Service	Office Clerk	Date 1.1.60	Remarks —
	TERMI	NATION OF APP	OINTMENT		
	Department	Office		Date	Remarks
Morrison, Miss U.	Medical	Nurse Probat	ioner	28.2.63	Resigned.
		LEAVE			
	Department	Office	From	To	Remarks
O'Connor, Dr. R. H. B.A., M.B., B.Ch., B.A.O	Medical	Medical Officer (Locum Tenens)	27.12.62	29.1.63	On completion of Contract.
Bashford, D. E. Vaughan, R. W.	Department South Georgia South Georgia	Office Meteorological Biologist/Sealin		Period 87½ days 56 days	Date 18.2.63. 18.2.63.

1994.

The following Notices etc., are published by command of His Excellency the Governor.

R. H. D. MANDERS, Colonial Secretary.

No. 9.

6th February, 1963.

THE MARRIAGE ORDINANCE

His Excellency the Governor has been pleased to appoint -

KEITH WILLIAM LUXTON, ESQ., J.P.,

to be a Registrar within the meaning of Section 4 of the Marriage Ordinance for the purpose of celebrating the marriage of Kenneth Benjamin John McLeod, bachelor, and Dawn White, spinster, at Chartres, West Falkland.

No. 10.

20th February, 1963.

With reference to the Instrument under the Public Seal of the Colony dated 9th February. 1963, it is hereby notified that His Excellency the Governor returned to Stanley on Wednesday, 20th February, 1963.

Ref. P/756/II.

No. 11.

22nd February, 1963.

Intimation has been received from the Right Honourable the Secretary of State for the Colonies to the effect that Her Majesty will not be advised to exercise her power of disallowance in respect of the following Ordinances of the Falkland Islands -

No.

Title

7 of 1962 12 of 1962 The Firearms (Amendment)
Ordinance, 1962.

British Nationality (Amendment) Ordinance, 1962.

1896. 1022/II.

Title No. Ref.

13 of 1962 Application of Enactments (Amendment) (No. 2) Ord., 1962.

14 of 1962 Application of Enactments (Amendment) (No. 3) Ord., 1962. 1460/II.

PROBATE

In the Supreme Court of the Falkland Islands. (PROBATE DIVISION)

In the Matter of the Estate of Henry George Cartmell, deceased, of Stanley, Falkland Islands.

Whereas Aubrey Vernon Summers, Attorney for Sarah Matilda Cartmell, wife of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

H. BENNETT,

Registrar.

Stanley, Falkland Islands. 1st March, 1963.

S.C. 6/63.

ERRATUM

Appointment - Miss P. Berntsen appearing in the January Gazette is hereby amended by the deletion of '10.11.62' and the substitution therefor of '40.12.62'.

Instrument under the Public Seal of the Colony of the Falkland Islands appointing RICHARD HENRY DAVID MANDERS, Esq., o.B.E., to be the Deputy for the Governor of the said Colony.

E. P. ARROWSMITH —



By His Excellency SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies.

WHEREAS by certain Letters Patent passed under the Great Seal of the United Kingdom, bearing date the 13th day of December, 1948, it is provided that in the event of the Governor of the Colony of the Falkland Islands and its Dependencies having occasion at any time to be temporarily absent for a short period from the seat of Government, or to leave the Colony for the purpose of visiting any Dependency thereof, he may, by an Instrument under the Public Seal of the Colony, appoint any person to be his deputy during such temporary absence, and in that capacity to exercise, perform, and execute for and on behalf of the Governor during such temporary absence, but no longer, all such powers and authorities by the said Letters Patent or otherwise vested in the Governor as shall in and by such Instrument be specified and limited, but no others;

AND WHEREAS I shall have occasion to leave Stanley on the 9th day of February, 1963, for the purpose of visiting the Dependency of South Georgia.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, do hereby appoint you RICHARD HENRY DAVID MANDERS, Officer of the Most Excellent Order of the British Empire, Colonial Secretary of the said Colony, to be my deputy within the said Colony during my temporary absence from Stanley as aforesaid and in that capacity to exercise, perform and execute for me and on my behalf during such temporary absence, all such powers and authorities by the above recited Letters Patent or otherwise vested in me, but subject always to the provisions of the said Letters Patent and to such instructions as you shall receive from me from time to time for your guidance.

Given under my hand and the Public Seal of the Colony this 9th day of February, 1963.

By His Excellency's Command, R. H. D. Manders, Colonial Secretary.

Ref. P/893.

Instrument under the Public Seal of the Colony of the Falkland Islands reappointing Hugh Cullen Harding, Esq., o.b.e., J.P. to be a Member of the Executive Council.

E. P. ARROWSMITH



By His Excellency SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies.

WHEREAS by certain Letters Patent under the great seal of the United Kingdom of Great Britain and Ireland, bearing date at Westminster the 13th day of December, 1948, constituting the office of Governor and Commander-in-Chief in and over the Colony of the Falkland Islands, it is amongst other things declared that there shall be an Executive Council in and for the said Colony which shall consist of such persons as may be directed under the Royal Sign Manual and Signet.

AND WHEREAS by instructions under the Royal Sign Manual and Signet, bearing date the 13th day of December, 1948, it is declared that the Governor in pursuance of the instructions from Her Majesty the Queen through one of her Principal Secretaries of State, may, from time to time, appoint persons other than ex-officio Members to be Members of the Executive Council of the Colony.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, do hereby reappoint

HUGH CULLEN HARDING, Esq., o.B.E., J.P.

to be a Member of my Executive Council.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 21st day of February in the Year of Our Lord One thousand Nine hundred and sixty-three.

By His Excellency's Command, R. H. D. MANDERS, Colonial Secretary.

Ref. 2103/B.

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THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.		1 APRIL, 196	53.		No. 4.
		APPOINTMEN'	TS		
Name	Department	Office		Date	Remarks
Browning, R.	Supreme Court	Acting Registrar, O		18.3.63	+
Carey, A. M.	Treasury	Acting Assistant Tr	easurer	18.3.63	_
Musson, M. T.	Education	Acting Headmaster Darwin Boardin		18.3.63	-
Perry, Mrs. T.	Posts & Tels.	Telephone Operator	r	22.3.63	On probation for six months.
	TERM	INATION OF API	POINTMENT		
	Department	Office .		Date	Remarks
Turner, Miss C.	Medical	Nurse Probat	lioner	16.3.63	Resigned.
		LEAVE			
	Department	Office	e e	Period	Date
Bennett, H.	Supreme Court	Registrar		186 days	18.3.63.
Pedersen, M. L.	South Georgia	Constable/Ha	ndyman	$94^{1\over 2}$ days	22.2.63.
Poltock, J. W.	Education	Headmaster, Boarding S		149½ dayı	18.3.63.
Poltock, Mrs. J. W.	. Education	Matron/Assist Darwin Bo	tant Mistress, oarding School	149½ days	18.3.63.
D 1 1. II (II	Treasury	Assistant Tre	asurer	137 days	18.3.63.
Rowlands, H. T.	Police & Prison	s Sergeant		116 days	18.3.63.
Williams, J. D.		Office	From	To	Remarks
McGovern, D. M.	<i>Department</i> Audit	Auditor	2.11.62	29.3.63	On completion of transfer.

The following Notices etc., are published by command of His Excellency the Governor.

R. H. D. MANDERS, Colonial Secretary.

No. 12.

2nd March, 1963.

THE MARRIAGE ORDINANCE.

His Excellency the Governor has been pleased to appoint -

THE HONOURABLE A. B. MONK, J.P.,

to be a Registrar within the meaning of Section 4 of the Marriage Ordinance for the purpose of celebrating the marriage of Henry William Betts, bachelor, and Annie Paice, widow, at Pebble Island, West Falkland.

No. 13.

11th March, 1963,

In accordance with the provisions of the Public Health Ordinance it is hereby notified that the members of the Board of Health for the Colony of the Falkland Islands for the year 1963 are as follows

The Honourable the Senior

Medical Officer (President)

The Medical Officers

The Superintendent of Public Works

The Superintendent of Police

Miss M. B. Biggs, M.B.E.

T. A. Gilruth, Esq., J.P.

D. M. Pole-Evans, Esq., J.P.

Ref. 0573.

No. 14.

20th March, 1963.

It is hereby notified that Government clocks will be put back one hour at midnight, Saturday the 30th of March, 1963.

Ref. 0064.

No. 15.

20th March, 1963.

Under the provisions of section 9 (1) of the Police and Prisons Ordinance, His Excellency the Governor has been pleased to appoint the following to constitute a Board of Visiting Justices of the Prison for the year 1963 -

The Magistrate

(Senior Member)

H. Bennett, Esq., J.P. (Member)

Mrs. C. Luxton, J.P. (Member)

Ref. 0049.

No. 16.

27th March, 1963.

The Gazette Notice No. 47 of 29th December, 1961, relating to general rates per ton per mile for freights carried on m.v. 'Philomel' is hereby amended by the following addition

All Agricultural produce shipped on m.v. 'Philomel' consigned to Stanley will be carried at half the usual freight rates.

Ref. 0664/C/II.

CORRIGENDA

The Vital Statistics are amended by the deletion of the words "Estimated resident population at other Dependencies" appearing on page 38 and the substitution therefor of the words "Estimated resident population in the British Antarctic Territory"

Instrument under the Public Seal of the Colony of the Falkland Islands appointing RICHARD HENRY DAVID MANDERS, Esq., o.B.E., to be the Deputy for the Governor of the said Colony.



E. P. ARROWSMITH - By His Excellency SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies.

WHEREAS by certain Letters Patent passed under the Great Seal of the United Kingdom, bearing date the 13th day of December, 1948, it is provided that in the event of the Governor of the Colony of the Falkland Islands and its Dependencies having occasion at any time to be temporarily absent for a short period from the seat of Government, or to leave the Colony for the purpose of visiting any Dependency thereof, he may, by an Instrument under the Public Seal of the Colony, appoint any person to be his deputy during such temporary absence, and in that capacity to exercise, perform, and execute for and on behalf of the Governor during such temporary absence, but no longer, all such powers and authorities by the said Letters Patent or otherwise vested in the Governor as shall in and by such Instrument be specified and limited, but no others;

AND WHEREAS I shall have occasion to leave Stanley on the 26th day of March, 1963, for the purpose of visiting the West Falklands.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, do hereby appoint you RICHARD HENRY DAVID MANDERS, Officer of the Most Excellent Order of the British Empire, Colonial Secretary of the said Colony, to be my deputy within the said Colony during my temporary absence from Stanley as aforesaid and in that capacity to exercise, perform and execute for me and on my behalf during such temporary absence, all such powers and authorities by the above recited Letters Patent or otherwise vested in me, but subject always to the provisions of the said Letters Patent and to such instructions as you shall receive from me from time to time for your guidance.

Given under my hand and the Public Seal of the Colony this 26th day of March, 1963.

By His Excellency's Command,
R. H. D. Manders,
Colonial Secretary.

(This Instrument became effective on 28th March, 1963)

Ref. P/893.

The Pensions Ordinance (Cap. 49)

ORDER

(under Section 2 of the Ordinance)

E. P. ARROWSMITH, Governor.

No. 2 of 1963.

His Excellency the Governor in exercise of the powers vested in him by section 2 of the Pensions Ordinance, is pleased, by and with the advice of the Executive Council to order, and it is hereby ordered as follows—

- 1. This Order may be cited as the Pensions (Pensionable Office) Order, 1963.
- 2. The following office is hereby declared to be a pensionable office in the public service of the Dependencies —

DEPENDENCIES

SOUTH GEORGIA

JUNIOR CUSTOMS OFFICER AND ADMINISTRATIVE ASSISTANT.

Made by the Governor in Council on the 6th day of March, 1963.

H. L. Bound, Clerk of the Executive Council.

Ref. 1171.

Assented to in Her Majesty's name this 11th day of March, 1963.

E. P. ARROWSMITH,

Governor.



No. 1



1963

Falkland Islands Dependencies.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

To provide for the service between the first day of July, 1962, and the thirtieth day of June, 1963.

Date of commencement.

[1st July, 1962.]

Enacting Clause.

ENACTED for the Dependencies of the Colony of the Falkland Islands by the Governor of the Colony of the Falkland Islands and the Dependencies thereof, as follows—

Short title.

1. This Ordinance may be cited for all purposes as the Appropriation (Dependencies) (1962/1963) Ordinance, 1963.

Appropriation of £282,719 for service of the year ending 30th June, 1963.

2. The Governor may cause to be issued out of the Public Revenue and other funds of the Dependencies and applied to the service of the period ending the 30th of June, 1963, a sum not exceeding Two hundred and eighty two thousand, seven hundred and nineteen pounds, which sum is granted and shall be appropriated for the purposes and to defray the charges of the several services expressed and particularly mentioned in the Schedule hereto which will come in course of payment during the period from the first day of July, 1962, to the thirtieth day of June, 1963.

SCHEDULE.

Schedule.

Number.		Amount.			
1.	General A. B.	•	***		78,519 204,200
		Tota	l Expendit	ure £	282,719

Promulgated by the Governor on the 11th day of March, 1963.

R. H. D. Manders, Colonial Secretary.

Ref. D/6/59/C.

Assented to in Her Majesty's name this 11th day of March, 1963.

E. P. ARROWSMITH, Governor.



No. 2



1963

Falkland Islands Dependencies.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

To make provision for a reduction in the rate of export duty payable on whale oil and seal oil produced during the 1961-62 season.

Enacting clause.

ENACTED for the Dependencies of the Colony of the Falkland Islands by the Governor of the Colony of the Falkland Islands and the Dependencies thereof, as follows—

Short title.

1. This Ordinance may be cited as the Customs (Whale Oil and Seal Oil Duty) Ordinance, 1963.

Export duty on whale oil and seal oil.

2. Notwithstanding the provisions of paragraph 3 of the Customs Order, export duty on whale oil and seal oil produced within any of the Dependencies or their territorial waters during 1961-62 season shall be at the rate of one shilling, payable on export, for every 40 gallons or part thereof exported.

Promulgated by the Governor on the 11th day of March, 1963.

R. H. D. Manders, Colonial Secretary.

Ref. D/6/47/IV.

Colonial Treasury,

Stanley, Falkland Islands.

26th March, 1963.

The Honourable,

The Colonial Secretary.

Sir,

In accordance with the requirements of Section 12 (1) of the Currency Notes Ordinance I have the honour to make the following report on the state of the Note Security Fund at 31st December, 1962.

The Fund stood at £116,138 12s. 3d. which sum was represented by investments having a mid-market value of £90,473 13s. 8d. and a cash balance of £25,664 18s. 7d. Of this latter sum remittances in transit accounted for £3,793 0s. 0d.

The value of notes in circulation at 31st December, was £99,400 0s. 0d. made up as follows —

Series	Denomination	No.	7	alue	
			£	s.	d.
"A"	£ 5	2	10:	0 :	0.
"B"	£5	12	60 :	0 :	0.
"C"	£5	10,956	54,780 :	0 :	0.
"A"	£1	57	57 :	0 :	0.
"B"	£1	112	112:	0 :	0.
"C"	£1	2,813	2,813 :	0 :	0.
"D"	£1	37,266	37,266:	0 :	0.
"C"	10/-	8,574	4,287 :	0 :	0.
"A"	5/-	31	,	15:	0.
"B"	5 / -	29	7 :	5:	0.
			£99,400 :	0 :	0.

A statement of investments held on behalf of the fund, revalued at the mid-market prices quoted on 31st December, 1962, is attached.

I have the honour to be,
Sir,
Your obedient servant,
L. GLEADELL,

Commissioner of Currency.

Note Security Fund.

INVESTMENTS — 31st DECEMBER, 1962.

NAME OF STOCK.		%	FACE V	ALUE	OF	F BOOK VALUE PRIOR OF				ARKET VALUE INVESTMENTS, DECEMBER, 1962.		
Fed. Malay States Kenya Nigeria Savings Bonds Australia Nigeria E.A.H.C. N. Rhodesia Conversion Conversion Conversion Exchequer Funding	1960/70 1965/70 1963 1955/65 1964/66 1975/77 1966/68 1970/72 1964 1971 1963 1967 1966/68	3 2 1 2 4 3 3 3 1 2 1 2 4 1 5 5 4 1 4 5 5 3	£ 2,925 2,829 1,842 20,017 1,444 3,000 2,021 9,860 10,000 2,176 16,983 12,971 12,296 98,369	s. 11 5 16 17 4 0 5 3 0 12 5 18 0	d. 4 10 7 1 8 0 3 2 0 11 6 0 10	£ 2,325 1,541 1,759 18,916 1,292 1,935 1,273 5,817 10,000 2,013 17,068 13,008 11,485 88,438 2,035	s. 16 19 18 17 11 0 7 9 0 7 3 7 5 8	d. 6 3 0 5 9 0 11 11 0 11 10 8 5	Price. 81½ 60½ 97½ 96¾ 93 65½ 71½ 67½ 101 100 100¾ 101½ 91½	£ 2,384 1,711 1,796 19,367 1,343 1,965 1,445 6,655 10,100 2,176 17,110 13,166 11,250	s. 6 14 15 5 2 0 4 12 0 12 13 9 17	d. 9 5 2 6 9 0 0 11 0 7 6
			98,369	1	2	90,473	13	8		90,473	13	į

A Bill for

An Ordinance

Title.

To amend the Maintenance Orders (Facilities for Enforcement) Ordinance.

Date of commencement.

, *1963*]

Enacting clause.

BE IT ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Short title.

Cap. 42.

1. This Ordinance may be cited as the Maintenance Orders (Facilities for Enforcement) (Amendment) Ordinance, 1963, and shall be read as one with the Maintenance Orders (Facilities for Enforcement) Ordinance, hereinafter referred to as the principal Ordinance.

Amendment of section 8 of the principal Ordinance.

2. Section 8 of the principal Ordinance is amended by the deletion of the figures "68" and the substitution therefor of the figures "69".

Amendment of section 12 of the principal Ordinance.

3. Section 12 of the principal Ordinance is amended by the deletion of the full stop at the end thereof and the addition thereafter of the following —

"or to the competent authority appointed under the law of such possession or territory for the receipt and transmission of maintenance orders".

OBJECTS AND REASONS

The provisions of this Bill are in accordance with a suggestion by the Secretary of State to expedite the transmission of maintenance orders between the courts of reciprocating countries of the Commonwealth.

The opportunity is also taken to correct a drafting error which appears in section 8 of the Maintenance Orders (Facilities for Enforcement) Ordinance.

Ref. 1597.

A Bill for

An Ordinance

Further to amend the Foreign Judgments (Reciprocal Enforcement) Ordinance, 1959.

19

Date of commencement.

BE IT ENACTED by the Legislature of the Colony of the Falkland Islands as follows —

Enacting clause.

1. This Ordinance may be cited as the Foreign Judgments (Reciprocal Enforcement) (Amendment) Ordinance, 1963, and shall be read as one with the Foreign Judgments (Reciprocal Enforcement) Ordinance, 1959, hereinafter referred to as the principal Ordinance.

Short title.

2. The definition of the expression "judgment" in section 2 of the principal Ordinance is amended -

No. 4 of 1959.

(a) by deleting the comma after the word "party" and substituting a semicolon;

Amendment of section 2 of the principal Ordinance.

- (b) by deleting the words from "and includes an award" to the end of the definition.
- 3. Section 9 of the principal Ordinance is repealed and replaced as follows ---

Repeal and replacement of section 9 of the principal Ordinance.

Power to apply Part I of the Ordinance to other parts of the Common-wealth.

9. (1) The Governor may by Order in Council direct that this Ordinance shall apply to any part of the Commonwealth outside the United Kingdom and to judgments obtained in the superior courts of such parts of the Commonwealth in like manner as it applies to foreign countries and judgments obtained in the superior courts of foreign countries, and on any such order being made, this Part of this Ordinance shall have effect accordingly and the Reciprocal Enforcement of Judgments Ordinance shall cease to have effect except in relation to those parts of the Commonwealth to which it extends at the date of the Order.

- (2) If at any time after the Governor has directed as aforesaid an Order in Council is made under section 3 of this Ordinance extending this Part of this Ordinance to any Part of the Commonwealth to which the Reciprocal Enforcement of Judgments Ordinance extends as aforesaid, then, in relation to that part of the Commonwealth—
 - (a) the last mentioned Ordinance shall cease to have effect —
 - (b) this Part of this Ordinance shall have effect as if
 - (i) the expression "judgment" included an award in proceedings on an arbitration if the award has, in pursuance of the law in force in the place where it was made, become enforceable in the same manner as a judgment given by a court in that place;
 - (ii) the fact that a judgment was given before the coming into operation of the Order in Council did not prevent it from being a judgment to which this Part of this Ordinance applies, but the time limited for the registration of a judgment were, in the case of a judgment so given, twelve months from the date of the judgment or such longer period as may be allowed by the Supreme Court;
 - (iii) any judgment registered in the Supreme Court under the Reciprocal Enforcement of Judgments Ordinance before the coming into operation of the Order in Council had been registered in that Court under this Part of this Ordinance and anything done in relation thereto under the Reciprocal Enforcement of Judgments Ordinance had been done under this Part of this Ordinance of the corresponding rules of court or other provisions applicable to the said Part.
- (3) References in this section to any Part of the Commonwealth outside the United Kingdom shall be construed as including references to any territories which are under Her Majesty's protection and to any territories administered by the Government of any part of the Commonwealth under the trusteeship of the United Nations."

OBJECTS AND REASONS

The object of this legislation is to remedy a conflict of law between Part I of the Foreign Judgments (Reciprocal Enforcement) Ordinance, 1959, and the Reciprocal Enforcement of Judgments Ordinance, (Cap 56).

A Bill for

An Ordinance

To amend the Matrimonial Causes Ordin- Title. ance.

, 1963]

Date of commencement.

BE IT ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Enacting clause.

1. This Ordinance may be cited as the Matrimonial Causes (Amendment) Ordinance, 1963, and shall be read as one with the Matrimonial Causes Ordinance, hereinafter referred to as the principal Ordinance.

Short title.

Cap. 44.

2. Section 5 of the principal Ordinance is hereby repealed and replaced by the following section —

Oup. II.

"Definition of care and treatment in relation to insanity.

- 5. (1) For the purposes of the preceding section a person of unsound mind shall be deemed to be under care and treatment—
 - (a) while he is detained in pursuance of any order made under the provisions of the Mental Treatment Ordinance; or
 - (b) while he is receiving treatment for mental illness as a resident in a hospital or other institution provided, approved, licensed, registered or exempted from registration by any Minister or other authority in the United Kingdom, the Isle of Man or the Channel Islands; or
 - (c) while he is receiving such treatment as a resident in a hospital or other institution in any other country outside the Colony being a hospital or institution in which his treatment is comparable with the treatment provided in any such hospital or institution as is mentioned in paragraph (b) of this subsection.

Replacement of section 5 of the principal Ordinance.

- (2) For the purposes of the foregoing subsection a certificate by the Admiralty or a Secretary of State that a person was receiving treatment for mental illness during any period as a resident in any naval military or air-force hospital under the direction of the Admiralty, the Army Council or the Air Council shall be conclusive evidence of the facts certified.
- (3) In determining for the purposes of section 4 of the principal Ordinance whether any period of care and treatment has been continuous, any interruption of such a period for twenty eight days or less shall be disregarded.".

Addition of new section to the principal Ordinance.

3. The principal Ordinance is hereby amended by the insertion of the following section as section 5A—

"Power of Court to treat desertion as continuing during period of incapacity.

5A. For the purposes of any petition for divorce or judicial separation the Court may treat a period of desertion as having continued at a time when the deserting party was incapable of continuing the necessary intention, if the evidence before the Court is such that, had he not been incapable the court would have inferred that that intention continued at that time.".

OBJECTS AND REASONS

The object of this Bill is to amend the law as to the circumstances in which, for the purpose of proceedings for divorce, a person is to be treated as having been continuously under care and treatment and as to the effect of insanity on desertion.

Ref. 17/38.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.		1 MAY, 1963			No. 5.
		APPOINTMENT	S		
Name	Department	Office		Date	Remarks
Aldridge, Miss E.	Medical	Nurse Proba	tioner	8.4.63	-
Goss, R. W. M.	South Georgia	Constable/Ha	ındyman	3.4.63	-
Lindsay, W.	South Georgia	Painter	6.4.63	-	
	CONFIR	MATION OF APP	OINTMENT		
	Department	0	ffice	Date	Remarks
Malcolm, G.	Power & Electr	·	neman	1,4.61	-
	TERMII	NATION OF APPO	DINTMENT		
	Departi	nent	Office	Dat	e Remarks
Atkins, Mrs. I. B.	Posts & Telecon		ephone Oper	ator 25.4.	63 Resigned.
		SECONDMENTS			
		From		To	Date
Cumming, I. G., B.D.	· · •	Surgeon, th Georgia		ntal Surgeon, al Department	29.3.63.
Barnes, I. E., B.D.S.,		Dental Surgeon, lical Department	Dental Su South	rgeon, Georgia	6.4.63.
		LEAVE			
	Department	Office	Period	Date	Remarks
ri i D	ower & Electrical	Electrician	128 days	15.4.63	_
King, o. it.	Education	Assistant Teacher	120 days		Inclusive of time taken on voyage.

The following Notices etc., are published by command of His Excellency the Governor.

R. H. D. MANDERS, Colonial Secretary.

No. 17.

1st April, 1963.

The findings of the Cost of Living Committee for the first quarter ended 31st March, 1963, are hereby published for general information—

Quarter ended

Percentage increase over 1948 prices

31st March, 1963

82.89%

2. In accordance with the principal of the Pay and Working Rules for Stanley the average increase over the four quarters of 1962/63 is 78.77% and a further wage award of 1d. per hour is therefore payable with effect from 1st April, 1963.

Ref. 0704/VI.

No. 18.

5th April, 1963.

THE MARRIAGE ORDINANCE.

His Excellency the Governor has been pleased to appoint —

D. M. POLE-EVANS, ESQ., J.P.

to be a Registrar within the meaning of Section 4 of the Marriage Ordinance for the purpose of celebrating the marriage of Claudio Eugenio Molkenbuhr, bachelor, and Betty Marie Jones, divorcee, at Port Howard, West Falkland.

Ref. 1169.

No. 19.

6th April, 1963.

Intimation has been received from the Right Honourable the Secretary of State for the Colonies to the effect that Her Majesty will not be advised to exercise her power of disallowance in respect of the following Ordinances of the Falkland Islands –

$N\alpha$.	Title	Rej.
8/62	Supplementary Appropriation (1961/62) Ordinance, 1962.	0284/XIV.
9/62	Overseas Service Ordinance, 1962.	2196,
10/62	Road Traffic (Amendment) Ordinance, 1962.	0705/II.
11/62	Antarctic Treaty (Immunity from Jurisdiction) Ordinance, 1962.	2145.
15/62	Non-Contributory Old Age Pensions (Amendment) Ordinance, 1962.	0323/F.
16/62	Income Tax (Amendment) (No. 3) Ordinance, 1962.	0747/111.
17/62	Income Tax (Amendment) (No. 4) Ordinance, 1962.	9747/ I 11.

No. 20.

9th April, 1963.

With reference to the Instrument under the Public Seal of the Colony dated 26th March, 1963, it is hereby notified that His Excellency the Governor returned to Stanley on Monday, 8th April, 1963.

Ref. P/756/II.

No 21.

10th April, 1963.

His Excellency the Governor has been pleased to appoint —

Mr. R. Browning

to act as Registrar, Official Administrator and Notary Public, with effect from the 18th March, 1963, during the absence on leave of the Honourable H. Bennett, J.P.

Ref. P/536.

No. 22.

24th April, 1963.

The following telegrams exchanged between His Excellency the Governor and the Right Honourable the Secretary of State for the Colonies are published for general information—

From His Excellency the Governor to the Right Honourable the Secretary of State for the Colonies.

"I should be grateful if you would convey to Her Majesty the Queen, with my humble duty, the loyal and affectionate greetings of Her subjects in the Falkland Islands and South Georgia on the occasion of Her Majesty's Birthday."

From the Right Honourable the Secretary of State for the Colonies to His Excellency the Governor.

"I am commanded by the Queen to convey to you and the people of the Falkland Islands and South Georgia, Her sincere thanks for your kind message of greetings on the occasion of Her Majesty's Birthday."

Ref. 0191/B/II.

No. 23.

25th April, 1963.

Under Section 54 of the Public Health Ordinance, His Excellency the Governor has been pleased to appoint the following to be the Visiting Committee for the Hospital for the year 1963-

Mrs. C. Luxton (Chairwoman)

Mrs. M. Smith

Mrs. L. Picton

Ref. 2044.

PROCLAMATION

No. 1 of 1963.

Made under section 2 of the Place-Names Ordinance, 1956.

IN THE NAME of Her Majesty ELIZABETH II., by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.



E. P. ARROWSMITH - By His Excellency SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies.

WHEREAS by subsection (1) of section 2 of the Place-names Ordinance, 1956, it is provided that the Governor may by Proclamation under his hand declare and publish a list of the names of various islands and lands constituting the Dependencies and of the coasts, peninsulas, capes, headlands, seas, straits, sounds, bays, inlets and other physical features thereof; and of the harbours and whaling stations therein, and may from time to time in like manner add to or alter such list:

AND WHEREAS it is provided by paragraph (1) of Article 1 of the Falkland Islands Letters Patent 1948, as amended by the Falkland Islands Letters Patent, 1962, that "the Dependencies" means all islands and territories whatsoever between the 20th degree of west longitude and the 50th degree of west longitude which are situated between the 50th parallel of south latitude and the 60th parallel of south latitude; and all islands and territories whatsoever between the 50th degree of west longitude and the 80th degree of west longitude which are situated between the 58th parallel of south latitude and the 60th parallel of south latitude:

AND WHEREAS it appears to the Governor expedient that the list of place-names declared and published under Proclamation No. 6 of 1961 should be added to and altered:

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, in exercise of the powers vested in me aforesaid, do hereby proclaim and declare the place-names in the Dependencies of the Colony of the Falkland Islands, listed in the Gazetteer of the British Antarctic Territory, South Georgia and the South Sandwich Islands, published by Her Majesty's Stationery Office, London, on the 23rd October, 1962, to be accepted place-names

Proclamations No. 4, dated the 6th July, 1960, No. 1, dated the 3rd February, 1961, and No. 6, dated the 21st December, 1961, are hereby cancelled.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 30th day of April, in the Year of Our Lord One thousand Nine hundred and Sixty-three.

By His Excellency's Command, R. H. D. MANDERS, Colonial Secretary.

Ref. BAS 148/111.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.	1	JUNE, 1963.		No. 6.
	A	PPOINTMENTS		
Name	Department	Office	Date	Remarks
Booth, S. A.	Education	Acting Superintendent of Education & Headmaster Government School	6.5.63	
Gutteridge, E. C.	Customs & Harbour	Acting Collector of Customs, Shipping Master, Registrar of Shipping & Receiver of Wree	6.5.63 ks	-
Kay, Miss M.	Education	Assistant Mistress	27.4.63	-
Shackel, A. P.	Police & Prisons	Acting Police Sergeant	18.3.63	-
	CONFIRMAT	TION OF APPOINTMENT		
	Department	Office	Date	Remarks
Goss, Miss J.	Posts & Telecommunicatio	•••	16.11.62	-
		LEAVE		
	Department	Office	Period	Date
Carey, T. J.	Power & Electrica	I Senior Engineman	137 days	6.5.63.
Chivers, G. R.	Education	Headmaster, Port Howard Boarding Schoo	117 days	26.5.63.
Chivers, Mrs. G. R.	Education	Matron, Port Howard Boarding School	93 days	26.5.63.
Coleman, D. J.	South Georgia	Administrative Officer	86^{1}_{2} days	20.4.63.
Draycott, D. J.	Education	Superintendent	178 days	6.5.63.
Grierson, W. J., M.B	.E. Customs & Harbon	ar Collector of Customs & Harbour Master	137 days	6.5.63.
McPhee, P.	Public Works	Mechanic	109 days	6.5.63.
Pirrie, J.	Education	Temporary Assistant Maste	er 166 days	6.5.63.
Pirrie, Mrs. E. née White	Medical	Nursing Sister	73 days	6.5.63.
Snow, R. S. G.	Posts & Tels.	Watch Operator	117 days	6.5.63.

The following Notice etc., are published by command of His Excellency the Governor.

R. H. D. Manders, Colonial Secretary.

No. 24.

14th May, 1963.

With reference to the Instrument under the Public Seal of the Colony dated 6th May, 1963, it is hereby notified that His Excellency the Governor returned to Stanley on Saturday, 11th May, 1963.

PROBATE

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of Mary Louisa Jane Clarke, deceased, of Stanley, Falkland Islands.

Whereas Ronald John Clarke, son of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING.

Acting Registrar.

Stanley, Falkland Islands. 29th May, 1963.

S.C. 13/63.

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of Ida Frances McLeod, deceased, of Stanley, Falkland Islands.

Whereas Agnes Kathleen Whitney, elder daughter of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING.

Acting Registrar.

Stanley, Falkland Islands, 31st May, 1963.

S.C. 14/63.

Stanley Town Council Ordinance (Cap 68)

By-laws made by the Stanley Town Council and confirmed by the Governor

Cap. 68.

In exercise of the powers conferred upon the Stanley Town Council by section 84 of the Stanley Town Council Ordinance, the following By-laws are hereby made—

Title. Revised Edition, Vol. II, p. 305.

39 of the principal

By-laws.

p. 305. Amendment of By-law

1. These By-laws may be cited as the Public Health (Amendment) By-laws, 1963, and shall be read as one with the Public Health By-laws, hereinafter referred to as the principal By-laws.

2. By-law 39 shall be amended by the insertion immediately after the words "other public place" of the words "or otherwise except in accordance with directions issued from time to time by the Council".

Made at a meeting of the Stanley Town Council held on the 6th day of May, 1963.

E. F. Luxton, Chairman.

Confirmed this 17th day of May, 1963.

E. P. Arrowsmith, Governor.

Ref. 0039/F.

Instrument under the Public Seal of the Colony of the Falkland Islands appointing RICHARD HENRY DAVID Manders, Esq., o.B.E., to be the Deputy for the Governor of the said Colony.



E. P. ARROWSMITH - By Ilis Excellency SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies.

WHEREAS by certain Letters Patent passed under the Great Seal of the United Kingdom, bearing date the 13th day of December, 1948, it is provided that in the event of the Governor of the Colony of the Falkland Islands and its Dependencies having occasion at any time to be temporarily absent for a short period from the seat of Government, or to leave the Colony for the purpose of visiting any Dependency thereof, he may, by an Instrument under the Public Seal of the Colony, appoint any person to be his deputy during such temporary absence, and in that capacity to exercise, perform, and execute for and on behalf of the Governor during such temporary absence, but no longer, all such powers and authorities by the said Letters Patent or otherwise vested in the Governor as shall in and by such Instrument be specified and limited, but no others;

AND WHEREAS I shall have occasion to leave Stanley on the 7th day of May, 1963, for the purpose of visiting the West Falklands.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commanderin-Chief in and over the Colony of the Falkland Islands and its Dependencies, do hereby appoint you RICHARD HENRY DAVID MANDERS, Officer of the Most Excellent Order of the British Empire, Colonial Secretary of the said Colony, to be my deputy within the said Colony during my temporary absence from Stanley as aforesaid and in that capacity to exercise, perform and execute for me and on my behalf during such temporary absence, all such powers and authorities by the above recited Letters Patent or otherwise vested in me, but subject always to the provisions of the said Letters Patent and to such instructions as you shall receive from me from time to time for your guidance.

Given under my hand and the Public Seal of the Colony this 6th day of May, 1963.

> By His Excellency's Command, R. H. D. MANDERS, Colonial Secretary.

Ref. P/893.

Instrument under the Public Seal of the Colony of the Falkland Islands appointing Thomas Andrew Gilruth, Esq., J.P., to be a Temporary Member of the Executive Council.

E. P. ARROWSMITH — By His Excellency SIR EDWIN ARROWSMITH,

Knight Commander of the Most Distinguished Order
of Saint Michael and Saint George, Governor and
Commander-in-Chief in and over the Colony of the
Falkland Islands and its Dependencies.

WHEREAS by certain Letters Patent under the great seal of the United Kingdom of Great Britain and Ireland, bearing date at Westminster the 13th day of December, 1948, constituting the office of Governor and Commander-in-Chief in and over the Colony of the Falkland Islands, it is amongst other things declared that there shall be an Executive Council in and for the said Colony which shall consist of such persons as may be directed under the Royal Sign Manual and Signet.

AND WHEREAS by instructions under the Royal Sign Manual and Signet, bearing date the 13th day of December, 1948, it is declared that the Governor may, from time to time, appoint persons other than ex-officio Members to be Temporary Members of the Executive Council of the Colony.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, do hereby appoint

THOMAS ANDREW GILRUTH, Esq., J.P.,

to be a Temporary Member of my Executive Council.

GOD SAVE THE QUEEN

Given under my hand and the Public Scal of the Colony at Government House, Stanley, this 13th day of May in the Year of Our Lord One thousand Nine hundred and sixty-three.

By His Excellency's Command,
R. H. D. Manders,

Colonial Secretary.

Ref. 2103/B.



THE FALKLAND ISLANDS GAZETTE

(Extraordinary)

PUBLISHED BY AUTHORITY

Vol. LXXII.

18 JUNE, 1963.

No. 7.

PROCLAMATION

No. 3 of 1963.

Made under section 24 of the Falkland Islands (Legislative Council) Orders in Council, 1948 to 1955.

IN THE NAME of Her Majesty ELIZABETH II., by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.



E. P. ARROWSMITH — By His Excellency SIR EDWIN ARROWSMITH,
Knight Commander of the Most Distinguished Order
of Saint Michael and Saint George, Governor and
Commander-in-Chief in and over the Colony of the
Falkland Islands and its Dependencies.

WHEREAS by subsection (1) of section 24 of the Falkland Islands (Legislative Council) Orders in Council, 1948 to 1955, it is provided that the sittings of the Council shall be held at such times and places as the Governor shall from time to time appoint by Proclamation:

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, Governor and Commander-in-Chief in and over the Colony of the Falkland Islands and its Dependencies, in exercise of the powers vested in me aforesaid, do by this Proclamation appoint Tuesday the 25th day of June, 1963, at ten o'clock in the forenoon at the Court and Council Chambers, Stanley, to be the time and place for a sitting of the Legislative Council of the Colony.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 14th day of June, in the Year of Our Lord One thousand Nine hundred and Sixty-three.

By His Excellency's Command, R. H. D. MANDERS, Colonial Secretary.

Ref. 0529/111.

A Bill for

An Ordinance

Title.

Further to amend the Non-Contributory Old Age Pensions Ordinance.

Date of commencement.

, 1963]

Enacting clause.

BE IT ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Short title.

No. 7 of 1961.

1. This Ordinance may be cited as the Non-Contributory Old Age Pensions (Amendment) Ordinance, 1963, and shall be read as one with the Non-Contributory Old Age Pensions Ordinance (hereinafter referred to as the principal Ordinance).

Amendment of section 4 of the principal Ordinance.

2. Section 4 of the principal Ordinance is amended by the deletion from the proviso to subsection (a) of the following —

"on 1st July, 1961".

OBJECTS AND REASONS.

To provide that the widows of all men who died before 1st July, 1952, shall be eligible for a non-contributory old age pension on reaching the age of 65 years.

Ref. 0323/G.

A Bill for

An Ordinance

To regulate the use of the Stanley Common. Title.

BE IT ENACTED by the Legislature of the Colony of the Enacting clause. Falkland Islands, as follows —

- 1. This Ordinance may be cited as the Stanley Common Short title. Ordinance, 1963.
- 2. "The Common" means the fenced land bounding Stanley Interpretation. on the south, east and west.
- 3. Any person who shall throw or deposit or cause to be thrown or deposited on the Common any dirt, ashes, rubbish, decaying animal or vegetable or other noxious matter save in such place and in accordance with such conditions as shall have been appointed for the purpose shall commit an offence.

Disposal of refuse.

4. The Agricultural Officer or other person for the time being exercising his functions may from time to time by notice or notices posted on the Common appoint the place or places in which, and the conditions upon which, refuse, or any particular kind of refuse, may be deposited.

Places for the deposit of refuse to be indicated.

5. Any person who commits an offence against section 3 hereof, or removes destroys or defaces any notice mentioned in section 4 hereof shall be liable on summary conviction to a fine not exceeding £10.

Penalties.

OBJECTS AND REASONS

To prevent the uncontrolled dumping of rubbish on the Common.

Ref. 1095.

A Bill for An Ordinance

Title.

To provide for the service of the year 1963-64.

Enacting clause.

BE IT ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Short title.

1. This Ordinance may be cited for all purposes as the Appropriation (1963-64) Ordinance, 1963.

Appropriation of £380.412 for the service of the year 1963-64.

2. The Governor may cause to be issued out of Public Revenue and other funds of the Colony and applied to the service of the period 1st July, 1963 to 30th June, 1964, a sum not exceeding Three hundred and eighty thousand four hundred and twelve pounds, which sum is granted and shall be appropriated for the purposes and to defray the charges of the several services expressed and particularly mentioned in the Schedule hereto which will come in course of payment during the year 1963-64.

Schedule.

SCHEDULE.

Number.	Head of Service	PP.		Amount.				
	Treat of Service	- -		£	s.	d.		
I.	The Governor	***	4	8930	0	0		
II.	Agriculture			5676	0	0		
III.	Audit			1343	0	0		
IV.	Aviation			14503	0	0		
V.	Customs & Harbour			11769	0	0		
VI.	Education			49452	0	0		
VII.	Medical			36552	0	0		
VIII.	Meteorological			700	0	0		
IX.	Military			1195	0	0		
X.	Miscellaneous			32972	0	0		
XI.	Pensions & Gratuities			11000	0	0		
XII.	Police and Prisons			5688	0	0		
XIII.	Posts & Telecommunication	ons		50448	0	0		
XIV.	Power & Electrical			17418	0	0		
XV.	Public Works			20387	0	0		
XVI.	Public Works Recurrent			33797	0	0		
XVII.	Secretariat & Treasury			26453	0	0		
XVIII.	Social Welfare			7950	0	0		
XIX.	Supreme Court			2297	0	0		
	Total Ordinary Ex	kpenditure		338530	0	0		
XX.	Special Expenditure			36176	0	0		
XXI.	Colonial Development &			5706	0	υ		
	Total I	Expenditur	e £	380412	0	0		



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.			1 JULY, 19	63.				No. 8.		
			APPOINTME	NTS						
Name	Departm	ent		Office			Date	Remarks		
Anderson, I. T.	South Geo	rgia	Temporary S	enior '	nior W/T Operator 20.6.63					
Guest, L. C.	South Geo	rgia	Cook/Steware	l		- :	20.6.63	_		
Ruddy, H.	South Geo	rgia	Officer-in-Cha	arge		;	20.4.63	_		
Whitney, J. R.	South Geo	rgia	Acting Senior Administ			:	20.4.63	_		
			SECONDMEN	ITS						
			rom To				From	To		
		ental Sur South G		Camp Dental Surgeon, Medical Department			29.3.63	19.6.63.		
Barnes, I. E., B.D	.s., L.D.s. Ca		al Surgeon, Department		al Surgeon, Jouth Georgia		6.4.63	26.6.63.		
			PROMOTIC	N						
	Depart.	ment	From			To		Date		
Evans, M. E.	Public V		Plumbe	er	Senior	Plumb	er	1.7.63.		
Perry, T. G.	Public V		Mason		Senior	Mason		1.7.63.		
			LEAVE							
	Department		Office		From	To	I	<i>temarks</i>		
Bashford, D. E.	South Georgia	ı Met	eorological Assi	stant	18.2.63	21.6.63		ompletion contract.		
Vaughan, R. W.	South Georgia	. Biol	ogist/Sealing Inspecto	r	18.2.63	19.6.68	3	-		

The following Notice etc., are published by command of His Excellency the Governor.

R. H. D. MANDERS, Colonial Secretary.

No. 25.

4th June, 1963.

With reference to Gazette Notice No. 3 of 1963, the following name is added to the list of Ministers registered for celebrating marriages –

The Reverend Father James Padberg St. Mary's Church

Ref. 1163.

No. 26.

10th June, 1963.

The following telegrams exchanged between His Excellency the Governor and the Right Honourable the Secretary of State for the Colonies are published for general information —

From His Excellency the Governor to the Right Honourable the Secretary of State for the Colonies.

"I should be grateful if you would convey to Her Majesty the Queen, with my humble duty, the loyal and affectionate greetings of Her subjects in the Falkland Islands and South Georgia on the occasion of the observance in Britain of Her Majesty's Birthday."

From the Right Honourable the Secretary of State for the Colonies to His Excellency the Governor.

"I am commanded by the Queen to convey to you and the people of the Falkland Islands and South Georgia. Her sincere thanks for your kind message of greetings on the occasion of Her Majesty's Birthday."

Ref. 0191/B/II.

No. 27.

27th June, 1963.

It is hereby notified for general information that Her Majesty the Queen has been graciously pleased to approve the award of the Imperial Service Medal to Mr. S. P. Atkins.

Ref. P/98/II.

PROBATE

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of Isabella Butler, deceased, of Port Stephens, Falkland Islands.

Whereas George John Coppin Butler, husband of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING,
Acting Registrar.

Stanley, Falkland Islands. 21st June, 1963.

S.C. 10/63.

Application for a Publican's Licence under the provisions of the Licensing Ordinance (Vol. I, Cap. 38.)

In accordance with Section 7 (1) of the Licensing Ordinance, an application has been made by

FREDERICK EDDY WHITNEY - SHIP HOTEL

for a Publican's Retail Licence and provided that no objection be taken to the granting of a licence within 21 days from the date of this notice the licence will be granted to take effect from 1st July, 1963.

THE TREASURY, STANLEY. 7th June, 1963. L. Gleadell, Colonial Treasurer.

Application for a Publican's Licence under the provisions of the Licensing Ordinance (Vol. I, Cap. 38.)

In accordance with Section 7 (1) of the Licensing Ordinance, an application has been made by

JAMES CLIFTON - VICTORY BAR

for a Publican's Retail Licence and provided that no objection be taken to the granting of a licence within 21 days from the date of this notice the licence will be granted to take effect from 5th July, 1963.

THE TREASURY, STANLEY. 14th June, 1963. L. Gleadell, Colonial Treasurer.

PROCLAMATION

No. 2 of 1963.

Made under section 12 of the Maintenance Orders (Facilities for Enforcement) Ordinance, (Cap. 42).

IN THE NAME of Her Majesty ELIZABETH II., by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.



E. P. ARROWSMITH — By His Excellency SIR EDWIN ARROWSMITH,

Knight Commander of the Most Distinguished Order
of Saint Michael and Saint George, Governor and
Commander-in-Chief in and over the Colony of the
Falkland Islands and its Dependencies.

WHEREAS by section 12 of the Maintenance Orders (Facilities for Enforcement) Ordinance, Chapter 42, it is provided that where the Governor is satisfied that reciprocal provisions have been made by the legislature of any British possession or any territory under Her Majesty's protection for the enforcement within such possession or territory of maintenance orders made by courts in the Falkland Islands, the Governor may by proclamation extend such Ordinance to such possession or territory:

AND WHEREAS I am satisfied that the legislature of the Northern Territory of Australia has made reciprocal provisions as aforesaid.

NOW, THEREFORE, I, SIR EDWIN ARROWSMITH, do hereby proclaim that the said Ordinance shall extend to the Northern Territory of Australia.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 6th day of June, in the Year of Our Lord One thousand Nine hundred and Sixty-three.

> By His Excellency's Command, R. H. D. MANDERS, Colonial Secretary.

Ref. 1597.

STANLEY TOWN COUNCIL

REVENUE 1962

RECEIPTS		1	Amount Estimated		d et ue	al Re	eceipts			Over Estin	r the mate		Under the Estimate.			
Ordin	ARY REVEN	UE		£	£	s.	d.	£	s.	d.	£	S.	d.	£	s.	d.
	Cemetery			50				43	0	0				7	0	0
	Miscellaneou															
11.	(a) Miscellane	ous emoval nt Contribution	:::	15 60 52	19 60 52	1 0 0	0 0				4	1	0			
	(e) Savings Ba	Cemetery I	Fund 	123 100	123 150	18 4	10 5	405	4	3	50	18 4	10 5			
III.	LIBRARY			50				53	7	8	3	7	8			
IV.				50				10	8	4				39	11	8
∇.	(a) Rate (b) Government	E contribution tal General Rate		2685 825	2814 825	17 0	8	3639	17	8	129	17	8			
VI.	WATER SUPPL (a) Rate (b) Sales	Υ		630 200	708 257	6 4	5 3				78 57	6 4	5 3			
	Total	al Water Supply				_		965	10	8						
VII.	Town Hall (a) Hirings (b) Government	ent Contribution Total Town Hall	 1	500 400	673 517			1191	16	2	173 117	19 16	6 8			
vшī.	Advances Ri	EPAID	***	47				27	19	9				19	0	
		ipts above the li		5787			<u>.</u>	633	7		615	 5 16	 6 5	6	 5 1	

STANLEY TOWN COUNCIL

EXPENDITURE 1962

	PAYMENTS		mount stimated		A	cluai	! Paym	ents			er th limal			der stima	-
Ordi	nary Expenditure		£	£	s.	d.	£	s.	d,	£	s.	d.	£	s.	d.
I. II.	Town Clerk Cemetery	***	350		-		311	10	10	~	٠.		38	9	2
	(a) Wages (b) Upkeep Total Cemetery		400 100	454 33	.8 18	4 11	488	7	3	54	8	4	66	1	1
III.	Fire Brigade (a) Wages (b) Upkeep		160 150	119 320	2 15	8				170	15	9	40	17	4
17.	Total Fire Brigade LIBRARY		100			_	439	18	5						
	(a) Wages (b) Upkeep Total Library	***	198	223 79	0 19	0 6	302	19	6	25	0	0			6
V.	Miscellaneous														
	(a) Telephones (b) Stationery (c) Provident Fund		40 10 21	36 3 20	15 5 11	() 2 6							3 6	5 14 8	0 10 6
	(d) O. A. P. Contribution (e) Election		24	24	10	0					10	0	2	0	0
	(f) Audit (g) Insurance (h) Unforeseen		20 10 10	20 6 2	0 19 13	0 10 0							3 7	0 7	2
VI.	Total Miscellaneous GYMNASIUM		10		10		114	14	6				•	1	0
	(a) Wages (b) Light (c) Upkeep		88 20 25	7	5	5 9							80 19 25	14 19 0	7 3 0
	Total Gymnasium		-		-		7	6	2						
VII.	SCAVENGING (a) Ash Contract (b) Rodent Control		950 60	889 56		4 2							60 3	4 17	8 10
/III.	Total Scavenging STREET LIGHTS		00				945	17	6				Ů		-0
	(a) Current (b) Repairs Total Street Lighting		500 50	501 17	18 3	0 9	519	1	9	1	18	0	32	16	3
IX.	Town Hall							-	·						
	(a) Wages		450	525	14	7				75	14	7	220		_
	(b) Fuel		710 170	486 147		5							223 22	14	7 3
	(c) Light (d) Upkeep		50	19	7	11							30	12	1
	(e) Cleaning Total Town Hall		40		14	3	1190	17	11				28	5	9
X.	WATER SUPPLY			20	•					10	0				
	(a) Ships (b) Connections		50 20	63 46	8 12	10				13 26	8 12	10			
	Total Water Supply	***	-				110	1	2						
XI.	Arch Green	***	50				41	2	2				8	17	10
XII.	CEMETERY COTTAGE		100					7	11				99	12	1
													001		
	Total Payments above the lin	e.	4908				4472	5	l	368		10	804	2	•
	Government Charitable Relie	f					948	3	G						
	Security Deposits	***		•••			119 32	0	0						
	Caretaker's Deposits	***					23	15	0						
	Deposit Insurance Claim	***					65	5	7						
	Capital Account	***	· · · · · · · · · · · · · · · · · · ·												
	nalaa		'otal I Decen				5660 7671	9 17	2 10						
	Balan	CC 9181	, 1700011		1002										
						£	13332	7	0	1					

D. Reive, Town Clerk. 31st May, 1963.

STANLEY TOWN COUNCIL

STATEMENT OF ASSETS AND LIABILITIES, AS AT 31st DECEMBER 1962.

L	TABILITIES				ASSETS		
DEPOSITS Town Council Charitable Relief Government Charitable Relief Security Deposits Caretakers Deposits	£ s. d.	£ s. d. 16 1 9 1014 16 0 20 0 0 1 0 0	£ s.	d.	ASSETS Cash in hands of Town Clerk Cash at Government Savings Bank	£ s. d. 16 15 5 5,141 16 2	£ s. d. 5,158 11 7
Insurance Claim Capital Account at 1.1.62.		9 8 11 2,434 14 5	1061 6	8	INVESTMENTS Capital Account Savings Bank Cemetery Fund Investments at cost	2,513 6 3 $1,543$ 13 10	4,057 0 1
Museum Account at 1.1.62.		1,543 13 10	3,978 8 8 16				±,001 0 1
GENERAL REVENUE BALANCE A/C. Balance as at 1.1.62. Add Surplus for year ended 31.12.62.		2,302 1 2 1,864 19 5	4.167 0	7			
			£9,215 11 8	8		£	29,215 11 8

The middle market value of the Cemetery Fund Investments as at 31st December, 1962.

£2,253 11s. 3d., 5½% East African High Commission 1980/84 @ 65½ £ 1,476 1 8

> D. Reive, Town Clerk. 31st May, 1963.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.	1 A	UGUST, 1	963.			No. 9.
	A	PPOINTMEN	T			
Name	Department	Office		Dat	le .	Remarks
Ross, Miss E.	Secretariat	Clerk		22.7.	63	On probation for two years.
		TRANSFER				
	From			To		Date
Biggs, R. Cle	rk, Audit Department	Clerk, F	ublic W	orks Dep	artment Store	1.7.63.
	TERMINATIO	ON OF APP	OINTM	IENT		
	Department	Office	,		Date	Remarks
McMullen, Miss J.	Medical	Nurse Prob			30.6.63	Resigned.
		LEAVE				
	Department		Office		Period	Date
Borland, D.	South Georgia	Meteorolog	gical For	ecaster	105 days	23.6.63.
Fox, E. R.	South Georgia	Assistant (& Adm	dustoms in. Assis		68 days	23.6.63.
Manders, R. H. D.	Secretariat 	Colonial S	ecretary		116 days	15.7.63.
Scott, N. E.	South Georgia	Senior W/	P Operat	tor	84 days	23.6.63.
Waterhouse, Mrs. M.	South Georgia	Steward, Disco	very Ho	ouse	105 days	23.6.63.
Waterhouse, R.	South Georgia	Cook/Stew Disco	ard, very Ho	ouse	105 days	23.6.63.
	Department 0,0	ice F	'rom	To	1	Remarks
	Posts & Tels. Watch C		3,1.63	20,6,63		eave in respect ony service.

The following Notices etc., are published by command of His Honour the Officer Administering the Government.

L. C. GLEADELL,
Acting Colonial Secretary.

No. 28.

13th July, 1963.

 $\begin{array}{ll} \mbox{His Excellency the Governor has been} \\ \mbox{pleased to appoint} - \end{array}$

MR. MICHAEL THOMAS MUSSON

of Darwin, East Falkland, to act as Deputy Registrar for the purpose of the registration of Births and Deaths, and for the celebration of Marriages in Darwin and district, with effect from the 18th March, 1963, and during the absence of Mr. John Wyndham Poltock on leave.

Ref. 312/28

No. 29.

15th July, 1963.

The findings of the Cost of Living Committee for the quarter ended 30th June, 1963, are hereby published for general information –

Quarter ended

Percentage increase over 1948 prices

30th June, 1963

83.96%

2. The scale of wages for hourly paid workers remains unchanged.

Ref. 0704/V.

No. 30.

15th July, 1963.

Departure from the Colony of His Excellency the Governor

It is hereby notified for general information that His Excellency Sir Edwin Arrowsmith, K.C.M.G., Governor & Commander-in-Chief, left the Colony this day for the purpose of visiting the United Kingdom.

Ref. P/756/II.

No. 31.

19th July, 1963.

The Officer Administering the Government has been pleased to approve the following Efficiency Medal award to the undermentioned Member of the Falkland Islands Defence Force.

PRIVATE K. T. MILLS.

Ref. 189/42.

No. 32.

1st August, 1963.

Intimation has been received from the Right Honourable the Secretary of State for the Colonies to the effect that Her Majesty will not be advised to exercise her power of disallowance in respect of the following Ordinance of the Dependencies —

No. 1 of 1963 Title
Appropriation (Dependencies) (1962/63) Ordinance, 1963.

Ref. D/6/59/C.

LIVESTOCK

EAR MARK

In accordance with the provisions of section 8 (2) of the Live Stock Ordinance (Cap. 40) notice is hereby given that the Ear Mark known as the Slit has now been altered to Fore Bayonet and approved and registered in the name of Mr. R. J. Bundes and Mr. K. G. Stewart, of Stanley, Falkland Islands.

G. A. Stewart,
O. i/c Agricultural Dept.

16th July, 1963.

PROBATE

In the Supreme Court of the Falkland Islands.

(PROBATE DIVISION)

In the Matter of the Estate of Elizabeth Alice Fuhlendorff, deceased, of Stanley, Falkland Islands.

Whereas Valdemar Ernest Fuhlendorff, son of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING,
Acting Registrar.

Stanley, Falkland Islands. 1st August, 1963.

S.C. 18/63.

The Electricity Supply Ordinance (Cap. 23)

REGULATIONS

(under section 3 of the Ordinance)

E. P. ARROWSMITH,

No. 1 of 1963.

Governor.

His Excellency the Governor in exercise of the powers vested in him by section 3 of the Electricity Supply Ordinance, is pleased by and with the advice of the Executive Council to make the following Regulations—

Cap. 23.

1. These Regulations may be cited as the Electricity Supply (Amendment) Regulations, 1963, and shall be read as one with the Electricity Supply Regulations, 1951, hereinafter referred to as the principal Regulations.

Short title.

2. Regulation 2 of the principal Regulations is amended by deleting the definition of "Area of Supply" and substituting the following definition:

Amendment of regulation 2 of the principal Regulations.

- ""Area of Supply" means the area situated within forty yards from the low pressure supply system;".
 - 3. Regulation 26 of the principal Regulations is amended —
- (a) by deleting the semi-colon after the word "expense" and substituting a full stop;
- Amendment of regulation 26 of the principal Regulations.
- (b) by deleting the words from "provided always" to the end of the section.
- 4. The following new regulations are inserted immediately after regulation 26 of the principal Regulations —

"Supply for private purposes.

26A. The cost exceeding £5, of the construction of any service lines for the supply of energy from any main to any owner or occupier as may be laid or erected upon the property of the owner or in the possession of that occupier, and of so much of any such service lines as may be necessary to lay or erect from such main, although not on that property, shall be defrayed by that owner or occupier.

Electric lines etc. to remain property of Government. 268. All electric lines, meters, accumulators, fittings, works and apparatus let by or belonging to the Government shall remain the property of the Government, whether they be or be not fixed or fastened to any part of any premises in or upon which they may be situate, or to the soil under any such premises.

Supply of energy outside area.

26c. The Colonial Secretary may, subject to such conditions and restrictions, if any, as he thinks fit to impose, authorise the supply of energy to any person outside the area of supply, and to lay down or place electric lines and all other works for that purpose.".

Addition of new regulations to the principal Regulations.

Made by the Governor in Council this 28th day of May, 1963.

E. P. ARROWSMITH, Governor.

LS

No. 1



1963

Colony of the Falkland Islands.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

76

To provide for the service of the year 1963-64.

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows—

Short title.

1. This Ordinance may be cited for all purposes as the Appropriation (1963-64) Ordinance, 1963.

Appropriation of £385,762 for the service of the year 1963-64.

2. The Governor may cause to be issued out of Public Revenue and other funds of the Colony and applied to the service of the period 1st July, 1963 to 30th June, 1964, a sum not exceeding Three hundred and eighty-five thousand seven hundred and sixty-two pounds, which sum is granted and shall be appropriated for the purposes and to defray the charges of the several services expressed and particularly mentioned in the Schedule hereto which will come in course of payment during the year 1963-64.

SCHEDULE.

Schedule.

Number.	Head of Service	Amount.				
Tumber.	Trade of Service			£	s.	d.
I.	The Governor			8930	0	0
II.	Agriculture			5846	0	0
III.	Audit		+++	1343	0	0
IV.	Aviation			14503	0	0
V.	Customs & Harbour			11769	0	0
VI.	Education	• • •		49452	0	0
VII.	Medical			36732	0	0
VIII.	Meteorological	- 4 -		700	0	0
IX.	Military			1195	0	0
Х.	Miscellaneous			32972	0	0
XI.	Pensions & Gratuities			11000	0	0
XII.	Police and Prisons			5688	0	0
XIII.	Posts & Telecommunication	ns		50448	0	0
XIV.	Power & Electrical			17418	0	0
XV.	Public Works			20387	0	0
XVI.	Public Works Recurrent			33797	0	0
XVII.	Secretariat & Treasury			26453	0	0
XVIII.	Social Welfare			7950	0	0
XIX.	Supreme Court			2297	0	0
	Total Ordinary Ex	penditur e	•••	338880	0	0
XX.	Special Expenditure			41176	0	0
XXI.	Colonial Development & \	Velfare		5706	0	0
	Total I	Expenditure	£	385762	0	C

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. Bound,
Clerk of the Legislative Council.

Ref. 0284/XVI.

Assented to in Her Majesty's name this 5th day of July, 1963.

E. P. ARROWSMITH, Governor.

(LS)

No. 2



1963

Colony of the Falkland Islands.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

Further to amend the Post Office Ordinance.

Date of commencement.

[28th June, 1963]

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Short title.

1. This Ordinance may be cited as the Post Office (Amendment) Ordinance, 1963, and shall be read as one with the Post Office Ordinance, hereinafter referred to as the principal Ordinance.

Amendment of section 4 of the principal Ordinance.

- 2. Section 4 of the principal Ordinance is amended —
- (a) by substituting a semicolon for the full stop at the end of paragraph (c);
- (b) by adding after paragraph (c) the following paragraph -
 - "(d) Declare that any issue of stamps or other stamp matters shall cease to be valid as from a date to be mentioned in the order, and such issue of stamps and other stamp matters shall cease to be valid accordingly.".

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. BOUND, Clerk of the Legislative Council.

Ref. 186/37.

Assented to in Her Majesty's name this 5th day of July, 1963.

E. P. ARROWSMITH, Governor.



No. 3



1963

Colony of the Falkland Islands.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Further to amend the Foreign Judgments (Reciprocal Enforcement) Ordinance, 1959.

[28th June, 1963]

Date of commencement.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows —

Enacting clause.

1. This Ordinance may be cited as the Foreign Judgments (Reciprocal Enforcement) (Amendment) Ordinance, 1963, and shall be read as one with the Foreign Judgments (Reciprocal Enforcement) Ordinance, 1959, hereinafter referred to as the principal Ordinance.

Short title.

2. The definition of the expression "judgment" in section 2 of the principal Ordinance is amended -

No. 4 of 1959.

- (a) by deleting the comma after the word "party" and substituting a semicolon;
- Amendment of section 2 of the principal Ordinance.
- (b) by deleting the words from "and includes an award" to the end of the definition.
- 3. Section 9 of the principal Ordinance is repealed and
- replaced as follows -

"Power to apply Part I of the Ordinance to other parts of the Common-wealth.

9. (1) The Governor may by Order in Council direct that this Ordinance shall apply to any part of the Commonwealth outside the Colony and to judgments obtained in the superior courts of such parts of the Commonwealth in like manner as it applies to foreign countries and judgments obtained in the superior courts of foreign countries, and on any such order being made, this Part of this Ordinance shall have effect accordingly and the Reciprocal Enforcement of Judgments Ordinance shall cease to have effect except in relation to those parts of the Commonwealth to which it extends at the date of the Order.

Repeal and replacement of section 9 of the principal Ordinance.

1 AUGUST, 1963

- (2) If at any time after the Governor has directed as aforesaid an Order in Council is made under section 3 of this Ordinance extending this Part of this Ordinance to any Part of the Commonwealth to which the Reciprocal Enforcement of Judgments Ordinance extends as aforesaid, then, in relation to that part of the Commonwealth
 - (a) the last mentioned Ordinance shall cease to have effect —
 - (b) this Part of this Ordinance shall have effect as if
 - (i) the expression "judgment" included an award in proceedings on an arbitration if the award has, in pursuance of the law in force in the place where it was made, become enforceable in the same manner as a judgment given by a court in that place;
 - (ii) the fact that a judgment was given before the coming into operation of the Order in Council did not prevent it from being a judgment to which this Part of this Ordinance applies, but the time limited for the registration of a judgment were, in the case of a judgment so given, twelve months from the date of the judgment or such longer period as may be allowed by the Supreme Court;
 - (iii) any judgment registered in the Supreme Court under the Reciprocal Enforcement of Judgments Ordinance before the coming into operation of the Order in Council had been registered in that Court under this Part of this Ordinance and anything done in relation thereto under the Reciprocal Enforcement of Judgments Ordinance had been done under this Part of this Ordinance of the corresponding rules of court or other provisions applicable to the said Part.
- (3) References in this section to any Part of the Commonwealth outside the Colony shall be construed as including references to any territories which are under Her Majesty's protection and to any territories administered by the Government of any part of the Commonwealth under the trusteeship of the United Nations."

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. Bound, Clerk of the Legislative Council.

Ref. 2233.

Assented to in Her Majesty's name this 5th day of July, 1963.

E. P. ARROWSMITH, Governor.



No. 4



1963

Colony of the Falkland Islands.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

To amend the Maintenance Orders (Facilities for Enforcement) Ordinance.

[28th June, 1963]

Date of commencement.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows—

Enacting clause.

1. This Ordinance may be cited as the Maintenance Orders (Facilities for Enforcement) (Amendment) Ordinance, 1963, and shall be read as one with the Maintenance Orders (Facilities for Enforcement) Ordinance, hereinafter referred to as the principal Ordinance.

Short title.

- Cap. 42.
- 2. Section 8 of the principal Ordinance is amended by the deletion of the figures "68" and the substitution therefor of the figures "69".

Amendment of section 8 of the principal Ordinance.

3. Section 12 of the principal Ordinance is amended by the deletion of the full stop at the end thereof and the addition thereafter of the following —

Amendment of section 12 of the principal Ordinance.

"or to the competent authority appointed under the law of such possession or territory for the receipt and transmission of maintenance orders".

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. Bound, Clerk of the Legislative Council. Assented to in Her Majesty's name this 5th day of July, 1963.

E. P. ARROWSMITH. Governor.

No. 5



1963

Colony of the Falkland Islands.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

To amend the Matrimonial Causes Ordinance.

Date of commencement.

[28th June, 1963]

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows —

1. This Ordinance may be cited as the Matrimonial Causes

Short title.

Cap. 44.

(Amendment) Ordinance, 1963, and shall be read as one with the Matrimonial Causes Ordinance, hereinafter referred to as the principal Ordinance.

Replacement of section 5 of the principal Ordinance.

- 2. Section 5 of the principal Ordinance is hereby repealed and replaced by the following section -
 - "Definition of care and treatment in relation to insanity.
- 5. (1) For the purposes of the preceding section a person of unsound mind shall be deemed to be under care and treatment -
 - (a) while he is detained in pursuance of any order made under the provisions of the Mental Treatment Ordinance; or
- (b) while he is receiving treatment for mental illness as a resident in a hospital or other institution provided, approved, licensed, registered or exempted from registration by any Minister or other authority in the United Kingdom, the Isle of Man or the Channel Islands; or
- (c) while he is receiving such treatment as a resident in a hospital or other institution in any other country outside the Colony being a hospital or institution in which his treatment is comparable with the treatment provided in any such hospital or institution as is mentioned in paragraph (b) of this subsection.

- (2) For the purposes of the foregoing subsection a certificate by the Admiralty or a Secretary of State that a person was receiving treatment for mental illness during any period as a resident in any naval military or air-force hospital under the direction of the Admiralty, the Army Council or the Air Council shall be conclusive evidence of the facts certified.
- (3) In determining for the purposes of section 4 of the principal Ordinance whether any period of care and treatment has been continuous, any interruption of such a period for twenty eight days or less shall be disregarded.".
- 3. The principal Ordinance is hereby amended by the insertion of the following section as section 5A—

"Power of Court to treat descrition as continuing during period of incapacity. 5A. For the purposes of any petition for divorce or judicial separation the Court may treat a period of desertion as having continued at a time when the deserting party was incapable of continuing the necessary intention, if the evidence before the Court is such that, had he not been incapable the court would have inferred that that intention continued at that time.".

Addition of new section to the principal Ordinance.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

H. L. Bound, Clerk of the Legislative Council.

Ref. 17/38.

Assented to in Her Majesty's name this 5th day of July, 1963.

E. P. ARROWSMITH, Governor.



No. 6



1963

Colony of the Falkland Islands.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

Title.

Further to amend the Non-Contributory Old Age Pensions Ordinance.

Date of commencement.

[28th June, 1963]

Enacting clause.

ENACTED by the Legislature of the Colony of the Falkland Islands, as follows —

Short title.

No. 7 of 1961.

1. This Ordinance may be cited as the Non-Contributory Old Age Pensions (Amendment) Ordinance, 1963, and shall be read as one with the Non-Contributory Old Age Pensions Ordinance (hereinafter referred to as the principal Ordinance).

Amendment of section 4 of the principal Ordinance.

2. Section 4 of the principal Ordinance is amended by the deletion from the proviso to subsection (a) of the following-

"on 1st July, 1961".

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

> H. L. BOUND, Clerk of the Legislative Council.

Ref. 0323/G.

Assented to in Her Majesty's name this 5th day of July, 1963.

E. P. ARROWSMITH, Governor.

No. 7



1963

Colony of the Falkland Islands.

IN THE TWELFTH YEAR OF THE REIGN OF

HER MAJESTY QUEEN ELIZABETH II.

SIR EDWIN ARROWSMITH, K.C.M.G., Governor.

An Ordinance

To regulate the use of the Stanley Common.

ENACTED by the Legislature of the Colony of the Falkland Islands as follows —

Enacting clause.

This Ordinance may be cited as the Stanley Common Ordinance, 1963.

Short title.

2. "The Common" means the fenced land bounding Stanley on the south, east and west.

Interpretation.

3. Any person who shall throw or deposit or cause to be thrown or deposited on the Common any dirt, ashes, rubbish, decaying animal or vegetable or other noxious matter save in such place and in accordance with such conditions as shall have been appointed for the purpose shall commit an offence.

Disposal of refuse.

4. The Agricultural Officer or other person for the time being exercising his functions may from time to time by notice or notices posted on the Common appoint the place or places in which, and the conditions upon which, refuse, or any particular kind of refuse, may be deposited.

Places for the deposit of refuse to be indicated.

5. Any person who commits an offence against section 3 hereof, or removes destroys or defaces any notice mentioned in section 4 hereof shall be liable on summary conviction to a fine not exceeding £10.

Penalties.

This printed impression has been carefully compared by me with the Bill which has passed the Legislative Council, and is found by me to be a true and correctly printed copy of the said Bill.

> H. L. BOUND, Clerk of the Legislative Council.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.		2 SEPTI		No. 10.		
		RET	TREME	NT		
	Depo	artment	0.	ffice	Date	Remarks
Fleuret, Mrs. R., M.B	.E. Me	Medical		ng Sister	16.8.63	On pension.
		APP	OINTME	ENT		
Name	De	Department		Office	Date	Remarks
	Fleuret, Mrs. R., M.B.E. Medic		Acting Matron		18.8.63	_
		I	LEAVE			
	Depart	ment	Off	ice	Period	Date
Brown, Miss M., S.R.N., S.C.M., R.	Medi		Matı	on	96 days	18.8.63.
	Department -	Office .		From	To	Remarks
Pirrie, Mrs. E. née White	Medical	Nursing S	ister	5.5.63	11.8.63	On completion of contract.

The following Notices etc., are published by command of His Excellency the Governor.

L. C. GLEADELL,
Acting Colonial Secretary.

No. 33.

9th August, 1963.

It is hereby notified for general information that Mr. Fikret Berker has been appointed Consul-General of Turkey in London with jurisdiction in all British Colonies and Protectorates.

Ref. 0597.

No. 34.

30th August, 1963.

It is hereby notified that His Excellency the Governor returned to Stanley on Thursday the 29th of August, 1963.

Ref. P/756/II.

PROBATE

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of William John Bowles, deceased, of Stanley, Falkland Islands.

Whereas Isabella Bowles, widow of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING,

Acting Registrar.

Stanley, Falkland Islands, 19th August, 1963.

S.C. 19/63.

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of George Perry, deceased, of Stanley, Falkland Islands.

Whereas Annie Elizabeth Perry, Attorney for Kathleen Gladys McGill, the sole Executrix named in the Will of the above named deceased dated 27th October, 1962, has applied for Letters of Administration with the Will annexed to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING.

Acting Registrar.

Stanley, Falkland Islands, 24th August, 1963.

S.C. 20/63.

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of James George Rowlands, deceased, of Stanley, Falkland Islands.

Whereas Phillis Heen Edith Rowlands, widow of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING.

Acting Registrar.

Stanley, Falkland Islands, 28th August, 1963.

S.C. 21/63.

LEGISLATIVE COUNCIL.

Minutes of the Meeting held 25th - 28th June, 1963.

Present: His Excellency the Governor (Sir Edwin Arrowsmith, K.C.M.G.).

The Honourable the Colonial Secretary (R. H. D. Manders, O.B.E.).

The Honourable the Senior Medical Officer (Dr. R. S. Slessor, O.B.E., M.B., B.Ch.).

The Honourable the Colonial Treasurer (L. C. Gleadell, J.P.).

The Honourable J. T. Clement, J.P.

The Honourable A. B. Monk, J.P.

The Honourable L. A. C. Bedford.

The Honourable G. C. R. Bonner, J.P.

The Honourable R. V. Goss.

The Honourable J. R. Rowlands.

The Meeting opened with prayers read by the Reverend E. Thornley.

- 2. The Minutes of the Meeting of Legislative Council held on 28th November, 1962 were confirmed.
 - 3. His Excellency delivered the following address to Council —

"Honourable Members of Legislative Council.

One of the most encouraging pieces of news we have had for a long time was that at the March sales 2,519 bales of Falkland Island wool were sold at an average price of 57.38d, a lb. This compares very favourably with the March sales in 1962 at which 2,147 bales were sold at an average price of 50.6d, a lb. The next sales are due early next month and, as usual, we can expect a certain fall, but it seems clear that our overall average for the year will show a good increase over last year's average price for the whole clip of 47d, a lb.

This increase in price is particularly welcome, because after our very mild winter in 1962 there was a much heavier clip than usual, and exports this year are likely to be a quarter of a million pounds in weight more than last year. I hope very much that these good results may encourage farms to set something aside for pasture improvement schemes. Two years ago I quoted Mr. Wannop, who said that he hoped that the pioneering efforts by enthusiasts will not only continue but will have imitators. These efforts have continued at Roy Cove and Hill Cove in particular, and the results on the ground are impressive. I am sure what these farms have done and hope to achieve will be discussed at the forthcoming meeting of the Sheep Owners Association, and other farms may perhaps be inspired to follow their lead. You will remember that Mr. Wannop also recommended that we should employ a trained investigator on grassland improvement, and you will see that provision has been included in next year's estimates for his appointment. Arrangements are proceeding to recruit a good man and Mr Wannop is assisting in this.

I will deal later with how the improved price of wool may affect our future financial position, but now I will turn to some of the activities of various Government departments during the past year.

To take Education first, we were fortunate that the Dorset education authorities agreed to a visit by their County psychologist Mr. R. J. M. Taylor to the Falkland Islands. Mr. Taylor has also had extensive teaching experience, and during his time in the Colony from 26th September to 2nd November 1962, he was able not only to see the Stanley and Darwin schools, but also to cover a good deal of the Camp. His conclusions were that the children in the Falkland Islands have the normal range of ability found in England, the average level being that of a child from the remoter rural areas in Britain. Mr. Taylor felt that our population would never justify the setting up of a system of full secondary education, but there would always be a few children of superior ability who would benefit from the type of education which is not available in the Colony. He thought we should not be too rigid over the number of scholarships that are awarded each year, and he emphasised that scholarships should only be awarded when it is clear that the children are able to undertake grammar school education successfully, provided they apply themselves to their studies. He recommended that scholarships should be awarded in the first instance for a two year period only, because in that time it becomes clear whether children are going to work successfully or not. If they are not, the scholarship should end, but on the other hand, if they are taking full advantage of the education they are receiving, scholarships should continue as long as justified. This could mean, that instead of the normal period of three years for which scholarships are now awarded, they would be extended to five years, and in some cases even to seven years. Such a long period away from home, and perhaps without seeing his parents, would not be good for a child, and Government therefore proposes that if scholarship children continue at school in Dorset for longer than two years, they should be flown home to the Falklands at government expense every two years.

Mr. Taylor was critical of the school buildings and equipment, particularly of the senior school in Stanley, where, he said, a new school is needed on a more spacious site. Steps have already been taken to improve equipment on his recommendations, and this policy will continue. Standing Finance Committee approved expenditure of the sum of £500 for this purpose during the current financial year, and next year estimates for school materials have been increased by £500 over the 1962/63 estimate. Necessary though a new senior school is, that does not mean that good work cannot be done in the present school. We must keep a new senior school very much in mind, but the more immediate need would seem to be to extend the Darwin school to accommodate more boarders. As Honourable Members will recollect, I have referred to this before, and we hope to obtain assistance for the extension from the Colonial Development & Welfare Act which last month was extended to 1966. The main problem at Darwin is the water supply, which is now barely adequate for the school, and would be quite insufficient if the school is to be extended. Investigations into how to improve the water supply have been proceeding, but the problem is not an easy one to solve, and I feel we might save money in the long run by getting a water engineer out from England to investigate conditions and draw up a plan.

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The ideal, of course, would be that all Camp children from the age of eight should attend the Darwin school, but for a variety of reasons this is not a practical proposition, and we have to consider how best our educational system can be adapted to the needs of the community. The comparison of children in the Camp between the years 1953 and 1962 is interesting. The 1962 census revealed that, compared with 1953, there are now 40 per cent more children under school age in the East Falkland and 20 per cent more in the West Falkland. With these numbers in mind, it seems that something more will be needed than the extension of the Darwin school and the continued employment of Camp teachers, and that at the main settlements there may well be sufficient children to justify a settlement school, where children can receive continuous education uninterrupted by the teacher having to visit other farms and outside houses. Government is at present considering a scheme whereby it would give assistance to farms to employ a bookkeeper/teacher. He would be the employee of the farm and Government would pay a sum to the farm for his teaching services. He would have to be approved by the Department as a suitable person to teach, and would have to put in a fixed number of hours each week as a teacher. The plan is not without its difficulties, for farm employees move from one farm to another and a family with four or five children leaving a farm could cause a dramatic drop in the number of children attending the farm school; but I feel that if a satisfactory plan can be worked out, farm employees might think twice before moving from a farm where their children are receiving continuous education, and that this plan would be of benefit not only to parents and children but also to the farms. It might well be, too, that arrangements could be made whereby children from outside houses on the farm could obtain accommodation at the settlement during the week, and be able to visit their parents during the weekend.

I do not think that these plans will mean that Camp teachers will disappear, because there will always be the smaller islands with only a very few children, and the more distant outside houses where parents do not wish to be separated from their children, although in this question of separation I would urge parents to think not only of themselves but what is best for their children. Whatever plans Government may have, in the long run the education of children depends on the fullest co-operation from their parents. Without this no system of education can succeed. Our Camp teachers and the Voluntary Service Organisation teachers are doing excellent work, but their task is not always made easy for them. The great weakness of this system is its lack of continuity and the long gaps which occur between the teacher's visits, and unless parents co-operate and take a real interest in the education of their children very little can be achieved.

As Honourable Members are aware, we have very close ties with the Dorset education authorities and Mr. Taylor's visit has made these even closer. He has seen conditions out here for himself and is taking a keen personal interest in all our children now at Dorset schools. We have received good reports of the progress these children are making, and the reports on one of them, the youngest ever to be given a scholarship, are quite outstanding.

We have still vacancies for teachers, but I think the vacancy which has been felt most during the year has been that of the Darwin doctor. Since Dr. O'Connor had to leave last December because of his wife's most unfortunate illness, we have not succeeded in recruiting a medical officer for Darwin. At one time, two candidates looked hopeful, but they eventually withdrew, and it has become perfectly clear that we cannot hope to recruit doctors on our present scale of pay. I shall deal with this later in my speech, but Government has been advised of the rate at which it is thought a doctor might be attracted to come to the Falklands, and this rate is now being offered. You may have seen that in March of this year the Prime Minister announced that the British Government had accepted the advice of the Standing Review Body on Doctors and Dentists Remunerations, and that a general increase of 14 per cent would be paid with effect from the 1st of April.

The Medical Department has had a busy year. The mild winter brought with it a respiratory virus infection, which affected many in Stanley and the Camp, and which is still hanging about. 168 patients were admitted to hospital, and 19 major and 9 minor operations were performed. Our dentists have visited almost all Camp settlements, and I am very glad to hear that much more interest is being taken by parents in their children's teeth. The dentists examined almost all the children in the settlements they visited.

Up to the 6th of June, the Air Department had flown in 113 passengers in need of medical attention, and to this date also 2,571 passengers had been carried during the year. Our two aircraft were in service throughout the period, except when they were withdrawn in turn to undergo overhaul for the renewal of certificates of airworthiness. There was only one occasion during the year when it was possible to announce that no flying would be carried out, because there were no bookings on hand. 766 hours were flown and 1,558 landings were made. The luggage scales installed in the hangar have paid dividends, for the amount of excess luggage carried during the year amounted to 7,909 lbs. The overhead travelling hoist, which has been installed in the hangar, has proved of great value when our engineers are dismantling and reassembling the aircraft.

Freight carried by the aircraft amounted to 5,944 lbs.; but our main freight carrier, the "Philomel", I am glad to say, has had a more successful year than last. Up to the 31st of May she made a total of 23 voyages, steaming a distance of 4,475 miles. Of these voyages, four were to the far West Falklands, five to Falkland Sound ports, and 14 to East Falkland ports. She was out of commission for quite a time in September and October, when it was found that the checks and bolts supporting her rudder shoe had become badly eaten away owing to galvanic action. With the help of Mr. Ross, the Falkland Islands Company's diver, the shoe was removed and a new rudder shoe and supporting checks were finally secured in position with 18 bolts on the 18th of November. During the latter part of January, cathodic anodes were fitted to "Philomel's" rudder, and on the 12th of March divers from H.M.S. "Protector" examined "Philomel's" stern assembly and secured further bolts. They reported favourably on the condition of the bolts which Mr. Ross had fitted. I am reluctant to make any prophecies, but it does seem that these anodes should go a long way towards overcoming the constant trouble we have had with galvanic action, and since March. "Philomel" has completed three months of trouble-free service. Government is pursuing enquires on what it would cost to replace "Philomel" with a new vessel, and consideration is also being given to the construction of a suitable slipway to permit regular examinations and repair work to be carried out

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The Public Works Department has, very rightly, concentrated on maintenance during the year. Money spent on maintenance is to my mind always money well spent, but with the very important proviso that if maintenance is not properly carried out it is money wasted. It is no good putting a beautiful coat of paint on rotten wood. I can assure Honourable Members that maintenance is being properly done, but the state of some Government property is such that what may appear on a casual examination to be a fairly minor job may turn into a major one if repairs are to be lasting. Again with the object of improving maintenance, arrangements have now been made for all Government vehicles to come in for service at regularly scheduled intervals.

Of the major jobs, one of the largest was to construct new foundations for the oil tanks which you can see are now going up. These may not be very beautiful, but at least they will ensure that we do not run the risk of running out of oil, and it will be possible to convert some of the larger Government buildings to oil firing. I am afraid that oil firing will always be more expensive than peat for the small household, but there may be some who would rather pay £30 or £40 a year more for oil firing, and at least the conversion of the larger Government buildings will make more peat available locally.

Householders, formerly supplied with water from the present high-level tank, have always suffered from very poor pressure, and this should be very considerably improved when the new tank is erected and connected to the system. It was originally planned to put this tank up near the present one, but it was found that this would not have any significant effect on the pressure, and it was therefore decided to put the tank to the east of Sapper Hill and connect it to the present mains.

We have talked for a long time about improving the P.W.D. store and putting up a new one, but one of the troubles has been that so much junk, if I may so call it, had been accumulated that it was difficult to see what actual store space was available. Throughout the year, whenever the opportunity offered, old unserviceable stores, some of them dating back to pre-war days, have been moved, and it appears that the present stores building in the P.W.D. yard, with some modifications to its interior, can cope with the ordinary everyday stores, and that arrangements can be made to store goods, which are not needed regularly, elsewhere. There is an adequate building for heavy bulk stores at the old wireless station, provided that arrangements could be made with the Admiralty for P.W.D. to use it. This would be very much cheaper than building a new store. The only snag is that it is some way from the centre of the town, but it only takes about ten minutes to reach it by lorry.

Honourable Members will see in the Estimates that provision is made for the appointment of a Supplies Officer during the coming financial year. Mr. Campbell, our present storekeeper, who has given us excellent service since 1947, will shortly be retiring. It is intended that the scope of the P.W.D. stores should be increased, and the new Supplies Officer will be responsible for the ordering, cataloguing and accounting not only of all P.W.D. stores, but also of stores such as those ordered by the Education Department for Darwin. The Power & Electrical stores would also be moved from the Power Station and become the responsibility of the Supplies Officer. He will be able to relieve the Superintendent of Public Works and his staff of work which takes up much of their time, and this will apply also to the Education and Power & Electrical departments.

In March and April Mr. O'Reilly of the Road Research Laboratory visited the Colony, to investigate the possibility of building a road system in the East and West Falkland. His report is awaited so I can make no comment at this time, but it is perfectly clear that the building of any road system would be an extremely costly business.

The Power & Electrical Department has experienced no operational troubles during the year and the output for the year is estimated at 1,120,000 units. Replacements to the overhead power cables were erected along Brandon Road and Pioneer Row, and many minor improvements were made elsewhere. Additional street lighting units have been installed in many areas, and indeed one visitor from the Camp remarked, when I was driving him down by the Memorial, that it looked like Rio. The Power Station is as immaculately kept as ever, and is far and away the best that I have seen in any Colony in which I have served.

The Post Office has had a good year financially and the radio commemorative issue brought in £9,950. Sales of the definitive issue, the birds of the Falkland Islands, are still good and the total revenue from sale of stamps, including the commemorative issue, is likely to be £16,000 for the year. I was hoping that at this meeting I would be able to tell Honourable Members that there had been no violation of Falkland Islands mails during the year, but unfortunately there were minor violations in March and April, five parcels in all being damaged. I am happy to say, however, that the last mail which the "Darwin" brought from Montevideo was received intact. In November last, the Superintendent paid an official call on the Director of the Uruguayan Postal Services in Montevideo and discussed matters of interest to both administrations, in particular the speedy transit of Falkland Islands airmails routed through Montevideo. The discussions were most cordial, and have resulted in a considerable improvement in the service. Several airmails have since been received here in record time, that is five days from London.

Honourable Members will recall that last year it was intended that the Gymnasium should be taken over by the Post Office for use as a parcels sorting centre, and also to accommodate staff from the Wireless Station and the R/T Station. This proposal has been reconsidered. The main need is to take parcels sorting away from the Council Chamber, and this can be done in the gym without much extra work, and while making the gym available for other activities except at a time when the mail comes in. Government has, therefore, decided not to proceed with the plan as originally envisaged, but the despatch and receipt of telegrams has been expedited by a land line between the Post Office and the Wireless Station. Telegrams for despatch are typed on a machine at the Post Office and received on paper tape at the Wireless Station ready for despatch; similarly, telegrams received at the Wireless Station are put in a machine, which produces the words of the message on paper tape at the Post Office, ready to be pasted on to the telegraph form and delivered.

I am glad to say that the supply of tapes from the B. B. C. transcription service has improved, and more variety in programmes has been possible, although new serials are still difficult to come by. "The Archers" remain as popular as ever, and I believe that some people, who did not think much of this programme when it began, are now regular listeners.

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Mr. S. P. Atkins, the senior operator at the Wireless Station, retired on pension last month after 40 years service. He joined the department in 1923 as a messenger in the Post Office, later going to South Georgia where he studied radio and became a wireless operator in 1929. From 1930 to 1950 he alternated between Stanley and South Georgia Wireless Stations, eventually settling in Stanley, where he served for the past 12 years. He was a most efficient operator, and set a fine example to the younger men who worked under him during the years. His departure from the Falklands will be a great loss to Government and to the community, and he takes with him our very best wishes for a long and happy retirement in New Zealand, where he will re-join his family later this year.

Mr. Alex Mercer, who retired in 1960 and re-joined the department in a temporary capacity in 1961, has also left us on final retirement. He too takes with him the best wishes of his many friends and colleagues here, where he will be long remembered for his untiring work and ingenuity in the field of radio and telecommunications.

From January, Sergeant Williams carried on most efficiently as Officer in Charge of the Police, until the arrival of Mr. Gray in December. During the year 79 vehicles were imported, making the total number of vehicles now registered 731. Of these, 400 are registered in Stanley alone. You have seen the new white lines which have now been put down in many places, but these in themselves will not prevent accidents. 14 traffic accidents were reported during the year and I am glad to say that no persons were injured. We do not register bicycles, but I am sure that many more children are riding bicycles than ever before, and therefore I particularly welcome the instruction of children in road safety and traffic regulations at the school. We have been most fortunate that there have been no serious accidents or injuries, or loss of life, as a result of accidents and I would particularly appeal to all drivers of motor vehicles to drive with care and courtesy at all times. I am sorry to say that drunkenness continues to be a predominant factor among the offences brought to court, and there were five cases of persons convicted for being drunk in charge of a motor vehicle. This is a most serious offence, for a motor vehicle in charge of a drunk man is a lethal weapon and can so easily result in death or injury to some innocent person or child.

Well, Honourable Members. I have dealt with the main activities of most Government departments during the past year, and although I seem to have been talking for a long time I have by no means covered all they and other departments have done. I would like to thank Government servants for their services during the past year and to repeat that it must always be our aim to give of our best in the service of the people of this Colony.

Later in this meeting the Colonial Treasurer will be addressing you on the Estimates for the forthcoming year, and I will only speak on them briefly. But I would like to say something about revised salaries and the salary scales which are being put forward for your consideration. Honourable Members may remember that two years ago I spoke in Council of the Overseas Service Aid Scheme. This is a scheme whereby the British Government agrees with Colonial Governments to meet certain charges which are incurred because Colonial Governments still have to employ officers from Britain. In Colonial territories which have large native populations every effort is being made to train local people to fill all posts in the Civil Service, and the Overseas Service Aid Scheme is designed to help these Colonies during the transitional period. Under this scheme the British Government agrees to pay half the cost of passages of officers recruited in Britain on first appointment and when they go on leave, and also to meet the cost of education allowances. Moreover, it is agreed that officers recruited in Britain should receive the same basic pay as natives of these Colonies doing similar jobs, but that the extra amount needed to retain officers from Britain in Colonies, or to induce them to accept employment in Colonies, should be paid by the British Government. This scheme is of great benefit to the larger Colonies, for the Colonial Treasury is paying no more for British officers than for local people; but its application is not so easy in a small Colony such as this, where everyone has the same racial background and similar standards of living, and where it is unlikely that all posts in the Government service will be filled in time by Falkland Islanders. We certainly benefit and are most grateful for the assistance we receive towards passages and education allowances, but the question of our acceptance of inducement allowances is a difficult one. In some departments we have permanent and pensionable officers, some recruited in the Falklands and some overseas, doing the same jobs, and Government considers that they must receive the same total remuneration. Expatriation pay, which had caused so much ill feeling and which I believe was a contributory cause to people in Government service leaving the Colony, was abolished in 1957, and we do not want to return to it in another form.

This is the position as far as permanent and pensionable officers are concerned, and I emphasize I have been speaking about permanent and pensionable officers. But there is no longer any recruitment in Britain on a permanent and pensionable basis, and this means that all officers recruited overseas will, in future, come to this Colony on contract. It has been ruled for other Colonies, that no officers may transfer from contract terms to permanent and pensionable terms for the reason that there is no longer a career in the Colonial Service as we have known it in the past. But I have secured agreement, that as far as this Colony is concerned, consideration will be given to officers transferring to the permanent and pensionable establishment after a period here on contract, should they wish to do so. I think what we want to do is to get away from talking about local and expatriate officers and to refer instead to permanent and pensionable and to contract officers.

In most Colonies officers are paid gratuities at the end of their contract by the Colonial Government, but this is not the case in the Falkland Islands except for doctors and dentists. Since we do not pay gratuities and since contract officers have to leave their homes and set themselves up again when they return, and have no pensions to look forward to, it is reasonable that they should receive something extra if the Colony scale is insufficient to attract them to service here. The question is, how much should this difference be? Government considers that a differential in the order of 15 per cent would be fair, and that if in the future it proves to be impossible to recruit at Colony rates or even at Colony rates plus 15 per cent, then the Colony salary would have to be adjusted, and not the differential.

That leaves us with the problem of deciding on what the Colony scales of pay for various jobs should be. In a small place such as this there is no easy basis for comparison. In larger Colonies where people are employed in the professions, in commerce, and in various trades outside the Government service, comparison is much easier. Government considers it reasonable to compare Colony salaries, as far as we can, with those paid for similar jobs in Britain, and that we have been attempting to do. In making this comparison we have also to remember that in Government service leave conditions are comparatively good, and passages are paid at regular intervals.

We are now faced with the problem that in two departments, Medical and Public Works, we are unable to obtain doctors and artisans on our present rates of salary. In the case of the Medical Department, Government proposes that the Colony scales should be increased to a level at which we can hope to interest doctors from Britain, the extra inducement needed to continue to be in the form of a gratuity as it is at present. Incidentally, we have no choice but to pay gratuities if we are to recruit doctors and dentists from the National Health Service.

As far as artisans are concerned, Government considers that the Colony scales should bear comparison with those in Britain, and since in our experience these rates are insufficient to induce artisans for the P. W. D. to leave their homes and come to the Colony, the difference required should be in the form of an inducement allowance on the lines I have already mentioned, and which will be reimbursable by the British Government.

Government cannot accept the position that because the pay of doctors, with whom I include dentists, and P. W. D. artisans should be increased, the pay of all Government officers should be increased by similar amounts, and no general salaries revision is contemplated. But during the past three years there has been a steady increase in the cost of living, and under the present system, the wages of unestablished staff automatically increase when the increased cost of living passes a certain percentage figure. This, of course, does not apply to established staff although they are equally affected. I do not think that we should apply any rigid formula to employees on the permanent staff, but it is right that salaries should be reviewed from time to time taking into account any increase, or indeed any decrease if such ever were to occur, in the cost of living.

Since the last salaries revision, which became effective on the 1st of July, 1961, the cost of living has increased sufficiently to warrant awards totalling 3d, an hour to hourly paid workers. This is approximately £30 a year, and it is proposed that the salaries of all officers, with two exceptions and except for those directly affected by revised scales, should be increased by this amount.

In larger Colonies there is considerable competition for Government posts and, as I have said, their services will be staffed, in time, entirely by permanent and pensionable officers of local origin. Although I think there is little likelihood of that happening here, we must face it that at the present time there is very little inducement for a young man to enter the Government service and make his career in it. Government feels that the present long scales do not encourage young men to join the Government service, and considers that the length of the lowest scales should be considerably reduced, and proposals for this are incorporated in the Estimates. The opportunity has also been taken to cut off the bottom steps in some other scales, because officers are no longer recruited at these lower rates.

The cost of all the increases I have mentioned amounts to approximately £8,000.

To turn now to our general financial position, a considerable programme of special expenditure was initiated during the past year, for which provision was not included originally in the Estimates, but even so, the deficit has been increased by only £1,750. Revenue exceeded the estimate by almost £7,000, and the revised estimate of ordinary expenditure is some £7,000 less than the approved estimate. It is calculated that we will begin the forthcoming financial year with reserves amounting to some £426,000. Ordinary expenditure for the forthcoming year is estimated at £338,530 which is £43,000 more than the estimated total ordinary revenue for the period. This is a significant difference, but it would be considerably larger had not our new taxation policy been introduced last year. Next year will see the first full effect of this policy in which the standard rate of income tax of 5/9d, and a profits tax of 2/- in the £. replaces the standard rate of 3/6d, and export duty on wool. The objective of increasing the revenue, without seriously increasing the tax burden of any of the companies or firms that operate here, will be largely achieved, and the extra £30,000, which we calculate the new system will bring in in revenue in 1963/64, will come mainly from the companies controlled abroad. What they pay in additional tax to the Colony treasury will be offset by what they receive in relief from the United Kingdom treasury. The new system has the advantage that revenue will benefit much more in periods of prosperity, for export duty on wool increased along fixed steps according to the average price of wool, but receipts from the new taxes will tend to increase more steeply as profits go up. I am hopeful, that if the final results of the wool sales this year are as good as anticipated, the gap between ordinary revenue and expenditure will be considerably reduced, and may even disappear, in 1964/65.

Special expenditure for the forthcoming year amounts to £36,000, which will bring the overall anticipated deficit for the year to £79,000, thus reducing the total reserves a year from now to about £348,000. When reserves fall, the income from our investments naturally falls too, and I think it would now be wise to consider whether special expenditure might not perhaps be better financed by means of a loan. This requires expert advice, which I propose to seek when I am in England.

Once more, I hope that the picture I have given Honourable Members is not too gloomy a one. We have the encouraging fact of the rise in the wool price, and in spite of the competition from synthetic materials, I think that wool will always be needed and that increased world-wide prosperity may even intensify the demand.

This is the last session of Council which will be attended by Mr. Manders, our Colonial Secretary. I am sure that it is the wish of all Honourable Members that I should extend to him and to his family our very best wishes for the future."

- 4. The Honourable the Colonial Secretary laid on the Table the following papers -
 - (i) Medical Report 1962.
 - (ii) Police Report 1962.
 - (iii) Certificate of Director General Overseas Audit 1961/62 Accounts.
 - (iv) Copies of subsidiary legislation made or approved by the Governor in Executive Council since November 1962.
- 5. The Honourable the Colonial Treasurer seconded by the Honourable the Colonial Secretary moved the adoption of the following Resolution —

"BE IT RESOLVED that the Report of the Standing Finance Committee for the period October 1962 to May 1963, be adopted".

The Resolution was adopted.

6. The Honourable the Colonial Treasurer then introduced the Bill entitled "An Ordinance to provide for the service of the year 1963/64", saying—

"Your Excellency,

This Bill seeks authority for Government expenditure in 1963/64 amounting to £380,412, but before going into the details of how this figure is made up and how it is to be financed may I spend a few moments in reviewing the state of the current year's affairs as they now appear.

The revised deficit for 1962/63 is £70,777 or £1,758 more than was originally expected. May 1 draw particular attention to this small increase and then point to the considerable programme of special expenditure introduced during the year - a new motor vehicle for the Aviation Department and new aircraft seats for the same department, oil storage tanks, the high level water tank, the extension to the Stanley Cemetery and the equipping of Government Offices with fire fighting appliances, to list the principal items, at a cost in the region of £22,000 - and say that there is some reason for satisfaction that such a programme could be carried out without more seriously increasing the deficit. Ordinary Revenue up by £7,000 and Ordinary Expenditure down by £7,000, together with a number of Special Expenditure items that will not now be executed, explain why this was possible.

For 1963/64 Ordinary Expenditure is estimated to be £338,530 or £17.917 more than the approved estimate for the current year. Expenditure reimbursable from Colonial Development and Welfare funds is estimated at £5,706 and this represents the balance of the grant towards the cost of the roads programme. Special Expenditure is estimated to total £36,176 and includes among the principal items a tentative estimate of £7,300 for buildings for the Education Department, £5,000 for transferring the Ajax Bay house to Stanley (it will be recalled that we earlier planned to transfer it to Fox Bay), £6,443 for the completion of the Oil Storage Tanks together with £5,000 for partly filling one of them, £1,000 for machinery for the Public Works Carpenters' Shop and £4,200 for automatic typesetting equipment for the Printing Office.

It is proposed that this expenditure should be financed in the following manner. From Ordinary Revenue, £295,440; from Colonial Development and Welfare funds, £5,706; from Reserves, £79,266. A summary of the budget might be expressed in these terms—

Expenditure totalling £380,000 or £18,000 more than the estimate for the current year.

Revenue totalling £300,000 or £19,000 more than the estimate for the current year.

Ordinary Expenditure to exceed Ordinary Revenue by £43.000 compared with £44,000 estimated for the current year.

A deficit of £79,000 compared with £69,000 estimated for the current year. In both cases the deficit is to be met from reserves.

I beg to move the first reading of the Bill."

The Honourable the Colonial Secretary seconded and the Bill was read a first time and on further motion made and seconded, was read a second time.

The Honourable the Colonial Secretary, seconded by the Honourable the Colonial Treasurer then moved that the Bill and draft Estimates be referred to a Select Committee of the House. The President appointed a Select Committee consisting of the Honourable the Colonial Secretary, the Honourable the Colonial Treasurer and all unofficial members of Council and adjourned Council to await the Report of the Select Committee.

The Honourable the Colonial Treasurer reporting back to Council at 10 a.m. on Friday 28th June stated that the Select Committee had considered the draft Estimates and agreed to the following amendments—

REVENUE:

HEAD XVI. TRANSFER FROM RESERVE FUND. increase from £79,266 to £84,616.

EXPENDITURE:

HEAD II. AGRICULTURE.

11. Building Materials. Increased from £30 to £200.

HEAD VII. MEDICAL.

- 1. viii. Dental Technician. Decrease from £1,050 to £730.
- 16. Heat, Light, and Fuel. Increase from £5,500 to £6,000.

HEAD XX. SPECIAL EXPENDITURE.

Insert new item 31. New High Level Water Tank £5,000 and reduce the revised figure for 1962/63 from £11,000 to £8,000.

His Excellency then declared Council to be in committee and Clause 1 was agreed to. Consideration of Clause 2 was postponed until after consideration of the Schedule.

The Honourable the Colonial Treasurer seconded by the Honourable the Colonial Secretary moved that the Schedule should stand part of the Bill subject to the following amendments—

	Head			Delete £	Insert £
H.	AGRICULTURE			5,676	5,846
VII.	MEDICAL	***		36,552	36,732
	Total Ordinar	y Expend	iture	338,530	338,880
XX.	SPECIAL EXPEN	DITURE		36,176	41,176
	Total Expend	iture	***	385,412	385,762

It was agreed that the Schedule, as amended, should stand part of the Bill and that clause 2 should likewise stand part of the Bill with the following amendments—

By the deletion of the words "Three hundred and eighty-five thousand, seven hundred and twelve pounds" and the substitution of the words "Three hundred and eighty-five thousand, seven hundred and sixty-two pounds"; and by the deletion of the figure "£385,412" in the marginal notes and the substitution therefor of the figure "£385,762".

The Enacting Clause and Title were agreed to and the Bill was read a third time and passed.

7. Introducing the Post Office (Amendment) Ordinance, 1963, the Honourable the Colonial Treasurer said—

"Your Excellency.

This is a rather formal matter and seeks only to set a limit on the time that obsolete issues of postage stamps can be used for postal purposes. The Post Office Ordinance makes no mention of invalidating stamps although it is clearly necessary that it should. When an issue of stamps is withdrawn from sale ample time is always given for people who have stocks to either use them or have them exchanged for the new issue. Eventually this obsolete issue must cease to be acceptable for postal purposes and in fact foreign countries are likely to surcharge the addressees of letters bearing obsolete stamps even though they are still acceptable to us as payment for postage.

The Bill now before Council proposes that the power to invalidate issues of postage stamps and other postal matter should vest in the Governor in Council.

I beg to move the first reading of the Bill."

The Honourable L. Bedford seconded and the Bill was read a first time. On further motion made and seconded the Bill received a second reading and during the Committee stage the Honourable the Colonial Treasurer moved that Clause 2 stand part of the Bill but that Clause 1 be amended by substituting the figures 1963 for 1962. This was agreed to as was the Enacting Clause and Title. Council resumed and the Bill, as amended was read a third time and passed.

8. The Honourable the Colonial Secretary proposed the first reading of the Bill entitled the "Foreign Judgments (Reciprocal Enforcement) (Amendment) Ordinance, 1963" saying —

"Your Excellency.

This Bill seeks to amend the Foreign Judgments (Reciprocal Enforcement) Ordinance of 1959. When the Colonial Secretary moved the original Ordinance in 1959 he pointed out that it was important with a view to bringing us into line with other Commonwealth Countries rather than for any great effect it was likely to have on this Colony. However the Ordinance did provide that with regard to Foreign Judgments arrangements could be made with other countries whereby a Foreign Judgment of that Country could be enforced in the Falkland Islands and similarly our Foreign Judgments could be enforced in such Foreign Countries. Now naturally in an international matter like this we have to be guided entirely by instructions from the Colonial Office as to the wording of the Bill and the final Ordinance and in this case we were so guided, but since that time the Legal Advisers of the Colonial Office have pointed out that in the Ordinance as passed here (and in other Colonies no doubt) there was a mistake. Now the mistake was as follows - sometimes of course a case instead of being decided by a Court is referred to Arbitration and the award of the Arbitrators has the effect of a judgment in almost all respects and indeed an Arbitration award in one Commonwealth Country can be enforced in another Commonwealth Country. But an Arbitration award made in the United Kingdom could not be enforced in a Foreign Country - that is just the way that things are - and similarly the Arbitration award

of a Foreign Country could not be enforced in the United Kingdom or here and so it has been necessary to amend the Ordinance which was passed in 1959 by altering the definition of a judgment so as to make it clear that it did not include an Arbitration award. As a result of that followed all kinds of other amendments which it is very difficult to follow but that is the point. But this drafting of such laws must present peculiar difficulties because even since this Bill has been gazetted the Secretary of State has brought to our notice one very small trifling amendment which has to be made in the suggested Bill which he gave us before, and that's a very small matter, but in the Bill before you it is said that this Ordinance will apply to any part of the Commonwealth outside the United Kingdom and it should be "any part of the Commonwealth outside the United Kingdom" and it should read "outside the Colony". And so in Committee I will ask permission to make that other amendment. I think that explains the object of the Bill.

I beg to move the first reading."

The motion was seconded by the Honourable A. B. Monk and the Bill was read a first time. On further motion made and seconded the Bill was read a second time and His Excellency declared Council to be in Committee. The Honourable the Colonial Secretary moved that clauses 1 and 2 be accepted as part of the Bill but that the words "United Kingdom" where they occurred in Clause 3 be deleted and replaced with the word "Colony". This was adopted and the Enacting Clause and title were also agreed to. The Bill, as amended, was then read a third time and passed.

9. When introducing the "Maintenance Orders (Facilities for Enforcement) (Amendment) Ordinance, 1963" the Honourable the Colonial Secretary said — $\frac{1}{2}$

"Your Excellency,

This Bill is a very small matter. Again I think it is perhaps more in order that we should fall into line with other Commonwealth Countries, but the point is that a Maintenance Order at present can only be served on the Governor and if we bring in this Amendment it can be served on the Governor or the competent authority appointed under the law of the Colony which would probably be the Registrar Supreme Court. It doesn't make much difference here but in other Colonies it would save time and so it has been suggested that we should make that very small amendment. And when we were amending the law we found out that section 8 of the principal Ordinance had a mistake. It referred to some other Ordinance and it referred to section 68 of that Ordinance whereas the proper section was section 69 so it is sought to remedy that mistake at the same time.

I beg to move the first reading of the Bill."

The Honourable J. T. Clement seconded the motion and the Bill received its first reading. The Bill was read a second time on further motion and Council went into Committee. Clauses 1 to 3 together with the Enacting Clause and Title were agreed to, the Council resumed and the Bill was read a third time and passed.

10. Introducing the "Matrimonial Causes (Amendment) Ordinance, 1963", the Honourable the Colonial Secretary said —

"Your Excellency.

This Bill seeks to amend the Matrimonial Causes Ordinance. There are two points. Now section 4 of the Matrimonial Causes Ordinance at present gives the four grounds for divorce briefly adultery, desertion, cruelty and insanity. Now in dealing with insanity it provides that a person is considered to be insane if he is to the satisfaction of the court incurably of unsound mind and has been continuously under care and treatment for a period of at least five years immediately preceding the presentation of the petition. Care and treatment is defined as follows - "for the purpose of the preceding section a person of unsound mind shall be deemed to be under care and treatment while he is detained in pursuance of any order made under the provisions of the Mental Treatment Ordinance". Well of course our Mental Treatment Ordinance in this Colony can only deal with people who are found to be of unsound mind in this Colony but it is quite possible that the person might have a husband or wife who is declared to be of unsound mind in England or anywhere else and therefore it is necessary to amend the Ordinance so as to include that; and there is a second point which sounds a little bit technical but it is the word intentionally'. Of course when a person is of unsound mind he can't do anything intentionally so it might happen that in a case of desertion you might have to prove that a person has intentionally deserted for a certain time and it might happen that intentional desertion might have been considered to have been broken by a period of insanity and now if this Bill is passed the law will make it quite clear that a person will be considered to have deserted intentionally even in such a case unless there is evidence to show that he would have gone back if he had been of sound mind.

I beg to move the first reading of the Bill."

The Bill was seconded by the Honourable the Senior Medical Officer and read a first time. No objections being raised it was read a second time and in Committee Clauses 1 to 3, the Enacting Clause and Title were agreed to. Council resumed and the Bill was read a third time and passed.

11. The Honourable the Colonial Treasurer presented the "Non-Contributory Old Age Pensions (Amendment) Ordinance, 1963", saying —

"Your Excellency,

The Non-Contributory Old Age Pensions Ordinance provides for the widows of men who died before the introduction of the contributory scheme in 1952, or, although alive at that date were excluded by age from contributing, to be granted a pension provided they were 65 years of age on 1st July, 1961.

So far as it goes this is satisfactory, but what about the widows to whose cases similar circumstances apply except that they had not reached the age of 65 on 1st July, 1961. Are they to be excluded?

Quite clearly the object of the non-contributory scheme is to make special provision for those people who were excluded from the benefits of the contributory scheme. Accepting the age of 65 as the minimum pensionable age we have extended the scope of the scheme to most of the widows whom it is the intention to include, but by adding the proviso that they must have been 65 on 1st July, 1961, we have (unwittingly, I suggest) excluded a few who we wish equally to help.

This Bill proposes the deletion of the words "1st July, 1961" from the provise to section 4 (a) of the Non-Contributory Ordinance which would mean that any widow whose circumstances are those described earlier would receive a pension on reaching the age of 65. This, I am sure, is what we have had in mind from the start.

I beg to move the first reading of the Bill."

The motion was seconded by the Honourable R. V. Goss and the Bill received its first reading. Seconding the second reading of the Bill, the Honourable R. V. Goss remarked —

"Your Excellency,

The amendment now before Council introduces an added improvement in social security and it also shows that Government is on its toes, so to speak, in this respect. I am very pleased to be associated with the Honourable the Colonial Treasurer in raising the amendment for Legislation, as indeed I am pleased to be associated with any scheme which improves the welfare of the people of this Colony."

No objections being made the Bill was read a second time and passed through all its stages in Committee without amendment. The Bill was then read a third time and passed.

12. Introducing the "Stanley Common Ordinance, 1963" the Honourable the Colonial Secretary said —

"Your Excellency,

This Bill seeks to prevent the uncontrolled dumping of rubbish on the Common.

I beg to move the first reading."

The Honourable J. R. Rowlands seconded and the Bill was read accordingly. During the second reading of the Bill the Honourable J. R. Rowlands addressed Council saying —

"Your Excellency.

This Bill together with its attributing fine, if passed by Council, will do away with this rather untidy habit of depositing rubbish on various parts of Stanley Common, and perhaps here I should mention Government being one of the many offenders. Not only is this rubbish becoming a hazard to our animals, but is also an eyesore to many of our citizens and visitors.

While speaking on this Bill I consider it worthy of mention, that I believe the ash and other waste materials from Stanley could well be put to good account, if a scheme whereby controlled dumping were instigated and a small sum put aside by Government each year to finance such a scheme. As can be seen much of the peat has been removed near Stanley, leaving much scarred and barren land, a scheme of this nature with the co-operation of Stanley householders, the Town Council and its contractors, I feel certain would turn what is now a liability, into an asset, as the present frontage of Ross Road East proves."

Replying to the Honourable J. R. Rowlands, the Honourable the Colonial Secretary remarked —

"Your Excellency,

I would like to thank the Honourable Member for his support of this Bill. If Government has indeed been an offender in the past in this respect I think it is very regrettable and I feel sure that it will not happen in the future. With regard to the proposal for the control of the dumping of ash to improve the Common I can assure the Honourable Member that this proposal is having and will have the very careful consideration of Government."

The Bill was then read a second time and committed. Clauses 1 to 5, the Enacting Clause and Title were agreed to and the Bill proceeded to its final reading and passed.

13. The Honourable the Senior Medical Officer seconded by the Honourable the Colonial Treasurer moved that the House stand adjourned sine die.

The Honourable the Colonial Secretary in his farewell address to the House said -

"Your Excellency,

Before this House adjourns and before my last Meeting of the Legislative Council comes to an end I should like to take this opportunity in the first place of thanking Your Excellency for the gracious remarks and good wishes which Your Excellency made in the address at the beginning of this Meeting. And I should also like to take the opportunity of thanking all the Members of this Council, and may I also add the Members of the Executive Council, for all the courtesy and kindness and patience which they have extended to me which have made my work here so much more pleasant than it would otherwise have been. Your Excellency in the address, referred to the loyal service given by the public servants during this year and I would also like to thank the public servants for all the very loyal support they

98 2 SEPTEMBER, 1963

have given me during the three years I have been here. And I think it is not inappropriate in this House to take this opportunity of thanking all the inhabitants of the Falkland Islands for the great kindness they have shown to myself and my family which has made these years so happy. And finally I would refer to the various plans which have been considered here and elsewhere for the improvement of this Colony and would wish this Council all success in bringing these and other plans to a successful conclusion."

Before putting the motion for adjournment, His Excellency informed the House that on the previous day he had received the news that Mr. S. P. Atkins had been awarded the Imperial Service Medal. He knew the House would join with him in congratulating Mr. Atkins on this very well deserved award. His Excellency also thanked Honourable Members for all the care and attention they had given to considering the Estimates. He remarked that he had said this regularly and meant it most sincerely. He also referred to the fact that this would probably be the last Budget Session of this particular Council and quite probably of his own. Throughout its life the Council had given the very closest attention to all aspects of Government business, and particularly to Government expenditure. His Excellency said he had heard the view expressed that Members of Council were rubber stamps. Nothing could be further from the truth. He pointed out that all Government matters were carefully considered before being submitted to Council and that some proposals never even got as far as Standing Finance Committee, because it was considered they would have no possibility of receiving approval. Government could put up schemes which it knew very well would be shot down by Standing Finance Committee, but he did not think this was the way to conduct Government business. Although it might not be immediately obvious to everyone, the mere presence of the Unofficial Members on Council had a decisive influence on Government planning and policy. His Excellency welcomed the presence of two Elected Members of Legislative Council on Executive Council. Their advice had been most helpful and they were able to explain matters in Standing Finance Committee which had been considered in Executive Council. It might well be that on occasions Standing Finance Committee would bring up points which Executive Council had missed, for no one is infallible, and the two Members would then bring the matter back to Executive Council for further consideration. His Excellency concluded by thanking Honourable Members again for their services during the Session.

Council adjourned sine die.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.	1 OCTOBER, 1963.				No. 11.	
		APPOINT	MENTS			
Name	Departm	ent	Office		Date	Remarks
Corner, Dr. R. W., M.B., Ch.B	Medical		Medical Of (Locum Te		29.8.63	-
Harris, L.	Power & Ele	ctrical	Enginema	n	1.8.63	On probation for two years
Ryan, D. A.	Education		Camp Tea	cher	29.8.63	_
	AC	TING API	POINTMENT			
	Department		Office		From	To
Carey, A. M.	Treasury	Acting As	ssistant Treas	urer	18.3.63	17.9.63
	CONFIRM	ATION OF	F APPOINT	MENT		
	Department		Office			Remarks
Blyth, Miss T. Secretariat		Clerk			1.9.61	-
		TRAN	SFER			
	Department		From		To	Date
McMullen, Miss E.	Posts & Tels.	Tele	ephone Oper a	tor	R/T Operator	21.8.63
		RETIRE	MENT			
	Department	O <u>f</u> fice			Date	Remarks
Mercer, A., o.B.E.	Posts & Tels.	Superintendent			1.8.63	On pension
	TERMINA	TION OF	APPOINT	MENTS		
	Department		Office		Date	Remarks
Clifton, A. J.	Power & Electrical]	Engineman		20.9.63	Resigned
Finch, D.	Posts & Tels.	7	Watch Operat	or	15.9.63	Ill health
		LEA	VE			
	Department	O)	fice	From	To	Remarks
Chivers, Mrs G. R.	Education	Matron, Po	ort Howard	26.5.63	19.9.63	On completion of contract
			ng School		4 10 0 00	
Rowlands, H. T.	Treasury	Assistant '		18.3.63	17.9.63 $24.9.63$	— On completion
Snow, R. S. G.	Posts & Tels.	Watch Op	erator	6.5.63		of contract
Williams, J. D.	Police & Prisons	Police Ser	geant	18.3.63	28.8.63	-
	Department		Office		Period	Date
Piper, Mrs. M. A. née Armitage	Education	Ass	istant Mistres	B	117 days	19.9.63

The following Notices etc., are published by command of His Excellency the Governor.

L. C. GLEADELL,
Acting Colonial Secretary.

No. 35

4th September, 1963.

Intimation has been received from the Right Honourable the Secretary of State for the Colonies to the effect that Her Majesty will not be advised to exercise her power of disallowance in respect of the following Ordinance of the Dependencies—

No. Title Ref. 2/63 Customs (Whale Oil & Seal Oil Duty) D/6/47/IV. Ordinance, 1963.

No. 36.

23rd September, 1963.

It is hereby notified that Government clocks will be advanced one hour at midnight, Saturday the 28th of September, 1963.

Ref. 0064

Notice of Change of Surname

TAKE NOTICE that by a deed poll dated the 12th day of September, 1963, and duly enrolled in the Supreme Court of the Falkland Islands on the 12th day of September, 1963, I, ANN FRASER CLIFTON, of 8. Villiers Street, Stanley, Falkland Islands, widow, a natural born British Subject renounced and abandoned the surname of McMullen.

Ann Fraser Clifton.

formerly known as

Ann Fraser McMullen.

Rules for the grant of Travelling and Subsistence Allowances to Officers attending Conferences while on leave in the United Kingdom.

His Excellency the Governor has been pleased to make the following Rules for the grant of Travelling and Subsistence Allowances to officers in the public service attending conferences or engaged in other official business in the United Kingdom while on leave —

- 1. Officers attending conferences or engaged in other official business in the United Kingdom while on leave will be granted allowances, at the following rates, for each night or day necessarily spent away from their usual place of residence.
 - (a) (i) £3:3:0 for each night spent away from his usual place of residence in the case of members of Executive Council.
 - (ii) £2:14:0 for each night spent away from his usual place of residence in the case of other officers.

In addition railway fares will be refunded on the following scale —

- (i) First class in the case of members of Executive Council.
- (ii) Second class in the case of other officers.
- (b) (i) 12/- a day, plus necessary travelling expenses, when the officer resides within easy reach of the centre where the conference is held and spends eight hours or more away from his usual place of residence in the case of members of Executive Council.
 - (ii) 10/9d. a day, plus necessary travelling expenses, when the officer resides within easy reach of the centre where the conference is held and spends eight hours or more away from his usual place of residence in the case of other officers.
- 2. The Rules for the Grant of Travelling and Subsistence Allowances to officers attending conferences while on leave in the United Kingdom, made on the 12th March, 1960, are hereby repealed.

Colonial Secretary's Office, Stanley, Falkland Islands. 1st July, 1963.

Ref. 0751/A.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.	1 NOVEMBER, 1963.					
	AF	PPOINTMENTS				
Name	Department	(Office			
Brown, S. G.	South Georgia	Whale Fisher	ry Inspector	y Inspector		
Cram, D. L.	South Georgia	Whale Fisher	ry Inspector		11.10.63	
Dye, J. E.	South Georgia	Whale Fisher	ry Inspector		11.10.63	
McLellan, D. S.	South Georgia		l, Administrat r's House	ive	11.10.63	
Smith, A. J.	South Georgia	Whale Fisher	ry Inspector		11.10.63	
	Department	Office		From	To	
Gutteridge, E. C.	Customs & Harbour	Acting Collector of Shipping Master, of Shipping Receiver of W	Registrar and	6.5.63	31.10.63	
Musson, M. T.	Education Acting Headmaster,			18.3.63	7.10.63	
11 (1550ff, 11. 1.	Dancation	Darwin Boarding School		- 0.0.0		
Ruddy, H. B.	South Georgia	a Officer-in-Charge		20.4.63	10.10.63	
Shackel, A. P.	Police & Prisons	Acting Police Serg	reant	18.3.63	28.8.63	
Whitney, J. R.	South Georgia	Acting Senior Cust & Administrative		20.4.63	10.10.63	
	RE-A	PPOINTMENTS				
	Department		Office		Date	
Poltock, J. W.	Education	Headmaste Darwin 1	Headmaster, Darwin Boarding School			
Poltock, Mrs. J. W.	Education		sistant Mistres Boarding School		8.10.63.	
	CONFIRMATI	ON OF APPOINTM	MENT			
	Department		Office		Date	
Perry, Mrs. T.	Posts & Telecommun	nications Te	elephone Opera	ator	22.3.63.	
	TERMINATIO	ON OF APPOINTM	ENT			
,	Department	Office	Date		Remarks	
Young, R.		Garage Foreman	11,10.6	3	Resigned.	
					4	

LEAVE

	Department	Office	From	To 13.10.63	Remarks On completion
Chivers, G. R.	Education	Headmaster, Port Howard Boarding School	20.0.00	10.10.00	of contract.
Coleman, D. J.	South Georgia	Administrative Officer	20.4.63	10.10.63	_
Fox. E. R.	South Georgia	Assistant Customs Officer & Admin. Assistant	23.6.63	14.10.63	-
King, J. R.	Power & Electrical	Electrician	15.4.63	7.10.63	-
King, Mrs. J. R.	Education	Assistant Teacher	15.4.63	13.10.63	Incl. 62 days unpaid leave.
McPhee, P.	Public Works	Mechanic	6.5.63	7.10.63	
Poltock, J. W.	Education	Headmaster. Darwin Boarding School	18.3.63	5.9.63	On completion of contract.
Poltock, Mrs. J. W.	Education	Matron/Assistant Mistress, Darwin Boarding School	18.3.63	5.9.63	On completion of contract.

The following Notices etc., are published by command of His Excellency the Governor.

L. C. GLEADELL,
Acting Colonial Secretary.

No. 37.

4th October, 1963.

The findings of the Cost of Living Committee for the quarter ended 30th September, 1963, are hereby published for general information -

Quarter ended

Percentage increase over 1948 prices

30th September, 1963

86.84%

2. In accordance with the principal of the Pay and Working Rules for Stanley the average increase over the last four quarters is 83.54% and a further wage award of 1d. per hour is therefore payable with effect from 1st October, 1963.

Ref. 0704/VI.

No. 38.

15th October, 1963.

It is hereby notified that Dr. the Honourable R. S. Slessor, O.B.E., acted as Officer Administering the Government from the 15th of July, 1963, to the 28th of August, 1963.

Ref. P/426.

No. 39.

17th October, 1963.

Intimation has been received from the Right Honourable the Secretary of State for the Colonies to the effect that Her Majesty will not be advised to exercise her power of disallowance in respect of the following Ordinances of the Falkland Islands –

$N\alpha$.	Title	Ref.
1/63	Appropriation (1963-64) Ordinance, 1963.	0284/X V I
2/63	Post Office (Amendment) Ordinance, 1963.	185/37
3/63	Foreign Judgments (Reciprocal Enforcem (Amendment) Ordinance, 1963.	nent) 2233
5/63	Matrimonial Causes (Amendment) Ordinance, 1963.	17/38
6/63	Non-Contributory Old Age Pensions (Amendment) Ordinance, 1963.	03 23/G
7/63	Stanley Common Ordinance, 1963.	1095

PROBATE

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of John Markham Campbell, deceased, of Stanley, Falkland Islands.

Whereas Ray Campbell, brother of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

REX BROWNING,
Acting Registrar.

Stanley, Falkland Islands. 28th October, 1963.

S.C. 28/63.

Pay and Working Rules for Hourly Paid Employees in Stanley.

These rules shall constitute an agreement between Stanley Employers and the Labour Federation and shall be reviewed annually in October by the Government and the Falkland Islands Company, Ltd. as employers, and the Labour Federation. These Rules shall be effective for a period of twelve months beginning on the 1st of January, 1964, subject to the quarterly review of wage rates. (See 1, below.)

1. Basis of Wage Rates.

Wages shall be adjustable by negotiation except that any changes, up or down, arising from fluctuations in the cost of living shall be automatic and date from the first day of the month following the quarter to which a review relates. In measuring the cost of living for the purposes of wage adjustments an average of the findings for the last four quarters shall be used.

(a) CRAFTSMEN.

All Craftsmen shall be paid at the full basic rate and the following trades shall be recognised:—

Carpenters and Joiners	Masons
Blacksmiths	Plumbers
Painters	Electricians
Motor Mechanics	

The normal entry to a trade shall be by a full term of apprenticeship, but special arrangements shall be made for the absorption of men already practising trades without previously serving apprenticeships. These arrangements are laid down in the apprenticeship regulations.

(b) APPRENTICES.

The rates of pay for apprentices shall be as follows-

Year.			Fraction of Craftsman's Rate.
1st	***	***	One Third
2nd	***		Two Fifths
3rd			One Half
4th		***	Two Thirds
$5 ext{th}$			Four Fifths.

(c) HANDYMEN.

This term includes those employees doing skilled or semi-skilled work in one or more trades, but who have not served an apprenticeship nor have been recognised by the Apprenticeship Board. The minimum rate for Handymen shall be three pence more than the Labourer's rate and the maximum two pence less than the Craftsmen's rate.

(d) SLAUGHTERMEN AND LORRY DRIVERS.

Slaughtermen shall be paid one penny more than the Labourer's rate and shall be provided with suitable protective clothing and footwear.

All drivers of petrol, steam or diesel engines, whether stationary or mobile, shall be paid 3d, per hour more than the Labourer's rate while engaged in this work.

2. Prevailing Rates.

	anna riares.						
	Cluss					Hourly Rate.	
1.	Tradesmen		***		244	4/9d.	
2.	Apprentices		1st ye	ear		$1/7\frac{1}{2}$	
~.	11 ppr entroes		2nd y			1/11	
			3rd y			$2/4\frac{1}{2}$	
			4th y			3/2	
			5th y	ear		3/9½	
3.	Handymen	•••	1		4/- to 4	1/7 according to ability.	
4.	Slaughtermen a	nd tradesr	nen's mates	·	•••	3/10	
5.	Lorry Drivers, i	ncluding :	men tending stat	tionary engine	es or boilers	4/-	
о. б.	Labourers				444	3/9	
7.	Boy Labourers		Age	% of man's	s rate		
۲.	Doy Datooniers		14-15	40		1/6d.	
			15-16	50		$1/10\frac{1}{2}$	
	4		16-17	663		2/6	
			17–18	80		3/-	
			18	100		3/9	

The above hourly rates are minimum and employers may, if they so wish, offer higher rates, incentive bonuses, etc.

CASUAL LABOUR. There is now no work which justifies a casual labour rate.

3. Extra Payments.

(a) "DIRT" MONEY.

As a general guide. "Dirt" money should only be paid when the work in hand is substantially dirtier than the work which an employee is normally called upon to do. The normal rate is 2d, per hour, but the precise rate for each job shall be agreed between Employer and Employees.

(b) HAZARDOUS WORK.

Employees working on isolated structures, such as masts, at heights over 30 feet from the ground or where the structure joins the main roof of a building, shall receive from 4d. to 8d. per hour according to the risk involved. This does not apply to work on properly erected scaffolding.

(c) INCONVENIENCE PAY.

Employees required, by the employer, to carry their midday meal shall receive 2/- per day. Employees required to sleep away from home in a recognised camp house or cook-house shall have their board and lodgings paid for by their employer.

- (d) EXTRA SKILL OR RESPONSIBILITY.
 - (i) Any employee specifically detailed to supervise the work of three or more other employees shall receive 3d, per hour extra while taking this responsibility.
 - (ii) Any labourer employed on semi-skilled work which would normally fall to a Handyman (e.g. painting, fencing, concrete laying) shall receive pay as a Handyman (i.e. a minimum of 3d. per hour extra) while engaged on this work. The precise rate shall be fixed by the employer according to the nature of the work and the skill of the particular labourer so employed.
- (e) PAINT SPRAYING.

Employees engaged on paint spraying shall be paid 6d, per hour extra and no other allowance.

4. Working Hours.

The normal working hours shall be 45 hours per week made up as follows:-

Monday to Friday -7.30 a.m. to 4.30 p.m. with Dinner break from noon till 1 p.m. Saturday -7.30 a.m. to 12.30 p.m.

A refreshment break of fifteen minutes shall be allowed between 08.30 and 09.30 a.m., the precise time being laid down by the employer.

Other hours of work may be laid down by mutual agreement between employers and employees, provided that the total number of hours does not exceed 45 per week.

5. Overtime.

(a) Overtime shall be paid for all hours worked outside normal working hours and overtime rates shall be as follows:-

TIME AND A HALF.

- (i) Between the end of the normal day and midnight.
- (ii) From 6 a.m. to the start of the normal working day, provided that work did not start before 6 a.m.

DOUBLE TIME.

- (i) Between midnight and 6 a.m.
- (ii) From 6 a.m. to the start of the normal working day, if work commenced before 6 a.m.
- (iii) On Sundays and recognised Public Holidays.
- (iv) For meal hours or parts thereof, if work continues through the normal working day without a full meal-hour break.
- (v) Double time rates shall also be paid during normal working hours if, exceptionally, an employee starts work before midnight and continues without a break into normal working hours. Double time rates shall then continue to apply until there is an (unpaid) break from work exceeding four hours, after which the normal rates will again apply.
- (b) An unpaid meal hour shall be allowed at a reasonable time if overtime is expected to continue for more than two hours beyond normal finishing time, and a paid refreshment break of not more than fifteen minutes shall be allowed in each subsequent 4-hour period.
- (c) Overtime is voluntary and an employee shall not be dismissed if he objects to working outside normal working hours. However, certain jobs may require attendance at times outside the normal hours and in these cases employees shall be given the option of a 45-hour week by allowing time off during normal working hours, at a time to be agreed with the employer.

6. Holidays.

(a) ANNUAL HOLIDAYS.

All employees shall be entitled to a paid holiday of 40 hours after the completion of the first six months of continuous service and thereafter at the rate of 8 hours for each month of continuous service. Paid holidays may be accumulated without limit and taken at a time to be mutually agreed upon.

(b) PUBLIC HOLIDAYS.

These are days on which Government Offices are closed by notification in the Gazette and the following seven days shall be paid holidays for all employees:-

Good Friday, The Queen's Birthday, Empire Day, December 8th, Christmas Day, Boxing Day, and one other day to coincide with the Stanley Annual Sports Meeting.

Individual employers shall be entitled to decide whether or not to observe the remaining Public Holidays or to treat them as normal working days but in no circumstances may they be treated as unpaid holidays.

- (c) Any allowance or special rates earned on both the working day preceding and the working day following the holiday shall be paid for the holiday.
- (d) When a dated holiday falls on a Sunday the next working day shall be the holiday.

7. Sick Pay.

- (a) Employees who have not completed one year's service with their employer shall not be entitled to sick pay.
- (b) The following rules apply to employees who have completed one year's service with their employer.
 - (i) There shall be no entitlement to sick pay for the first week of absence caused by sickness, but if sickness lasts for more than one week, an employee shall be entitled to half pay for the second, third and fourth weeks. While off work through illness an employee shall have the option of taking part or the whole of any annual leave due to him.
 - (ii) Full pay shall be paid for any Public Holiday which falls during the first four weeks of sickness, provided that the employee, when he has recovered, returns to work for the same employer.
- (c) An employer may demand a medical certificate before applying any of the rules 7 (b) (i), (ii).
- (d) The Workmen's Compensation Ordinance shall apply in cases of sickness resulting from accidents at work.

8. General.

- (a) Employment is normally terminated, either by employer or employee, at the end of the working week, but employment may be terminated at the end of any working day. A minimum of two hours' notice shall be given, except in the case of misdemeanour, when an employee may be summarily dismissed.
- (b) When a party of employees are required to carry meals to their work, one employee shall be allowed reasonable time to heat meals for the rest of the party.
- (c) Individual employers may lay down the times when employees shall appear for their wages, provided that the payment is completed within ten minutes of the end of the normal working day.
- (d) An official or delegation of a recognised union may, with the employer's consent, attend at a job or shop at any time to interview workmen, but no meeting shall take place in working hours without the express permission of the employer. If a dispute arises, the employer or his nominee shall interview, by appointment, any official representative of his employees.
- (e) All employers shall display for the benefit of their employees copies of Regulations and Rules pertaining to wages and conditions of service of workers.

Ref. 1636/A.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXII.	2	DECEMBER, 1963.		No. 13.
		APPOINTMENTS		
Name Johnson, F. W. C. Poole, Miss G.	Department South Georgia Aviation	Office Meteorological Assistant Clerk	Date 9.11.63 20.11.63	Remarks — On probation
rane, miss o.	Aviation	Oleik	20.11.00	for two years.
Scott, N. E. Wheeler, D.	South Georgia South Georgia	Senior W/T Operator Meteorological Assistant	9.11.63 9.11.63	
	Department	Office .	From	To
Browning, R.	Supreme Court	Acting Registrar, Official Administrator & Notary Pu	18.3.63	
Corner, Dr. R. W., M.B., Ch.B.	Medical	Locum Tenens	29.8.63	18.11.63
Luxton, H. T.	Posts & Tels.	Officer-in-Charge	26.5.63	5.11.63
	CONFIRMA	TION OF APPOINTMEN	rs	
	Depar t m	ent	Office	Date
Desborough, D.	Public Ser	vice	Clerk	7.10.61
Morrison, D. D.	Public Ser	vice	Clerk	1.7.61.
	TERMINAT	TION OF APPOINTMENT	S	
	Department	Office .	Date	Remarks
Fullagar, Mrs. H. née Browning.	Secretariat	Clerk	9.11.63	Resigned.
Smith, F.	Agricultural	Agricultural and Livestock Assistant	10.11.63	Dismissed.
		LEAVE		
	Department	Office	From	To
Bennett, H., J.P.	Supreme Court	Registrar	18.3.63	
Borland, D.	South Georgia	Meteorological Forec		
Bound, J., E.D.	Posts & Tels.	Superintendent	26.5.63	
Carey, T. J.	Power & Electric	al Senior Engineman	6.5.63	
Manders, R. H. D., 0.B.E.	Secretariat	Colonial Secretary	15.7.63	
Scott, N. E.	South Georgia	Senior W/T Operator		
Waterhouse, Mrs. M.	South Georgia	Steward, Discovery House	23.6.63	
Waterhouse, R.	South Georgia	Cook/Steward, Discovery House	23.6.63	
	Department	O.Oice	Period	Date
Halliday, Miss L.	Aviation	Clerk	110½ days	20.11.63.

The following Notices etc., are published by command of His Excellency the Governor.

L. C. GLEADELL,
Acting Colonial Secretary.

No. 40.

8th November, 1963.

Intimation has been received from the Right Honourable the Secretary of State for the Colonies to the effect that Her Majesty will not be advised to exercise her power of disallowance in respect of the following Ordinance of the Falkland Islands –

No. 4/63

Title
Maintenance Orders (Facilities for Enforcement) (Amendment)
Ordinance, 1963.

Ref. 1597.

PROBATE

In the Supreme Court of the Falkland Islands.
(PROBATE DIVISION)

In the Matter of the Estate of Rica Alexandrina Watson, deceased, of Stanley, Falkland Islands.

Whereas James Watson, husband of the above named deceased, has applied for Letters of Administration to administer the estate of the deceased.

These are therefore to warn the next-of-kin and creditors that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the date of publication hereof.

H. Bennett, Registrar.

Stanley, Falkland Islands. 28th November, 1963.

S.C. 30/63.

Post Office Ordinance (Cap. 52.)

ORDER

(under Section 4(d) of the Ordinance)

E. P. ARROWSMITH,

Governor.

No. 3 of 1963.

Cap. 52.

Short Title.

His Excellency the Governor in exercise of the powers vested in him by section 4(d) of the Post Office Ordinance, is pleased by and with the advice of the Executive Council to order, and it is hereby ordered as follows—

- 1. This Order may be cited as the Post Office (Invalidation of Stamps) Order, 1963.
- 2. The following postage stamps shall cease to be valid as from the 1st July, 1964
 - (a) The 1938 Colony Definitive Issue;
 - (b) The 1948 Colony Royal Silver Wedding Issue;
 - (c) The 1948 Dependencies Royal Silver Wedding Issue;
 - (d) The 1949 Colony Universal Postal Union Issue;
 - (e) The 1949 Dependencies Universal Postal Union Issue;
 - (f) The 1953 Colony Coronation Issue;
 - (g) The 1953 Dependencies Coronation Issue;
 - (h) The 1946 Dependencies Definitive Issue;
 - (i) The 1958 Trans-Antarctic Expedition Issue.

Any stamps of the above-mentioned issues may be exchanged for stamps of the current issue if presented at the Post Office, Stanley, on or before the 31st December, 1964.

3. Order in Council No. 5 of 1951 made under the provisions of section 2 of the Post Office Ordinance is revoked.

Made by the Governor in Council on the 22nd day of November, 1963.

H. L. BOUND, Clerk of the Executive Council.

Ref. 185/37.

Statement of Assets and Liabilities at 30th June, 1963.

DEPOSIT ACCOUNTS:	ITIES	Ľ	s.	d.	£	s.	d		ASSETS £ s. d. £ s. d.
Colonial Development & Welfare Overseas Service Aid Scheme Postal Moneys Miscellaneous		2,791 1 1,378 29,017	16 6 16 18	6 8 6 4					Casii : 16,057 14 4 Posts and Telecommunications 16,057 14 4 Crown Agents 591 9 8 Joint Consolidated Fund 42,000 0 0
Funds: Reserve Renewals: Aviation		160,558	1	1	33,189	18	())	INVESTMENTS: Reserve Fund Renewals Funds: 59,116 15 2 218,943 9 4
Marine Power Station Oil Stocks Replacement	17,645 0 20,235 0 1	1 - 39,322	_	8					Aviation 3,453 18 5 Marine 17,586 7 1 Power Station 21,529 6 1
Special: Savings Bank Government Employees Provident Note Security Old Age Pensions Equalisation	7,205 2 106,593 3	4,247 2 2 3	10	9					Special Funds: Savings Bank 1,140,405 14 10 Government Employees Provident 6,841 16 8 Note Security 101,454 5 5 Old Age Pensions Equalisation 112,379 0 4
Other: Land Sales Workmen's Compensation	272,016 11 5,049 13 1	4 - 1,413,040 7	14	11					Other Funds : 1,361,080 17 3 Land Sales 250,530 12 4 Workmen's Compensation 4,699 13 4
Remittances General Revenue Balance :		277,066	5	-	1,894,234 22,550	18 10			Advances 13,771 7 11
Balance at 1st July, 1962 deficit Deduct Appreciation of Investments		23,356							
Balance, 30th June, 1963 Surplus		***			736	19	7	*	
The characteristic 1				£	1,950,712	6	11		£1,950,712 6 11

The above statement does not include:

Inducement Allowances ... £ 26 16 6
Passages ... £ 1066 16 9
£1093 13 3

L. GLEADELL, Colonial Treasurer, 15th November, 1963.

⁽¹⁾ The sum of £50,000 held in 3% debenture stock in the Falkland Islands Freezer Co. Ltd.

⁽²⁾ A sum of £1,093 13s. 3d. due from H. M. Government in respect of under issues on the Overseas Service Aid Scheme;

Statement shewing total Receipts for the year ended 30th June, 1963.

	Rec	EIPTS.		Amo Estir			Act Rece				r the mate		Unde Esti		
				£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d
I.	Aviation	***		8000	0	0	10510	2	9	2510	2	9	******		
II.	Customs Duties	•••		28520	0	0	25518	6	1				3001	13	1
III.	Dependencies Con	tribution to cost		10000	0	0	10000	0	0				*****	•••••	
IV.	Electricity			22875	0	0	23029	7	0	154	7	0			
v.	Fees & Fines			5877	0	U	7007	6	9	1130	6	9	*****		
VI.	Harbour			3120	0	0	3315	14	7	195	14	7			
VII.	Interest	•••	***	21518	0	0	27401	13	6	5883	13	6			
		***		120804	0	0	130218	14	4	9414	14	4			
VIII.	Internal Revenue	***		105	0	0									• • • •
IX.	Land Sales	***	***				104	5	11						
X.	Miscellaneous	•••	• • • •	5400	0	0	10612	19	10	5212	19	1()			
XI.	Posts & Telecomm	nunications		33845	0	0	28366	6	1				5478	13	1
XII.	Reimbursements		•••	5083	0	0	6982	2	0	1899	2	0	******	4	
LIIZ	Reimbursements f		œ	8150	0	0	7675	13	4				474	6	
		pect of overseas	omcers	2790	0	0									
KIV.	Rents	***	***	2130			2788	4	6	*******			1	15	
	Total Ordinary	Revenue		276087	0	0	293530	16	8	26401	0	9	8957	-}	
XV.	Colonial Developm	ent & Welfare	***	17862	0	U	180	14	4	******			17681	5	
XVI.	Transfer from Re	serve Fund		69019	0	0	43648	19	6		.,,		25370	()	
		Total Revenue	£	362968	0	0	337360	10	6	26401	0	9	52008	10	
dvanc		***	•••				103388	14	3						
eposit emitta		•••	•••			•••	985579	5	8						
vestu						••	270498 678441	16 9	8						
	Renewals Fund	***					723	14	6						
viatio	n Renewals Fund						103	11	8						
wer S	Station Renewals F	und					847	8	7						
orkm	en's Compensation	Fund					188	8	4						
nd Sa	iles Fund						104	5	11						
d Age	Pensions Equalisa	ition Fund					38299	0	5						
l Stoc	ks Replacement F						6217	5	5						
	Revenue Balance	Account	•••				24093	16	11						
eneral		Receipts					2115215								
eneral	Total		***				2445846	8	4						
eneral															
eneral		ce 1st July, 1962	***				26651	5	6						

Statement shewing total Payments for the year ended 30th June, 1963.

II. Agricul III. Audit IV. Aviatic V. Custon VI. Educat VII. Medica VIII. Meteor IX. Militar X. Miscell XI. Pension XII. Police XIII. Posts & XIV. Power XV. Public XVI. Secreta XVII. Social XVII. Social XXIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	ion ms & Harbour ation at orological ry			£ 8455 3355 2175	s. 0 0	d .	£	s.	d.	£	s. d.	£	s.	d.
II. Agricul III. Audit IV. Aviatic V. Custon VI. Educat VII. Medica VIII. Meteor IX. Militar XI. Pension XII. Posts & XIV. Power of XV. Public XVI. Secreta XVIII. Social V XIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	ontion Marbour Ation at Brological ry			3355 2175		0								u.
III. Audit IV. Aviatic V. Custon VI. Educat VII. Medica VIII. Meteor IX. Militar XI. Pension XII. Posts & XIII. Posts & XIV. Power XV. Public XVI. Secreta XVIII. Social V XIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	ion ms & Harbour ation at orological ry			2175	0		8287	8	2			167	11	10
IV. Aviation V. Custon VI. Educate VII. Medical VIII. Meteor IX. Military XI. Pension XII. Posts & XIII. Posts & XIII. Posts & XIV. Power of XV. Public XVI. Secretal XVIII. Social VIII. Social VIII. Social VIII. Social VIII. Supremark Total XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pensions Oil Stocks Replacements Sto	ion ms & Harbour ation at orological ry					0	2858	10	10			496	9	2
V. Custon VI. Educat VII. Medica VIII. Meteor IX. Militar XI. Pension XII. Posts & XIII. Posts & XIV. Power of XV. Public XVI. Secreta XVIII. Social V XIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	ms & Harbour ation al orological ry			1011-	U	0	1766	9	6			408	10	6
VI. Educat VII. Medica VIII. Meteor IX. Militar XI. Miscell XI. Pension XII. Posts & XIII. Posts & XIV. Power XV. Public XVI. Secreta XVIII. Social V XIX. Suprem Total XX. Special XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	ation al prological ry	.,.		13445	0	0	13611	8	2	166	8 2			
VII. Medica VIII. Meteor IX. Militar X. Miscell XI. Pension XII. Police of XIII. Posts & XIV. Power of XV. Public XVI. Secreta XVII. Social V XIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	al prological ry			11298	0	0	9509	13	1			1788	6	11
VIII. Meteor IX. Militar X. Miscell XI. Pension XII. Posts & XIV. Power of XV. Public XVI. Public XVII. Secreta XVIII. Social V XIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	orological ry		***	45546	0	0	39533	3	5			6012	16	7
IX. Militar X. Miscell XI. Pension XII. Police of XIII. Posts & XIV. Power of XV. Public XVI. Public XVII. Secreta XVIII. Social of XIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	ry.			34957	0	0	34972	18	5	15	18 5			
X. Miscell XI. Pension XII. Police of XIII. Posts of XIV. Power XV. Public XVI. Secreta XVIII. Social V XIX. Suprem Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	-			765	()	U	539	19	2			225	0	10
XI. Pension XII. Police of XIII. Posts of XIV. Power of XV. Public XVI. Public XVII. Secreta XVIII. Social of XIX. Special XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace		v 2 v		1160	0	()	923	9	1			236	10	11
XII. Police & XIII. Posts & XIV. Power & XV. Public XVI. Public XVII. Secreta XVIII. Social VXIX. Suprem Total XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pensions Oil Stocks Replacements	llaneous			31820	0	0	32732	12	7	912	12 7			
XIII. Posts & XIV. Power & XV. Public XVI. Public XVII. Secreta XVIII. Social VXIX. Suprem Total XX. Special XXIX. Colonia Total Advances Deposits Remittances Investments Old Age Pensions Oil Stocks Replace	ons & Gratuities			8530	0	0	9065	9	8	535	9 8			
XIV. Power of XV. Public XVI. Public XVI. Secreta XVIII. Social XXIX. Suprem Total XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replacements St	& Prisons			5174	0	0	4662	12	11			511	7	1
XV. Public XVI. Public XVII. Secreta XVIII. Social V XIX. Special XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	& Telecommuni	cations		47481	0	0	46010	1	0			1470	19	0
XVI. Public XVII. Secreta XVIII. Social VXIX. Suprem Total XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replacements	& Electrical	***	•••	18884	0	0	16748	15	3			2135	4	9
XVII. Secreta XVIII. Social V XIX. Suprem Total XX. Special XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	: Works			17285	()	0	14820	11	3	******		2464	8	9
XVIII. Social V XIX. Suprem Total XX. Special XXI. Colonia Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	Works Recurre	nt		35803	()	0	34020	0	2			1782	19	10
XIX. Suprem Total XX. Special XXI. Colonia Total Total Advances Peposits Remittances Investments Old Age Pension Oil Stocks Replace	ariat & Treasur;	y.		24706	0	0	22266	13	5			2439	6	7
XX. Special XXI. Colonia Total Total Advances Deposits Remittances Investments Old Age Pension Oil Stocks Replace	Welfare			7950	0	U	7417	11	0			532	9	0
XX. Special XXI. Colonia Total Total Peposits Remittances Investments Old Age Pension Oil Stocks Replace	me Court	***	•••	1824	0	0	1977	8	9	153	8 9	******		
Advances Total Poposits Remittances Investments Old Age Pension	Ordinary Expe	enditure	£	320613	0	0	301724	15	10	1783	17 7	20672	1	ç
Advances Deposits Remittances avestments Old Age Pension Dil Stocks Replac	l Expenditure al Development	& Welfare		24493 17862	0 0	0	35455 180	0 14	4	10962	0 4	17681	5	
Deposits Remittances Investments Old Age Pension Jil Stocks Replac	Expenditure	***	£	362968	0	0	337360	10	6	12745	17 11	38353	7	į
Deposits Remittances Investments Old Age Pension Oil Stocks Replac														
Deposits Remittances Investments Old Age Pension Oil Stocks Replac														
Deposits Remittances Investments Old Age Pension Jil Stocks Replac							105068	13	2					
Remittances Investments Old Age Pension Oil Stocks Replac	•••						890668	4	10					
Investments Old Age Pension Oil Stocks Replac	***		***			•••	257139	18	11					
Old Age Pensions Oil Stocks Replac	•••	***	•••			•••	809674	5	7					
Oil Stocks Replac		12)	• • •				6123	12	8					
		runa				•••	5696	6	8					
Zonomno Present	accment Fund	•••	***				43648	19	6					
Reserve Fund Workmen's Comp	npensation Fund	1					10010	6	10					
	Total Payr	nante					2455380	18	8					
		lance as at 30		ne, 1963			17116	15	2					
			TOTA			£	2472497	13	10					

L. GLEADELL.

Colonial Treasurer.

15th Novomber, 1963.

TOWN COUNCIL ESTIMATES, 1964.

Service.	Actua	1 1962.	Estimate	ed 1963.	Estimate	ed 1964
EVENUE.	£	£	£	£	£	£
I. CEMETERY		43		4()		40
II. MISCELLANEOUS						
a. Misc	19		10		12	
b. Garbage removal	60		60		60	
c. Govt. Contribution Arch Green	52		52		52	
d. Interest :- Investment Cemetery Fd.	124		123		123	
e. Savings Bank	150	100	110	925	120	905
		405		355		367
III. LIBRARY		53		45		45
IV. GYMNASIUM HIRE		10		-		_
V. GENERAL RATE						
a. Rate	2815		2790		2850	
b. Govt. Contribution	825	9010	825	3615	825	3675
VI. WATER RATE		3040		9019		0077
a. Rate	708		677		680	
b. Sales	257	965	190	867	200	880
VII. TOWN HALL						
a. Hirings b. Govt. Contribution			600 42 0		$\frac{450}{400}$	
	£ £ £ anoval	12(/	1020		850	
VIII. ADVANCES REPAID		28		12		1(
		2996		5051	f	50/15
		0000		5954 —		5867
XPENDITURE.						
I. TOWN CLERK		312		300		350
II. CEMETERY						
			420 200		440	
	- 34	488	200	620	250	690
III. FIRE BRIGADE	110					
			$\frac{160}{300}$		160 400	
		440		460	100	560
IV. LIBRARY a. Wages	992		100		198	
1 77 1			198 100		250	
V. MISCELLANEOUS		303		298		448
(T-1	37		40		40	
b. Stationery	3		5		10	
1 Old to Decidence			21 25		25	
e. Elections	_		4		4	
_			20		20 21	
7 TT C			16		16	
		116	-	144		13

Service.	Actua	1962.	Estimate	ed 1963.	Estimated 1964.		
	£	£	£	£	£	£	
Brought forward VI. GYMNASIUM		1659		1822		2184	
a. Caretaker b. Light c. Care & Maintenance	- 7	7			1 1 1		
VII. SCAVENGING	000		1000		1000		
a. Ash Contract b. Rodent Control	890 56	946	1000	1060	1200 60	1260	
VIII. STREET LIGHTS a. Current b. Repairs	502 17	519	520 50	570	1000 100	1100	
IX. TOWN HALL		313		910		1100	
a. Wages b. Fuel c. Light d. Care & Maintenance e. Cleaning	526 486 148 19 12	1191	527 710 200 100 40	1577	550 710 150 100 40	1550	
X. WATER SUPPLY		1101		1011		1000	
a. Ships b. Connections	63 47	110	20	120	100 20	120	
XI. ARCH GREEN		41		200		120	
XII. CEMETERY COTTAGE		1		100		400	
	_	4474		5449		6739	

D. Reive, Town Clerk. 8.11.63.