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to

FALKLAND ISLANDS GAZETTE

1972

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THE FALKLAND ISLANDS GAZETTE

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3 JANUARY 1972

No. 1

Appointments

Miss Bonita Doreen Anderson, Clerk, Public Service, 19.8.71.

Miss Colleen Biggs, Clerk, Public Service, 20.8.71.

Miss Cristina Fookes, Temporary Nursing Sister, Medical Department, 8.11.71.

O. J. Leech, Uncertificated Teacher, Education Department, 9.12.71.

William Harold Cletheroe, Assistant Filtration Plant Operator, 13.12.71.

Completion of Contract

David Stanley Gates, Camp Teacher, Education Department, 6.7.71.

NOTICES

No. 47. 18th December 1971.

It is notified for general information that Mr. Savlet Aktug has been appointed Consul-General of Turkey in London with jurisdiction over all overseas territories for whose international relations Her Majesty's Government are responsible, with the exception of Southern Rhodesia.

Ref. 2014.

No. 48. 18th December 1971.

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

No.	Title	Ref.
2/69	Old Age Pensions (Amendment) Ordinance 1969	0323/A/VII.

No. 49. 21st December 1971.

Tapeworm Eradication (Dogs) Order 1970
(Under section 12A of the Dogs Ordinance)
(Cap. 21)

Further to Gazette Notice No. 7 of the 28th January 1970, the Governor hereby appoints the following additional persons to be Inspectors for the purposes of this Order —

MR. S. S. LEE — PORT HOWARD
MR. S. MORRISON — GOOSE GREEN

Ref. 160/43/II.

No. 50. 22nd December 1971.

Prison Ordinance 1966

In accordance with section 7 (1) the following have been appointed Visiting Justices for the year 1972 —

A. G. BARTON, ESQ., C.B.E., J.P., (Senior Member)
Mrs. C. LUXTON, J.P. (Member)
W. H. CLEMENT, ESQ., J.P. (Member)

Ref. 0049.

No. 51. 31st December 1971.

School Terms 1972

Stanley Schools and all recognized full-time schools in Camp

1st term — 14th February to 12th May
2nd term — 29th May to 1st September
3rd term — 18th September to 15th December

Darwin Boarding School

1st term — 16th February to 12th May
2nd term — 5th June to 18th August
3rd term — 11th September to 15th December.

Recognized Camp Teachers

Tuition shall take place except during the following periods —

- (a) 18th December 1971 to 9th January 1972.
- (b) One week to coincide with the annual Camp Sports meeting or given station holiday in lieu of Sports meeting.
- (c) 31st March — Good Friday.
- (d) One week which shall coincide with the traditional May holiday (May Ball week).
- (e) 27th August to 3rd September.
- (f) 8th December — Battle Day.

The School year shall end on Friday 15th December 1972.

Ref. 0084/A.

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 SARIN JACOBSEN — VICTORY BAR

for a Publican's Retail Licence, and provided that no objection be taken to the granting of a licence before 24th January, 1972 the same will be granted on 25th January, 1972.

The Treasury,
Stanley,
3rd January, 1972.

L. GLEADELL,
Colonial Treasurer.

Report on the working of the Old Age Pensions Equalisation Fund for the year 1970/71.

To The Honourable
The Colonial Secretary,
Stanley.

Colonial Treasury,
Stanley, Falkland Islands,
14th December 1971.

Sir,

I have the honour to submit a report on the Old Age Pensions Equalisation Fund for the period 1st July 1970 to 30th June 1971, together with the following accounts and statements —

1. Statement of Revenue and Expenditure.
2. Investments Adjustment Account.
3. Statement showing the growth of the Fund during the year.
4. Statement of Assets and Liabilities at 30th June 1971.
5. Statements of Investments held at 30th June 1971.

2. Revenue for the year amounted to £41,167 of which the principal sources were the sale of stamps £21,380, interest on investments £12,357 and the contribution from the Falkland Islands Government towards the cost of higher pensions to pensioners who did not pay contributions at the current rate. Expenditure totalled £18,448 of which £15,535 was accounted for in the form of pensions, and £2,475 in refunds to contributors leaving the Colony permanently. The surplus was £22,719.

3. With the extension of the investment policy into the equity market trading in this field has become a regular rather than an incidental feature of the fund. A net profit of £11,267 was the result of the years trading, and investments held at 30th June 1971 showed appreciation amounting to £32,574 when revalued at the mid-market quotations of that day.

4. At 30th June 1970 the fund stood at £221,749. At 30th June 1971 the balance was £288,309, the increase of £66,560 being accounted for thus —

Surplus on the Revenue Expenditure Account	£ 22,719
Net profit from trading in investments	11,267
Appreciation of investments when revalued at 30th June 1971	32,574
	<hr/>
	£ 66,560

5. At 30th June 1971 the balance of the fund was held in investments having a market value of £281,010 and cash to the value of £7,299.

6. During the year twelve claims to pensions were allowed: none were disallowed. One pensioner died. At 30th June 1971 there were ninety-two persons in receipt of a pension of whom thirty-seven were married men, twenty-five unmarried men and thirty were women.

7. Seventy new contributors registered during the year, fifty-one men and nineteen women. Contributions were refunded to sixty-five contributors who left the Colony and to six female contributors who married.

8. No new legislation affecting the Ordinance was enacted during the year.

I have the honour to be,

Sir,

Your obedient servant,

L. GLEADELL,

Colonial Treasurer.

Old Age Pensions Equalisation Fund.

ACCOUNTS FOR THE YEAR ENDED 30TH JUNE 1971.

EXPENDITURE		REVENUE	
	£		£
Refund of contributions on departure from the Colony	2475.36	Sale of Stamps ...	21380.19
Refunds of overpayments ...	53.40	Interest on Investments ...	12357.66
Pensions ...	15535.64	Contribution from Falkland Islands Government to cover increases in pensions	6609.20
Refunds on marriage ...	145.36	Lump sum contributions ...	669.00
Crown Agents charge in respect of management of Investments	238.31	Arrears of contributions ...	144.45
	<u>18448.07</u>	Overpayment of pension recovered	6.61
Balance carried down ...	22719.04		
	<u>£ 41167.11</u>		<u>£ 41167.11</u>

INVESTMENTS ADJUSTMENT ACCOUNT

Loss on sale of Investments ...	794.39	Profit on Sale of Investments ...	12061.92
Balance carried down ...	43841.20	Appreciation on revaluation ...	32573.67
	<u>£ 44635.59</u>		<u>£ 44635.59</u>

THE FUND

Balance at 30th June 1971 ...	288309.97	Balance at 1st July 1970 ...	221749.73
		Balance of Revenue and Expenditure account brought down ...	22719.04
		Balance of Investments Adjustment Account brought down	43841.20
	<u>£ 288309.97</u>		<u>£ 288309.97</u>

STATEMENT OF ASSETS AND LIABILITIES

LIABILITIES		ASSETS	
Balance of the Fund at 30th June 1971	288309.97	Market Value of Investments ...	281010.96
		Cash in hands of the Colonial Treasurer	7299.01
	<u>£ 288309.97</u>		<u>£ 288309.97</u>

L. Gleadell,

Colonial Treasurer.

10th November 1971.

Old Age Pensions Equalisation Fund.

INVESTMENTS — GILT EDGED STOCK

Name of Stock		%	Face value	Book value prior to revaluation	Price	Market value at 30th June 1971
			£	£		£
British Guiana	1975/80	3	9259.26	5185.18	61	5648.15
British Guiana	1980/85	5	3514.67	2108.80	63	2214.24
E.A.H.C.	1972/74	4	1280.06	1036.85	86	1100.85
E.A.H.C.	1973/76	4	1302.91	938.10	77	1003.24
E.A.H.C. (P. & T.)	1977/83	5 $\frac{3}{4}$	10041.93	6828.51	71	7129.77
E.A.H.C. (R. & H.)	1977/83	5 $\frac{3}{4}$	17043.96	11589.89	71	12101.21
Exchequer Loan	1976/78	5	8448.31	6885.38	89 $\frac{1}{2}$	7561.24
Funding	1985/87	6 $\frac{1}{2}$	21192.00	16317.84	83	17589.36
Jamaica	1977/82	6	1000.00	740.00	77	770.00
Jamaica	1978/80	6 $\frac{1}{4}$	546.96	415.69	79	432.10
Kenya	1971/78	4 $\frac{1}{2}$	494.08	335.97	73	360.68
Kenya	1978/82	5	5951.31	3868.35	68	4046.89
New Zealand	1978/82	5 $\frac{1}{4}$	4992.20	3394.70	73	3644.31
Treasury Loan 'A'	1976	6 $\frac{1}{2}$	835.10	799.26	100	835.10
Treasury	1995/98	6 $\frac{3}{4}$	16945.14	12624.13	77	13047.76
Treasury	1984/86	8 $\frac{1}{2}$	32796.30	30199.00	97 $\frac{1}{2}$	31976.39
Treasury Loan	1992/96	9	1360.27	1307.00	98	1333.06
Trinidad	1973/76	4	2682.76	1931.59	76	2038.90
J.C.F.			16636.02	16636.02		16636.02
			<u>£ 156323.24</u>	<u>£ 123142.26</u>		<u>£ 129469.27</u>

Old Age Pensions Equalisation Fund

INVESTMENTS — EQUITIES

Name of Stock	Units	Nominal	Book value prior to revaluation	Price	Market value at 30th June 1971
		£	£		£
Bensons Int. Systems Ord. 20p	1000	200.00	1325.00	1.40	1400.00
Berry Trust Co. Ltd., New Ord. 25p	5000	1250.00	2687.50	0.55	2750.00
Broadview Fin. Inv. Trust Ord. 25p	2500	625.00	1843.75	0.38	950.00
Consolidated Goldfields Ord. 25p	1000	250.00	2606.26	2.23	2230.00
Cranleigh Group Ltd. Ord. 20p	20000	4000.00	1000.00	0.05½	1100.00
Delta Metal Co. Ltd. Ord. 25p	2500	625.00	1693.51	0.75	1875.00
English China Clay Ord. 25p	2500	625.00	3195.19	1.02½	2562.50
Ever Ready Co. G.B. Ltd. Ord. 25p	2500	625.00	4729.06	1.95	4875.00
First National Finance Corp. New Ord. 25p	2750	687.50	4500.00	2.92	8030.00
Gen. Electric Co. Ord. 25p	11000	2750.00	11607.10	1.23	13530.00
Golden Egg Ltd. Ord. 5p	2500	125.00	2218.75	1.15	2875.00
Huntleigh Investment Co. Ltd. Ord. 10p	1000	100.00	625.00	0.32½	325.00
I.C.I. Ltd. Ord. £1	4000	4000.00	10448.89	2.55	11400.00
Ind. Fin/Investment Ltd. 25p	7083	1770.75	8411.06	1.13	8003.79
Industrial Fin/Investment Corp. CNU UNS LN 1984 A/L £1 Stock 5%		2833.00	2266.40	80%	2266.40
Inter-City Investment Holding Co. Ltd. Ord. 20p	20000	4000.00	3916.67	0.19½	3900.00
Jessel Securities Ltd. Ord. 25p	2500	625.00	3125.00	2.40	6000.00
London and Northern Sec. Ord. 25p	6750	1687.50	3825.00	0.72	4860.00
Lonrho Ltd. Ord. 25p	1200	300.00	1425.00	0.95	1140.00
Marley Ltd. Ord. 25p	5000	1250.00	4601.33	0.90	4500.00
Martonair Ltd. Ord. 20p	5500	1100.00	7620.16	1.60	8800.00
Metropolitan Estate Ord. 25p	8800	2200.00	9460.00	1.67	14696.00
Mercury Securities Ltd. Ord. 25p	2500	625.00	4038.88	1.52	3800.00
Qualitex Yarns Ltd. Ord. 25p	400	100.00	65.00	0.39½	158.00
Shell Transport Ord. 25p	2000	500.00	6575.00	4.06	8120.00
Slater Walker Securities Ltd. Ord. 25p	5000	1250.00	11360.52	2.65	13250.00
Sterling Guarantee Trust Ord. 25p	5000	1250.00	4750.00	2.50	12500.00
Stone-Platt Industries Ord. 25p	2500	625.00	1250.00	0.59	1475.00
Trust Houses Forte Ltd. Ord. 25p	3000	750.00	4125.00	1.39	4170.00
		<u>£ 36728.75</u>	<u>£ 125295.03</u>		<u>£ 151541.69</u>

SUMMARY

Gilt-Edged Stock	156323.24	123142.26	129469.27
Equities	36728.75	125295.03	151541.69
	<u>193051.99</u>	<u>248437.29</u>	<u>281010.96</u>
Appreciation		32573.67	
	<u>£ 193051.99</u>	<u>£ 281010.96</u>	<u>£ 281010.96</u>

L. GLEADELL,
Colonial Treasurer.
10th November 1971.

Report on the working of the Government Savings Bank for the year 1970/71.

The Honourable,
The Colonial Secretary,
Stanley.

Colonial Treasury,
Stanley, Falkland Islands.
11th December 1971.

Sir,

I have the honour to submit the following report on the Savings Bank for the year that ended on 30th June 1971, together with the following accounts and statements —

1. Revenue and Expenditure Account.
2. Deposits and Withdrawals Account.
3. Investments Adjustment Account.
4. Reserve Account.
5. Statement of Assets and Liabilities.
6. Statement of Investments.

2. Revenue during the year totalled £83,042 and came solely from interest on investments. After providing for Expenditure in the form of interest on deposits £28,566 and the Administration Charge of £2,000, there was a surplus of £52,476.

3. Deposits during the year totalled £394,394: withdrawals amounted to £428,959. Taking into account the £28,566 credited to accounts in the form of interest the net fall in the level of deposits was £5,999.

4. At 30th June 1971 there were 1,970 depositors compared with 1,978 a year earlier. The total amount due to depositors on 30th June 1971 was £1,183,257 compared with £1,189,255 a year earlier.

5. During the year a sum of £118,912 was transferred to Falkland Islands Government Revenue under the authority of Section 13 (2) of the Savings Bank Ordinance. This sum represents the margin by which the assets of the Savings Bank at 30th June 1970, exceeded 110% of the amount due to depositors on that date.

6. Revaluation of investments according to market prices quoted on 30th June 1971 showed a further recovery amounting to £67,458. A net profit of £22,055 resulted from trading in securities during the year.

7. At 30th June 1971 the assets of the bank totalled £1,444,172 or £260,915 more than the amount due to depositors. This reserve is £142,590 more than the 10% required by Section 13 (2) of the Savings Bank Ordinance and authority has been obtained for a further transfer to Falkland Islands Government revenue.

I have the honour to be,

Sir,

Your obedient servant,

L. GLEADELL,

Colonial Treasurer.

Manager, Savings Bank.

Savings Bank Fund

ACCOUNTS FOR THE YEAR ENDED 30TH JUNE 1971

REVENUE AND EXPENDITURE ACCOUNT

	£		£
Interest paid and interest capitalised and credited to depositors	28566.08	Interest on Investments	83042.19
Administration charge	2000.00	Net adjustment on converting balances of depositors accounts to decimal currency	.11
Balance to Reserve Account	52476.22		
	<u>£ 83042.30</u>		<u>£ 83042.30</u>

DEPOSITS AND WITHDRAWALS ACCOUNT

Amount due to depositors at 1st July 1970	1189255.70	Withdrawals	428959.21
Deposits 1970/71	394394.89	Net adjustment on converting balances of depositors accounts to decimal currency	.11
Interest credited to depositors 1970/71	28566.08	Balance due to depositors at 30th June 1971	1183257.35
	<u>£ 1612216.67</u>		<u>£ 1612216.67</u>

INVESTMENTS ADJUSTMENT ACCOUNT

Loss on sale of Investments	150.76	Profit on sale of Investments	22205.29
Balance to Reserve Account	89513.38	Appreciation on revaluation	67458.85
	<u>£ 89664.14</u>		<u>£ 89664.14</u>

RESERVE ACCOUNT

Transferred to Colony Revenue	118912.00	Balance at 1st July 1970	237837.56
Balance at 30th June 1971	260915.16	Revenue & Expenditure Account	52476.22
	<u>£ 379827.16</u>	Investments Adjustment Account	89513.38
			<u>£ 379827.16</u>

BALANCE SHEET AT 30TH JUNE 1971

LIABILITIES		ASSETS	
Amount due to Depositors	1183257.35	Investments at mid-market value	1434059.81
Reserve Account	260915.16	Cash held by Colonial Treasurer	10112.70
	<u>£ 1444172.51</u>		<u>£ 1444172.51</u>

L. GLEADELL,

Colonial Treasurer.

10th November 1971.

Savings Bank Fund

INVESTMENTS

Name of Stock		%	Face Value	Book Value prior to revaluation	Price	Market value at 30th June 1971.
			£	£		£
Australia	1975/77	3	5175.29	3519.20	77	3984.97
Australia	1964/74	3½	25875.70	20700.56	89	23029.37
Australia	1976/78	5½	64788.94	50535.37	85	55070.60
Australia	1976/79	5½	27444.25	20583.19	83	22778.73
Australia	1981/82	5½	58757.06	41717.52	78	45830.51
Australia	1977/80	6	40000.00	30400.00	83	33200.00
Birkenhead Corp Stock	1976	7	13639.44	12794.81	96	13093.86
British Electric	1968/73	3	13241.47	12082.84	96°	12810.86
British Electric	1976/79	3½	49718.14	34305.53	78	38780.15
British Gas	1969/72	4	93743.48	88587.59	98½†	93571.93
British Guiana	1975/80	3	4740.74	2654.82	61	2891.85
British Transport	1972/77	4	27808.00	23518.32	86½	24053.92
Consols	1957 o/a	4	32284.05	13559.30	43	13882.14
Conversion	1974	5½	56963.12	54310.73	97½‡	55527.65
Conversion	1972	6	51767.17	50602.40	100¼§	53054.10
Cyprus	1969/71	3½	2788.91	2621.58	100½	2802.85
Exchequer Loan	1972	6½	15897.94	15871.98	100¾	16406.51
Exchequer Stock	1976	6½	146867.92	145483.49	97¾¶	146754.82
Funding Stock	1978/80	5½	62955.63	47846.28	85½	53827.06
Funding Loan	1993	6	132466.55	90497.69	73	96700.58
Funding	1985/87	6½	4864.54	3745.69	83	4037.57
Jamaica	1968/73	3½	11548.71	9816.40	92	10624.81
Jamaica	1976/78	7	1532.32	1333.12	88	1348.44
Jamaica	1981/83	8½	42318.10	37663.10	93	39355.83
Kenya	1973/78	3½	21000.00	13230.00	69	14490.00
Kenya	1971/78	4½	10000.00	6800.00	73	7300.00
Liverpool Corp.	1971/75	5½	50000.00	45243.47	92°*	46813.50
Malaya	1974/76	3	4051.64	2755.12	73	2957.70
Middlesex C.C. Stock	1975/77	6½	63960.76	54814.33	90	57564.68
New Zealand	1974	5½	26979.70	24281.73	94	25360.92
New Zealand	1972	6	50000.00	46750.00	98	49000.00
New Zealand	1975/76	6	73614.20	63308.22	92	67725.06
New Zealand	1976/80	6	13956.00	11025.24	83	11583.48
Nigeria	1975/77	3	6000.00	3660.00	65	3900.00
South Africa	1953/73	3½	9094.91	7821.62	92	8367.32
Treasury Loan	1976 A	6½	30644.11	30000.00	100	30644.11
Treasury Loan	1992/96	9	63534.52	61046.51	98	62263.83
Trinidad	1967/71	3	31137.73	28335.33	96	29892.22
Joint Consolidated Fund			126248.88	126248.88		126248.88
On loan to						
Science Research Council		8¾	26529.00	26529.00		26529.00
			1593938.92	1366600.96		1434059.81
Appreciation				67458.85		
			£ 1593938.92	£ 1434059.81		£ 1434059.81

* Plus 91 days interest. † Plus 143 days interest. ‡ Plus 16 days interest. § Plus 136 days interest.
 || Plus 143 days interest. ¶ Plus 122 days interest. ** Plus 108 days interest.

L. GLEADELL,
Colonial Treasurer.
 10th November 1971.

Report on the working of the Note Security Fund for the year 1970/71.

The Honourable,
The Colonial Secretary,
Stanley.

Colonial Treasury,
Stanley, Falkland Islands.
14th December 1971.

Sir,

I have the honour to submit a report on the Currency Note Security Fund for the year that ended on 30th June 1971, together with the following accounts and statements —

1. Currency Note Income Account.
2. Note Security Fund Account.
3. Note Security Fund Statement of Assets and Liabilities.
4. Statement of Investments.

2. During the year notes having a 50 pence value were introduced as part of the Colony's decimalisation exercise.

3. There was an increase of £2,800 in the face value of notes in circulation since the same date in 1970. At 30th June 1971 the total note issue was £90,500 made up as follows :

Series	Denomination	No.	Value £
"C"	£5	14,038	70,190.00
"C"	£1	711	711.00
"D"	£1	1,867	1,867.00
"E"	£1	13,245	13,245.00
"C"	10/-	6,109	3,054.50
"D"	50p	2,865	1,432.50
			£90,500.00

4. Interest on investments amounted to £5,670 and the cost of obtaining the 50p notes was £564. The surplus income was transferred to the Note Security Fund (£1,051) in accordance with Section 7 (5) (b) of the Currency Notes Ordinance and to Colony revenue (£4,053) in accordance with Section 7 (b).

5. At 30th June 1971 there was a surplus of assets over liabilities of £15,717, liabilities being represented by the note issue of £90,500, and an amount of £8,033 to be returned to the general Colony cash balance held by the Treasurer. The reserve is £6,667 more than is required by Section 7 (6) (b) of the Currency Notes Ordinance.

I have the honour to be

Sir,

Your obedient servant,

L. GLEADELL,

Colonial Treasurer.

Commissioner of Currency.

CURRENCY NOTE INCOME ACCOUNT FOR THE YEAR ENDED 30TH JUNE 1971.

PAYMENTS					RECEIPTS				
Cost of 20,000 50p notes	£				
Surplus carried down	564.59	Interest on Investments	£
					5105.60				5670.19
					<u>£5670.19</u>				<u>£5670.19</u>
Transfer to Note Security Fund in accordance with						Surplus brought down	
Section 7 (5) (b) of the Currency Notes Ordinance	...				1051.66				5105.60
Transfer to Colony Revenue in accordance with									
Section 7 (b) of the Currency Notes Ordinance	...				4053.94				
					<u>£ 5105.60</u>				<u>£ 5105.60</u>

NOTE SECURITY FUND ACCOUNT FOR THE YEAR ENDED 30TH JUNE 1971.

Decrease in the Note Issue	29100.00	Balance 1st July 1970	103766.52
Transfer to Colony Revenue of balance in excess of 110% of					7296.00	Increase in the Note Issue	31900.00
note issue at 30th June 1970	...				319.33	Transfer from Currency Note Income Account	1051.66
Loss on sale of Investments	106217.70	Profit on sale of Investments	2278.77
Balance at 30th June 1971		Appreciation of Investments	3936.08
					<u>£ 142933.03</u>					<u>£ 142933.03</u>

BALANCE SHEET AT 30TH JUNE 1971.

LIABILITIES					ASSETS				
Notes in circulation	90500.00	Investments at mid-market value
Owing to the Colonial Treasurer	8033.15				114250.85
General Reserve	15717.70				
					<u>£ 114250.85</u>				<u>£ 114250.85</u>

L. GLEADELL,
Colonial Treasurer.
10th November 1971.

Note Security Fund.

INVESTMENTS — 30TH JUNE 1971.

Name of Stock		%	Face Value	Book Value prior to revaluation	Price	Market Value at 30th June 1971
			£	£		£
Exchequer Loan	1976/78	5	1678.12	1367.66	89½	1501.91
Exchequer Loan	1972	6¼	6999.32	6806.84	100¾*	7223.22
Funding	1985/87	6½	5015.67	3862.07	83	4163.01
Nigeria	1975/77	3	3000.00	1830.00	65	1950.00
Northern Rhodesia	1970/72	3½	9860.16	8578.34	92½	9120.65
Treasury	1979/81	3½	33157.03	24371.00	75½	25033.56
Treasury Loan	1976	6½	11633.55	11214.37	99½	11575.38
Treasury Loan 'A'	1976	6½	29814.21	28534.78	100	29814.21
Treasury Loan	1992/96	9	13024.69	12645.00	98	12764.20
J. C. F.			11104.71	11104.71		11104.71
			125287.46	110314.77		114250.85
Appreciation				3936.08		
			£ 125287.46	£ 114250.85		£ 114250.85

* Plus 143 days interest.

L. GLEADELL,
Colonial Treasurer.
10th November 1971.

Government Employees' Provident Fund 1970/71

The Honourable,
The Colonial Secretary,
Stanley.

Colonial Treasury,
Stanley, Falkland Islands.
11th December 1971.

Sir,

I have the honour to submit a report on the Government Employees' Provident Fund for the year that ended on 30th June 1971, together with the following accounts and statements.

1. Revenue and Expenditure Account.
2. Deposits and Withdrawals Account.
3. Investments Adjustment Account.
4. Reserve Account.
5. Statement of Assets and Liabilities.
6. Statement of Investments.

2. Revenue during the year, derived solely from interest on investments, amounted to £357. After providing for interest on deposits, £175 and the administration charge of £100, there was a surplus of £82.

3. Deposits amounted to £648 including the employers' 100% bonus : there were no withdrawals.

4. At 30th June 1971 there were 9 contributors whose total deposits amounted to £7,565. The assets of the fund exceeded the amount due to depositors by £1,803.

I have the honour to be,

Sir,

Your obedient servant,

L. GLEADELL,

Colonial Treasurer.

Government Employees' Provident Fund

ACCOUNTS FOR THE YEAR ENDED 30TH JUNE 1971

REVENUE AND EXPENDITURE ACCOUNT

	£		£
To Interest capitalized and credited to accounts	175.58	By Interest on Investments	357.27
„ Administration charge	100.00		
„ Balance (Surplus) to Reserve Account	81.69		
	<u>£357.27</u>		<u>£357.27</u>

DEPOSITS AND WITHDRAWALS ACCOUNT

To Balance due to depositors at 1st July 1970	6740.92	By Balance due to depositors at 30th June 1971	7565.08
„ Deposits	324.29		
„ Bonus	324.29		
„ Interest on Current and Closed Accounts	175.58		
	<u>£7565.08</u>		<u>£7565.08</u>

INVESTMENTS ADJUSTMENT ACCOUNT

To Balance to Reserve Account	£389.29	By Appreciation on revaluation	382.60
		„ Profits on sale of Investment	6.69
	<u>£389.29</u>		<u>£389.29</u>

RESERVE ACCOUNT

To Balance 30th June 1971	1803.91	By Balance 1st July 1970	1332.93
		„ Investments Adjustment Account	389.29
		„ Revenue and Expenditure Account	81.69
	<u>£1803.91</u>		<u>£1803.91</u>

STATEMENT OF ASSETS AND LIABILITIES

LIABILITIES		ASSETS	
Amount due to depositors	7565.08	Market value of Investments	8429.64
Reserve Account	1803.91	Cash held by Colonial Treasurer	939.35
	<u>£9368.99</u>		<u>£9368.99</u>

L. GLEADELL,
Colonial Treasurer,
10th November 1971.

Provident Fund Account

INVESTMENTS 30TH JUNE 1971

Name of Stock	%	Face Value	Book Value prior to revaluation	Price	Market Value at 30th June 1971
		£	£		£
Exchequer 1972	6 $\frac{1}{4}$	1102.44	1072.12	100 $\frac{3}{4}$ *	1137.70
Exchequer 1973E	6 $\frac{3}{4}$	1076.89	1055.35	101 $\frac{1}{2}$ †	1090.26
New Zealand 1974	5 $\frac{1}{2}$	2150.54	2000.00	94	2021.51
Savings Bonds 1965/75	3	4638.55	3919.57	89 ‡	4180.17
		8968.42	8047.04		8429.64
Appreciation			382.60		
		£ 8968.42	£ 8429.64		£ 8429.64

* Plus 143 days interest.

† Minus 14 days interest.

‡ Plus 136 days interest.

L. GLEADELL,

Colonial Treasurer.

10th November 1971.

A Bill for An Ordinance

Title.

To legalise certain payments made in the
year 1970/71 in excess of the Expenditure
sanctioned by Ordinance No. 6 of 1970.

Preamble.

WHEREAS it is expedient to make further provision for the
service of the Colony for the period 1st July 1970 to 30th June 1971.

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
Supplementary Appropriation (1970/71) Ordinance, 1972.

Appropriation of excess
expenditure for the period
1st July 1970 to 30th
June 1971.

2. The sums of money set forth in the Schedule hereto
having been expended for the services herein mentioned beyond the
amounts granted for those services by the Ordinance providing for
the service for the period 1st July 1970 to 30th June 1971, 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

Number	Head of Service	Amount
FALKLAND ISLANDS		£
III	Audit	67
IV	Aviation	6,459
V	Customs & Harbour	72
VII	Medical	2,250
VIII	Meteorological	126
X	Miscellaneous	1,163
XI	Pensions & Gratuities	253
XIII	Posts & Telecommunications	1,518
XIV	Power & Electrical	483
XVIII	Secretariat, Treasury & Central Store	10,321
XIX	Shipping Subsidy & overseas passages	16,647
XX	Social Welfare	966
		£ 40,325
	Development 'A'	4,445
	Development 'B'	4,287
		£ 49,057

OBJECTS AND REASONS

The amounts appearing in the Schedule are those by which the amounts
approved in the Appropriation Ordinance for 1970/71 were exceeded. This
Bill seeks formal covering approval for the excess expenditure.



THE
FALKLAND ISLANDS GAZETTE
(Extraordinary)
PUBLISHED BY AUTHORITY

Vol. LXXXI.

29 JANUARY 1972

No. 2

BY THE QUEEN
A PROCLAMATION

DIRECTING THAT CERTAIN COINS OF THE OLD CURRENCY SHALL BE TREATED
IN THE FALKLAND ISLANDS, THE DEPENDENCIES OF THE FALKLAND
ISLANDS AND THE BRITISH ANTARCTIC TERRITORY AS COINS OF THE
NEW CURRENCY.

ELIZABETH R.

Whereas, by virtue of Proclamations issued under the Coinage Acts 1870 to 1946, and the Decimal Currency Acts 1967 to 1969, certain parts of the Decimal Currency Act 1967 and of the Decimal Currency Act 1969 are in force in the Falkland Islands, the Dependencies of the Falkland Islands and the British Antarctic Territory:

We, therefore, in pursuance of section 11 of the Coinage Act 1870 as extended by section 15 (5) of the Decimal Currency Act 1969 and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows —

1. Cupro-nickel or silver coins issued by Our Mint before the fifteenth day of February One thousand nine hundred and seventy-one in accordance with the Coinage Acts 1870 to 1946, being coins of the denominations of the crown, the double-florin, the florin, the shilling, and the sixpence, shall, after the coming into force of this Proclamation, be treated within the Falkland Islands, the Dependencies of the Falkland Islands and the British Antarctic Territory as coins of the new currency made by Our Mint in accordance with section 2 of the Decimal Currency Act 1967 and as being of the denominations respectively of twenty-five, twenty, ten, five, and two and a half new pence.

2. This Proclamation shall be published in the Official Gazette of the Falkland Islands and shall come into force in the Falkland Islands, the Dependencies of the Falkland Islands and the British Antarctic Territory on the date of such publication.

Given at Our Court at Buckingham Palace, this 22nd day of December in the year of our Lord One thousand nine hundred and seventy-one and in the twentieth year of Our Reign.

GOD SAVE THE QUEEN



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXXI.

17 FEBRUARY 1972

No. 3

Appointments

David Nairn Carstairs, Uncertificated Teacher, Education Department, 8.1.72.

Charles Roberts, Certificated Teacher, Education Department, 8.1.72.

Miss Barbara Teague, Nursing Sister, Medical Department, 8.1.72.

Completion of Contract

Mrs. Naomi Newton née Warren, Nursing Sister, Medical Department, 28.11.71.

John Neil Bates, Certificated Teacher, Education Department, 25.1.72.

NOTICES

No. 1. 11th January 1972.

The findings of the Cost of Living Committee for the quarter ended 31st December 1971, are

published for general information —

Quarter ended	Adjusted Percentage increase over 1948 prices
31st December 1971	161.77%

2. In accordance with the principle of the Wages Agreement for Stanley the average increase over the last four quarters is 164.9%. The scale of wages for hourly paid workers therefore remains unchanged.

Ref. 0704/VI.

No. 2.

19th January 1972.

Public Health Ordinance Section 54

The following have been appointed to be the Hospital Visiting Committee for the year 1972 —

MRS. C. LUXTON, J.P. — *Chairman*

MRS. A. G. BARTON

MRS. MAY BINNIE.

Ref. 2044.

Instrument under the Public Seal of the Colony of the Falkland Islands appointing Arthur Grenfell Barton, Esq., C.B.E., J.P., to be a Member of the Executive Council.

E. G. LEWIS.



By His Excellency ERNEST GORDON LEWIS, ESQUIRE, Officer of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief of the Colony of the Falkland Islands and Dependencies, and Vice-Admiral of the same.

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 Members of the Executive Council of the Colony.

NOW, THEREFORE, I, ERNEST GORDON LEWIS, Officer of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief of the Colony of the Falkland Islands and its Dependencies, and Vice-Admiral of the same, do hereby appoint—

ARTHUR GRENFELL BARTON, ESQ., C.B.E., J.P.,

to be a Member of my Executive Council until the 9th day of January 1974.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 10th day of January in the Year of Our Lord One thousand Nine hundred and Seventy-two.

By His Excellency's Command,

J. A. JONES,

Colonial Secretary.

Ref. 2103/B.

Instrument under the Public Seal of the Colony of the Falkland Islands appointing Alexander Sloggie, Esquire, to be a Member of the Executive Council.

E. G. LEWIS,



By His Excellency ERNEST GORDON LEWIS, ESQUIRE, *Officer of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief of the Colony of the Falkland Islands and Dependencies, and Vice-Admiral of the same.*

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 Members of the Executive Council of the Colony.

NOW, THEREFORE, I, ERNEST GORDON LEWIS, Officer of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief of the Colony of the Falkland Islands and its Dependencies, and Vice-Admiral of the same, do hereby appoint —

ALEXANDER SLOGGIE, ESQUIRE,

to be a Member of my Executive Council until the 9th day of January 1974.

GOD SAVE THE QUEEN

Given under my hand and the Public Seal of the Colony at Government House, Stanley, this 10th day of January in the Year of Our Lord One thousand Nine hundred and Seventy-two.

By His Excellency's Command,

J. A. JONES,

Colonial Secretary.

Ref. 2103/B.

Foreign Judgments (Reciprocal Enforcement) Ordinance 1959
(No. 4 of 1959)

ORDER

(under section 3(1) of the Ordinance)

No. 12 of 1971.

E. G. LEWIS,
Governor.

In exercise of the powers conferred by subsection (1) of section 3 of the Foreign Judgments (Reciprocal Enforcement) Ordinance 1959, the Governor in Council has made the following Order —

Citation.

1. This Order may be cited as the Foreign Judgments (Reciprocal Enforcement) (the Netherlands) Order 1971.

Extension of Part I.

2. The provisions of Part I of the Foreign Judgments (Reciprocal Enforcement) Ordinance 1959 shall extend to the Netherlands.

Declaration of superior courts.

3. The following courts shall be deemed to be superior courts of the Netherlands for the purposes of Part I of the Ordinance, that is to say —

- (a) the Hoge Raad der Nederlanden;
- (b) the gerechtshoven; and
- (c) the arrondissementsrechtbanken.

Made by the Governor in Council this 21st day of December 1971.

R. BROWNING,
Clerk of the Executive Council.

Ref. 2233.

Fugitive Offenders Act 1967
(1967 c. 68)

ORDER

(Under section 2(1) of the Act)

No. 13 of 1971.

E. G. LEWIS,
Governor.

In exercise of the powers conferred by section 2(1) of the Fugitive Offenders Act 1967 and the Fugitive Offenders (Falkland Islands and Dependencies) Order 1968, the Governor with the approval of the Secretary of State has made the following Order —

1967 c. 68.
S.I. 1968/113.

1. This Order may be cited as the Fugitive Offenders (Designated Commonwealth Countries) (No. 4) Order 1971 and shall come into operation on 1st January 1972.

2. Nauru is hereby designated for the purposes of section 1 of the Fugitive Offenders Act 1967.

By Command,

J. A. JONES,
Colonial Secretary.

31st December 1971.

EXPLANATORY NOTE

(This Note is not part of the Order)

Section 2(1) of the Fugitive Offenders Act 1967 enables any country within the Commonwealth to be designated by Order for the purposes of Section 1 of the Act (so that the provisions of the Act relating to the return of offenders to the independent Commonwealth countries and not those relating to United Kingdom dependencies will apply). This Order designates Nauru for those purposes.

Ref. 1464/II.

Decimal Currency Act 1969
(1969 c. 19)

ORDER

(Under section 16(1) of the Act)

No. 1 of 1972.

E. G. LEWIS,
Governor.

1. This Order may be cited as the Decimal Currency (Ending of Transitional Period) Order 1972.

2. The Governor, in exercise of the powers conferred on him by section 16(1) of the Decimal Currency Act 1969, as applied to the Falkland Islands and the Dependencies of the Falkland Islands by Proclamation dated 30th September 1970, orders as follows —

3. The transitional period as defined in section 16(1) of the Decimal Currency Act 1969 shall end on 31st March 1972.

By Command,

J. A. JONES,
Colonial Secretary.

11th February 1972.

EXPLANATORY NOTE

(This Note is not part of the Order)

This Order gives effect to the decision to end the transitional period under the Decimal Currency Act 1969 on 31st March 1972.

Ref. 2396/III.

Assented to in Her Majesty's name this 17th day of February 1972.

E. G. LEWIS,
Governor.



No. DS 1



1972

Falkland Islands Dependencies.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, O.B.E.
Governor.

An Ordinance

To legalise certain payments made in the year 1970/71 in excess of the Expenditure sanctioned by Ordinance No. DS 4 of 1970.

Title

WHEREAS it is expedient to make further provision for the service of the Falkland Islands Dependencies for the period first day of July 1970 to the thirtieth day of June 1971.

Preamble.

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 —

Enacting Clause.

1. This Ordinance may be cited for all purposes as the Supplementary Appropriation (Dependencies) (1970/71) Ordinance, 1972.

Short title.

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 first day of July 1970, to the thirtieth day of June 1971, the same are hereby declared to have been duly laid out and expended for the service of the Dependencies in that period, and are hereby approved, allowed and granted in addition to the sum mentioned for those services in the said Ordinance.

Appropriation of excess expenditure for the period 1st July 1970 to 30th June 1971.

SCHEDULE

Schedule.

Head of Service	Amount
South Georgia Expenditure	
A. Personal Emoluments	£ 306
B. Other Charges	£ 3,598
	£ 3,904

Enacted by the Governor on the 17th day of February 1972.

J. A. JONES,
Colonial Secretary.



THE
FALKLAND ISLANDS GAZETTE
Supplement No. 1

17th FEBRUARY 1972

Minutes of Meeting of Legislative Council
held on 10th January 1972

MINUTES OF THE MEETING OF
LEGISLATIVE COUNCIL
HELD IN STANLEY ON
MONDAY 10TH JANUARY 1972

The Council assembled at 10 a.m.

His Excellency the Governor
(Mr. E.G. Lewis, C.B.E.) presiding

PRESENT

The Honourable the Colonial Secretary (Mr. J.A. Jones, O.B.E.)
The Honourable the Colonial Treasurer (Mr. L.C. Gleadell, O.B.E., J.P.)
The Honourable S. Miller, J.P. (First Elected Member for Stanley)
The Honourable R.M. Pitaluga (Nominated Independent Member)
The Honourable L.G. Blake, J.P. (Elected Member for West Falkland)
The Honourable A.B. Monk, J.P. (Elected Member for East Falkland)
The Honourable W.E. Bowles (Second Elected Member for Stanley)
The Honourable W.R. Luxton (Nominated Independent Member)

Mr. R. Browning (Clerk of Council)

PRAYER

Prayer was said by Mr. Harold Bennett, Registrar of the Supreme Court.

ADMINISTRATION OF OATHS

After taking the prescribed oaths, the Hon. L.G. Blake, J.P.
the Hon. A.B. Monk, J.P., the Hon. W.E. Bowles and the Hon. W.R. Luxton
duly took their seats as Members of Council.

CONFIRMATION OF MINUTES

The Minutes of the Meeting of Legislative Council held on 17th
May 1971, having been circulated, were confirmed.

ADDRESS BY THE PRESIDENT

Honourable Members, Distinguished Member of the Consular Corps, Ladies and Gentlemen,

May I, at the outset, welcome the new Members of the Council: I look forward to working with them in furthering the progress and prosperity of the Colony. Also, I would like to pay tribute to the work done by the retiring Members of the Council, all of whom made an important contribution to the deliberations of the past few years.

It is now just a year since I arrived in the Falklands so it is an appropriate time to review what has been done and to look ahead and to see where we are going. On the constitutional side there has been for the past few years the experiment with the One Council system - that is to say holding joint meetings of the Legislative Council and the Executive Council. This is not a new concept and in some colonies this form of Government works reasonably well - the handling of Government business is quite often speeded up and it does enable the Governor to draw regularly on the advice of all the Members of Councils. However, the major disadvantage of the system is that to some extent debate in the Legislative Council is inclined to be stereotyped because so much has already been discussed and decided in meetings of the Joint Council. For this and other reasons I have decided that in future the new Legislature will operate as originally envisaged in the Constitution, i.e. a separate Legislative Council and an Executive Council. Of course no constitution is perfect and much depends on how much Members are prepared to contribute. At times this does mean some sacrifice but this is the penalty of being in public life. Also debates in the Council are no substitute for elected Members regularly meeting their constituents and explaining how certain decisions have been reached. From time to time Members must be prepared to stand up at public meetings and explain current policies. It is not good enough to say that all proceedings of Executive Council are confidential and that nothing can be said outside the Council Chamber; of course some matters, at least initially, may be confidential but the great mass of subjects discussed in Council are not and there is no reason why the public should not be kept informed. By means of press releases, radio talks and the use of the media generally we have tried to keep you in the picture but I repeat that this is no substitute for the close rapport that should exist between Members and their constituents. This is particularly important in the Falklands where, in the absence of a press rumours of all types have a tendency to flourish - we cannot stop this harmless sport but it can be kept within bounds by the steady flow of factual information.

May I add while still on the subject of the constitution, that there seems to be a misunderstanding about the conduct of Government business in Executive Council. In the Council there is no question of deciding issues by counting heads but as in the case of Cabinet business one tries to draw out all the advice and information available on the subject under discussion so that the right decision is reached. Also I have not noticed any difference in the attitude of elected or nominated independent members in deciding how a particular problem should be tackled and certainly both classes of members express their feelings and opinions equally freely. This is not the place for me to dwell on the conventions of the conduct of Cabinet business but basically this is how we try to operate in Executive Council. Finally, before leaving the question of the constitution I would like to give an assurance that any anomalies (and there are some) in the law governing the holding of general elections in the Colony will be removed by the time of the next election.

May I turn now to external affairs, and in particular to our relations with the Argentine. On the agreements reached in B.A. in June much has been said and written and I do not intend to repeat it all. However, I would like to say that the agreements do reflect a degree of political maturity that is rare in these days and that we should not under-estimate what has been achieved. I would like to pay tribute to the work done by our negotiating team including the members from the Islands for the way in which they handled the talks. Of course the acid

test is going to be how these agreements work out in practice. We can only proceed step by step and see how things go: always prepared to talk but not to compromise on our basic position. And now we have to live by and adjust to the changing pattern of our communications network. So far the agreements have worked well and we can expect the first regular amphibian flight in a couple of days thus introducing the fortnightly service and there are many other areas in which the provisions of the agreement have been implemented - not quite as spectacular perhaps as the air link but in important fields such as medical, postal, telecommunications and education. We expect that a third round of talks will take place in Stanley in March when it will be possible to review progress generally, to iron out any problems that have arisen and to plan for the future.

Air communications figure prominently in the list of priorities. Firstly in regard to the main airfield at Cape Pembroke you will understand why it was not possible for the British Army with its commitments to undertake this task but we have had working since November a survey team from the firm of consulting engineers, Messrs Rendel, Palmer and Tritton, and this team, under the energetic leadership of Mr Warren, should complete its fieldwork tomorrow and leave by the amphibian on the 12th. This survey team will have compiled sufficient data to enable its main report to be written and for the detailed plans and specifications to be prepared leading to the issue of tender documents.

So that while prospects in the medium and long term look good we are faced with some problems in the immediate months ahead. It is clear that we under-estimated the problems involved in the introduction of the amphibian service: some of these problems I would like to touch on briefly. The Grumman Albatross was originally designed for air/sea rescue work for use by the U.S. Navy and Coastguard and although it is a first-rate plane for its primary task its payload to and from the coast is not great. By the time we have put on first-class mail there may, depending on weather conditions, only be space for 4 to 5 passengers some of whom may be priority medical cases. Also in the weather conditions prevailing quite often in Stanley Harbour, take-off, even jet assisted, can be hazardous. The advent of an air service, even a temporary one, generates new traffic so that already there is a pent-up demand for seats on the amphibian and this at a time when the "A.E.S." is fully booked up on its runs to and from the coast. The foregoing are some of the practical reasons why the idea of a temporary airfield was first aired in the hope that the demand on the amphibian would be reduced while increasing the capacity and the comfort available to the travelling public. When our Air Attache in B.A. was in Stanley with the technical team from the Argentine Air Force it was thought that possibly a temporary strip could be put in at Hooker's Point good enough with aluminium strip matting to take the two-engined turbo-prop Guarani aircraft operated by LADE as part of their services in Patagonia. It was appreciated on both sides that if such a strip was to be constructed a subsidiary agreement would be required between the Governments concerned and the details of such an agreement are at present being discussed at diplomatic level. We have made it clear that such an agreement should protect our sovereign rights, provide that most of the construction party from the Argentine should be civilian, make provision for the use of some Falkland Islands labour and also provide that the aluminium strip etc. is removed once the main field is constructed. We feel that it is reasonable for the Argentines to be responsible for ensuring that the technical specifications of the strip are up to the standard required to receive the Guarani aircraft. A further study of the technical problems involved will be carried out by a small team from the Argentine which I have just heard during the past few days will be arriving on the 12th. Subject to the foregoing (particularly the conclusion of a subsidiary agreement) H.M.G. is of the opinion that the building of the temporary strip would be advantageous to the Colony during the period leading up to the construction of the main airfield.

On the subject of communications, I would like to emphasise that we must look at the overall problem, air and sea both internal and external, bearing in mind amongst other factors the recommendations of the Peat, Marwick and Mitchell report and our changed external link.

As I see it our communications will develop as follows. Passenger movements to the mainland will be by air for the most part as this has been found to be the cheapest way of moving people. When the "A.E.S." is replaced by possibly a faster and larger vessel, passenger accommodation if any will probably be limited. Internally after the departure of the "Darwin", we must have a ship capable of picking up the wool clip, supplying the camp with a satisfactory sea link for freight plus FIGAS for moving passengers. This means that a ship larger than the m.v. "Forrest" is required for the internal task and the proposals discussed with the Chairman of the Falkland Islands Company appear to me to offer a sound basis on which to operate. Basically we must run any replacement vessel commercially if it is going to be efficient and there is a great deal to be said for the Company, Government and the private farmers working together in a company limited by guarantee to control the operation of the ship. This is a question which has hung fire too long and I hope will receive the urgent attention of the incoming Executive Council. And while on the subject of internal communications I would like to mention that we must bear in mind the question of re-equipping FIGAS within the next few years as our sturdy and rugged Beavers will not fly for ever: the cost of replacements will no doubt be heavy. It is my view that the internal air service forms an integral part of life in the Falklands and it is difficult to envisage how people, particularly those in camp, could get along without it. Also by its very nature it is difficult to run this air service on strictly commercial lines and it is therefore an area where it is reasonable for a part of its running costs to be borne by Government as a social service element. One final point on communications - when the regular air service is in operation it is important that the full advantages are enjoyed by the people in camp as well as those in Stanley - if this means more flights internally so that airmail is delivered to and from the stations, so be it.

On the economic front the position looks more hopeful; the price of wool appears to have bottomed out and we can only hope that at least the upward trend in price will be maintained. Our negotiations with Alginate Industries have been protracted but this is not surprising considering the complexity of the details of the agreement and of the difficulties of negotiating at a distance. However, these negotiations should be concluded within a short time and although nothing spectacular will emerge immediately we can look forward in the years to come to a steady increase in production and of course revenue.

The general strength of sterling and of the London Stock Exchange has had a beneficial effect on the value of our investments and once again by the judicious transfer of the appreciation of our reserves and of the savings bank investments we should be able to balance the budget.

At this juncture I would like to turn to a question that has aroused some controversy and not a little heat in discussions around the town during the elections and that is the question of the Overseas Aid Scheme and whether we should adopt its provisions including the granting of inducement allowances. I would like to make it clear that this scheme was brought in by H.M.G. as part of her Aid Scheme to Developing Countries particularly during the difficult periods when they did not have sufficient trained staff to fill all the vacancies mainly in the professional fields. The scheme is designed to attract citizens of the U.K. to serve abroad at a time when qualified people are in short supply. Under the scheme H.M.G. inter alia pays the passages of the officer and his family, makes provision for educational allowances and grants an inducement allowance to assist in covering the cost of uprooting the family from the U.K. with which he was continuing links to maintain. I would like to make it crystal clear - H.M.G. pays the inducement allowances to those people from the U.K. whom she has encouraged to serve abroad. No country is forced to accept OSAS but it is a help when competing in the very restricted market that exists in the U.K. at the present time for professional people such as doctors, nurses, dentists, teachers, etc. not to mention engineers, plumbers and the like. If we as the Government are prepared to turn down this scheme well and good, but it means that from our own resources we will have to pay the market rate or the post will remain unfilled. It is as simple as that despite the fact that the choice may be hard. The adoption of the scheme would be no reflection on the quality or work of the local staff but, as I repeat, simply a method, device, call it what you may, for making it attractive

for qualified people in the U.K. to serve abroad. I can think of an analogy in the commercial world. If an Englishman employed in London, for example, by Lloyds Bank of Europe, is transferred to Paris to do a similar job, he expects to receive and does receive allowances to enable him to live in Paris and to enable him to continue to keep up his commitments at home in the U.K. - the Frenchman in Paris working alongside him does not regard this as discriminatory as he knows that if he is removed to London he will be treated in the same way. And I would like to take this opportunity of paying tribute to the work done by Members of our local Civil Service. I know it is easy to "knock" members of the Civil Service - it is a favourite sport all over the world - but the machinery of Government has to be kept going and the services provided which the public has a right to expect. This is not easy in a small colony such as ours where of necessity the service looks large when compared with the size of the population. There is no room for complacency, let alone in Government, but when members of the Service are doing a good job it should be recognised. In any case it is time that our salary structure generally was looked at afresh and there will be a Salaries Commissioner coming out to the Colony probably next month.

On a personal note I would like to say a word or two of appreciation for the long and distinguished work contributed to the Colony by the Honourable Leslie Gleadell. I think if I recall correctly he started work in the Secretariat in 1937 and during the last decade he has guided our financial affairs. I am certain that all in the Colony will join me in wishing Leslie and his family every success in their new home, New Zealand.

And just in case this is the last meeting of the Council before the Honourable Colonial Secretary leaves the Falklands, I would, on behalf of us all, like to thank him for the work he has done for the Islands during the past three years. We wish him and Mrs. Jones every success in any new assignment that they may undertake.

We can look forward to continuing aid from the U.K. in the form of technical assistance and, apart from the work being done by Rendel, Palmer and Tritton on the main airfield, the following arrived in the Colony on Saturday:

- (a) Mr Griggs, a visiting expert from the BBC who will be looking into the aspects of broadcasting resulting from the Thorogood Report;
- (b) Mr Theophilus, an Agri-economist whose task will be to establish the areas where investment would be profitable in agriculture;
- and (c) Mr Casserly, a Water Engineer who will be looking at the Stanley water supply.

With improved communications I hope that we can call on more help of this type and in particular I think the time has come for the whole pattern of our educational set up to be looked at by an expert.

I have spoken for a long time but I think it has been necessary as despite all the information being put out one hears complaints continually that the public do not know what is going on - well, now you have it. As for the future I am still optimistic and with the impetus that we can expect from an improved pattern of communications I am certain that progress can be maintained and that as in the past we can continue to stand on our own feet financially and economically.

PAPERS LAID ON THE TABLE BY THE COLONIAL SECRETARY

- (i) Financial Report 1970/71.
- (ii) Report on the working of the Government
Employees' Provident Fund 1970/71;
- (iii) Report on the working of the Currency
Notes Security Fund 1970/71;
- (iv) Report on the working of the Old Age
Pensions Equalisation Fund 1970/71;
- (v) Report on the working of the Government
Savings Bank 1970/71;
- (vi) Copies of subsidiary legislation made or
approved by the Governor-in-Council since
May 1971.

QUESTION FOR ORAL REPLY

Mr Pitaluga asked if Government was aware that approximately three-quarters of a mile of the road from the Two Sisters Gate towards Stanley is now virtually impassable, even for Landrovers, and would it give immediate and urgent consideration to having this section repaired.

The Colonial Secretary: Yes, Sir, Government is aware that the stretch of the track in question is in a poor state, no doubt in considerable measure due to the poor summer we have been experiencing in the Stanley area.

Consideration will be given to the possibility of effecting repairs. The Hon. Member will appreciate that it will be a question of priorities and of cost. A preliminary estimate suggests that costs, for anything but purely temporary and so probably a wasteful repair is likely to be considerable.

I am prepared to give an undertaking that the item will figure on the agenda of the Standing Finance Committee.

Mr Pitaluga: Your Excellency, Hon. Members, I would like to thank the Hon. Colonial Secretary for his reply to my question and his promise to give consideration to the possibility of effecting repairs. With your permission I will just briefly clarify one or two points. The particular stretch to which I referred is not three-quarters but slightly under the half-mile. I checked this on my return to camp last week. However, there are other parts of that road towards the other end which are almost as bad, being almost permanently under deep water most of the year. This road has deteriorated over a period of six to seven years and for most of that time vehicles have been leaving the road and crossing some dreadful camp to avoid possible damage.

MOTIONS

Reconstitution of Standing Committee on Education

The Colonial Secretary: Your Excellency, before actually moving the Motions I should like to say very briefly that these Committees, particularly the Education Committee and the Development Committee, have in the past done excellent work and I should like to take this opportunity to pay tribute to the work of the Chairman and Members of those Committees in the previous legislature. Meanwhile I have pleasure in moving the motions for the reconstitution of these Committees, in this case the Education Committee. Sir, I beg to move that the Standing Committee of Council, known as the Education Committee, be reconstituted in accordance with Rule 40A(1) of Standing Rules and Orders.

The Hon. R. M. Pitaluga seconded, the question was put and the Motion was carried.

Standing Committee on Education : Membership

The Colonial Secretary moved that the following Hon. Members of Council be appointed to the Standing Committee on Education:

The Hon. S. Miller (Chairman)
The Hon. R. M. Pitaluga
The Hon. A. B. Monk
The Hon. W. E. Bowles
The Hon. W. R. Luxton

and that the quorum shall be two.

The Hon. R. M. Pitaluga seconded, the question was put and the resolution was carried.

Reconstitution of Standing Committee on Development

The Colonial Secretary moved that the Standing Committee of Council, known as the Development Committee, be reconstituted in accordance with Rule 40A (1) of the Standing Rules and Orders.

The Honourable S. Miller seconded, the question was put and the resolution was carried.

Standing Committee on Development: Membership

The Colonial Secretary moved that the following Hon. Members of Council be appointed to the Development Committee:

The Hon. L.G. Blake (Chairman)
The Hon. R.M. Pitaluga
The Hon. W.E. Bowles
The Hon. W.R. Luxton

and that the quorum shall be one half of the total membership.

The Hon. S. Miller seconded, the question was put and the resolution was carried.

Reconstitution of Standing Committee on Public Accounts

The Colonial Secretary moved that the Standing Committee of Council, known as the Public Accounts Committee, be reconstituted in accordance with Rule 40A (1) of the Standing Rules and Orders.

The Hon. Colonial Treasurer seconded, the question was put and the resolution was carried.

Standing Committee on Public Accounts: Membership

The Colonial Secretary moved that the following Hon. Members of Council be appointed to the Public Accounts Committee:

The Hon. S. Miller (Chairman)
The Hon. R.M. Pitaluga
The Hon. L.G. Blake
The Hon. W.E. Bowles

and that the quorum shall be one half of the total membership.

The Hon. Colonial Treasurer seconded, the question was put and the resolution was carried.

Standing Committee on Finance: Report for the period
May to September 1971

A Motion for the adoption of the Standing Finance Committee Report for the period May to September 1971, was put by the Colonial Treasurer. The Motion was seconded by the Colonial Secretary and carried.

MOTION FOR ADJOURNMENT

The Colonial Secretary: Your Excellency, I beg to move that this House stands adjourned sine die.

The Motion was seconded by the Colonial Treasurer and His Excellency asked if any Member wished to speak to the Motion.

The Colonial Secretary: I should like, with your permission, to make a few remarks both of a welcoming and of a valedictory nature.

It is pleasant to be able to welcome Members of a new legislature. We fall into categories, two by two, though I hasten to add that no comparison is intended with the Ark! Two Members of the last legislature, whom I warmly welcome back; two Members of former legislatures whom it is a pleasure to welcome as Elected Members; and two entirely new Members to whom also I extend a warm welcome. Your Excellency having publicly stated that we revert to the Two-Council system, I am sure that Members will make the most of their opportunity in future to provide lively but also informed and constructive debate.

Alas, the other two - the two officials, the Hon. Colonial Treasurer and myself, will not be here to participate. And I should like to take the opportunity which this Motion gives of extending thanks and appreciation to the Hon. L.C. Gleadell for the sterling work he has performed for the colony over the years, and to wish him a happy retirement. I am sure all our good wishes go with him and his family.

For myself, I could have wished to have seen the airfield - that longed for airfield - built and in operation before laying down my burden here. This is not to be. But that there is at least an air service is a great source of satisfaction to me. And that the colony, though it has problems - life would be deadly dull if there were no problems - has been able to reach a satisfactory modus vivendi with its continental neighbour, an arrangement which has brought benefits, as it was anticipated that it would, of freer communications, is also a source of satisfaction. In this, and in other areas, my successor - for, yes, to use the same phrase as my predecessor, "you are to be lumbered with another one" - another Colonial Secretary; my successor will find a great deal of hard work awaiting him but it is my hope that he will find that he can build on a firmly laid foundation.

In my successor's, and in all your endeavours - Members, you, Sir, all the inhabitants of this colony - I wish you well.

The Hon. S. Miller: Your Excellency, Honourable Members, I would like to rise as an old Member and thank the Honourable Colonial Secretary for his remarks and would also like to support his remarks about the retiring Colonial Treasurer who is to leave us shortly. Naturally we have not always seen eye to eye with Mr. Gleadell but I am quite aware of his integrity and his startling capabilities for being right and I would like to wish him well wherever he goes.

The Hon. Colonial Treasurer: I would like to thank you, Sir, for the kind words you said this morning in your address, the Colonial Secretary who also said kind things of me, and my Honourable friend on my right here. If I may make one small correction to what you said - I started for this Government in 1936, 19th March at 2.00 p.m. There were 26 applicants. I think it was the salary which attracted them - £3 a month!

I do not know yet when we leave the Islands, movement is not so easy but I hope it will be some time next month when we go to New Zealand. May I, at this stage, thank everybody for the help they have given me over these many years and may I commend Mr. Harold Rowlands and wish him best success and happiness in the future.

H.E. the Governor: I would like to add that your departure is a loss to the Falkland Islands but I am delighted that New Zealand is getting the gain. I am certain that you will settle down well there.

The Hon. W.E. Bowles: On behalf of the two new Members at this table I would like to thank you very much for the warm welcome we have received. I have sat at this table many times before at Town Council meetings and I trust the times we have here will be just as pleasant as those on Town Council.

H.E. the Governor: Just before we adjourn Honourable Members, I understand that one or two Members have been interested about when the next Meeting of

the Legislative Council might be. I am afraid I cannot give a definite answer yet. On present plans I am scheduled to go down to the Antarctic in the middle of February with the idea that on the way back I divert into Ushuaia on the Endurance and pick up our delegation which is coming here for the Talks in March, that is supposing the Talks take place. But if the Talks are on quite definitely - if they are on, I should know within the next week or two - it may mean that we have a combined meeting of the Legislative and Executive Councils to consider how we play this meeting, directives, and constitution of our team for the Talks. The Motion is that the house stands adjourned sine die.

The Motion was passed and the House adjourned accordingly.



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No. 4

Appointments

Owen Horace McPhee, Clerk, Public Service, 20.5.71.

John Ashley Jones, O.B.E., Deputy Governor, 18.2.72.

Acting Appointment

Philip George Summers, Acting Assistant Colonial Treasurer, 14.2.72.

Completion of Contract

Dr. Charles Michael Malone, M.B., Ch.B., Medical Officer, Medical Department, 22.2.72.

NOTICES

No. 3. 4th February 1972.

Medical Practitioners, Midwives and Dentists Ordinance (Cap. 45) Section 4.

The following have been registered to practise in the Colony and Dependencies —

Medical Practitioners	Qualifications
ASHMORE, James Hopkins	M.A., M.B., B.Ch., B.A.O., L.M. (Dublin)
FERGUSON, Gordon Mather	M.B., Ch.B., D.P.H. (Glasgow)
HUGHES, David Graham	M.B., Ch.B. (Liverpool)
NOWAK, Estanislao Mariano	M.B. (Poland)
<i>Midwives</i>	
FELTON, Elizabeth Agnes	S.E.N., S.C.M.
TEAGUE, Barbara	S.R.N., S.C.M.
WOODROFFE, Julia Ann	S.R.N., S.C.M.
<i>Dental Surgeons</i>	
HUGHES, Brynmor	B.D.S., L.D.S., R.C.S.

Ref. 1326/II.

No. 4. 21st February 1972.

Marriage Ordinance (Cap. 43) Section 5.

The following have been registered as Ministers for celebrating marriages —

The Right Reverend Cyril James Tucker, M.A., Lord Bishop of the Falkland Islands.

The Reverend Canon Jack Gould, Honorary Canon of Christ Church Cathedral.

The Reverend Canon Eric Charles Wilcockson, Honorary Canon of Christ Church Cathedral.

The Reverend Patrick Joseph Peter Helyer, Senior Chaplain of Christ Church Cathedral.

The Right Reverend Monsignor James Ireland, Prefect Apostolic of the Falkland Islands and Dependencies.

The Reverend Father Daniel Spraggon, Priest, St. Mary's Church.

The Reverend Robin Forrester, Minister of the United Free Church.

Ref. 1163.

PROBATE

In the Supreme Court of the Falkland Islands NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE (Cap. 1)

In the matter of Martin Henricksen, deceased, of Stanley, Falkland Islands, who died at Stanley, Falkland Islands, on the 20th day of January 1972, intestate.

WHEREAS Harold Bennett, attorney for the persons entitled to the estate of the above named deceased has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands.
26th February 1972.
S. C. 9/72.

S T A T U T O R Y I N S T R U M E N T S

1971 No. 2103

FUGITIVE CRIMINAL

The Extradition (Tokyo Convention) Order 1971

Made - - - - - 22nd December 1971

Laid before Parliament 31st December 1971

Coming into Operation 21st January 1972

At the Court at Buckingham Palace, the 22nd day of December 1971

Present,

The Queen's Most Excellent Majesty in Council

Whereas Article 16.1 of the Convention on Offences and certain other Acts Committed on board Aircraft (hereinafter referred to as the "Tokyo Convention") signed at Tokyo on 14th September 1963 and which entered into force for the United Kingdom on 4th December 1969 provides as follows —

"Offences committed on aircraft registered in a Contracting State shall be treated, for the purpose of extradition, as if they had been committed not only in the place in which they have occurred but also in the territory of the State of registration of the aircraft":

And whereas by section 2(1) of the Tokyo Convention Act 1967 (a) it is provided that, for the purposes of the application of the Extradition Act 1870 (b) to crimes committed on board an aircraft in flight, any aircraft registered in a country in which the Tokyo Convention is for the time being in force shall at any time while that aircraft is in flight be deemed to be within the jurisdiction of that country, whether or not it is for the time being also within the jurisdiction of any other country:

And whereas the States mentioned in Schedule 1 to this Order are States with which extradition arrangements are in force and in respect of which the Tokyo Convention is for the time being in force:

Now, therefore, Her Majesty, in exercise of the powers conferred upon Her by sections 2 and 17 of the Extradition Act 1870 and section 2(2) of the Tokyo Convention Act 1967, or otherwise in Her Majesty vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows —

1. This Order may be cited as the Extradition (Tokyo Convention) Order 1971 and shall come into operation on 21st January 1972.

2. The Interpretation Act 1889(c) shall apply for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. The Extradition Acts 1870 to 1935 as amended by section 2 of the Tokyo Convention Act 1967 shall apply in the case of the States mentioned in Schedule 1 to this Order under and in accordance with the extradition treaties described in the second column of that Schedule as supplemented by Article 16.1 of the Tokyo Convention, which entered into force as between those States and the United Kingdom on the dates specified in the third column of that Schedule.

(a) 1967 c. 52. (b) 1870 c. 52. (c) 1889 c. 63.

4. The operation of this Order is limited to the United Kingdom, the Channel Islands, the Isle of Man and the territories mentioned in Schedule 2 to this Order, being territories to which the application of the Tokyo Convention is extended.

W. G. Agnew.

Article 3.

SCHEDULE 1

States with which the United Kingdom has extradition treaties and in respect of which the Tokyo Convention is in force.

State	Date of Extradition Treaty	Date on which Tokyo Convention entered into force as between the United Kingdom and the State concerned
Belgium	29th October 1901/ 5th March 1907/ 3rd March 1911	4th November 1970
Denmark	31st March 1873/ 15th October 1935	4th December 1969
Ecuador	20th September 1880	3rd March 1970
Finland	30th May 1924	1st July 1971
France	14th August 1876/ 13th February 1896/ 17th October 1908	10th December 1970
The Federal Republic of Germany.	14th May 1872/ 23rd February 1960	16th March 1970
Greece	24th September 1910	29th August 1971
Guatemala	4th July 1885/ 30th May 1914/ 3rd December 1873	15th February 1971
Hungary	26th June 1901/ 18th September 1936	3rd March 1971
Iceland	31st March 1873/ 25th October 1938	14th June 1970
Israel	4th April 1960	18th December 1969
Italy	5th February 1873	4th December 1969
Mexico	7th September 1886	4th December 1969
Netherlands	26th September 1898	12th February 1970
Norway	26th June 1873/ 18th February 1907	4th December 1969
Panama	25th August 1906	14th February 1971
Poland	11th January 1932	17th June 1971
Portugal	17th October 1892	4th December 1969
Spain	4th June 1878/ 19th February 1889	30th December 1969
Sweden	26th April 1963	4th December 1969
Switzerland	26th November 1880/ 29th June 1904/ 19th December 1934	21st March 1971
United States of America	22nd December 1931	4th December 1969
Yugoslavia	23rd November 1900 & 6th December 1900	13th May 1971

SCHEDULE 2

Article 4

TERRITORIES TO WHICH THE APPLICATION OF THE TOKYO CONVENTION
IS EXTENDED

Bahamas.	Gilbert and Ellice Islands Colony.
Bermuda.	Hong Kong.
British Antarctic Territory.	Montserrat.
British Honduras.	Pitcairn, Henderson, Ducie and Oeno Islands.
British Indian Ocean Territory.	St. Helena (and Dependencies).
British Virgin Islands.	Seychelles.
Cayman Islands.	Sovereign Base Areas of Akrotiri and Dhekelia.
Central and Southern Line Islands.	
Falkland Islands (and Dependencies).	Turks and Caicos Islands.
Gibraltar.	

EXPLANATORY NOTE

(This Note is not part of the Order.)

This Order applies the Extradition Acts 1870 to 1935, as amended by the Tokyo Convention Act 1967, to offences committed on board aircraft in flight registered in States parties to the Tokyo Convention and with whom the United Kingdom has extradition treaties.

A Bill for An Ordinance

Title.

Further to amend the Income Tax Ordinance.

Date of commencement.

(19)

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 as the Income Tax (Amend-
ment) Ordinance 1972.

Amendment of section 8.
(Cap. 32)

2. Section 8 of the Income Tax Ordinance is amended —
- (a) by the deletion of the full stop at the end of paragraph (k) and the substitution therefor of a semi-colon; and
 - (b) by the insertion, after paragraph (k), of the following new paragraph —

“(l) the salary and other emoluments received for services related to the communications referred to in the Notes exchanged between the United Kingdom and the Argentine Republic on the 5th August 1971 and in the Joint Statement referred to in those Notes by residents of the Argentine mainland from their Argentine employers.”

OBJECTS AND REASONS

To give effect to the agreement contained in the last sentence of clause 3 of the Joint Statement of Buenos Aires of the 1st of July 1971.



THE FALKLAND ISLANDS GAZETTE

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11 APRIL 1972

No. 5

Deputy Governor

John Ashley Jones, O.B.E., Deputy Governor, from 18.2.72 - 12.3.72.

Acting Appointments

Mrs. Sheila Blyth, Acting Senior Clerk, Public Works Department, 1.6.71.

Robert Richard Langdon-Barnes, Acting Senior Clerk, Treasury, 21.3.72.

Kenneth Benjamin John McLeod, Acting Cashier, Treasury, 21.3.72.

Re-appointments

David Thom, Engineman, Power and Electrical Department, 1.4.72.

John Edward Cheek, Senior Watch Operator/Technician, Posts and Telecommunications Department, 4.4.72.

Promotion

Harold Theodore Rowlands to Colonial Treasurer and Commissioner of Income Tax, 14.2.72.

NOTICE

No. 5.

11th April 1972.

The findings of the Cost of Living Committee for the quarter ended 31st March 1972, are published for general information —

Quarter ended	Adjusted Percentage increase over 1948 prices
31st March 1972	160.21%

2. In accordance with the principle of the Wages Agreement for Stanley the average increase over the last four quarters is 164.73%. The scale of wages for hourly paid workers therefore remains unchanged.

Ref. 0704/VI.

PROCLAMATION

No. 1 of 1972

Made under section 24 of the Falkland Islands (Legislative Council)
Orders in Council, 1948 to 1964.

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. G. LEWIS,



*By His Excellency ERNEST GORDON LEWIS, ESQUIRE,
Officer of the Most Excellent Order of the British Empire,
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 1964, 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, ERNEST GORDON LEWIS, Officer of the Most Excellent Order of the British Empire, 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 18th day of April 1972, at 10.30 a.m. 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 7th day of April, in the year of our Lord One thousand Nine hundred and Seventy-two.

By His Excellency's Command,

H. L. BOUND,

Acting Colonial Secretary.

Ref. 0529/IV.

Leg Co 18/4/72



THE
FALKLAND ISLANDS GAZETTE
Supplement No. 2

1st MAY 1972

Minutes of Meeting of Legislative Council
held on 18th April 1972

MINUTES OF THE MEETING OF
LEGISLATIVE COUNCIL
HELD IN STANLEY ON

Tuesday 18th April 1972

The Council assembled at 10.30 a.m.
His Excellency the Governor
(Mr. E. G. Lewis, O.B.E.) presiding

PRESENT

The Honourable the Acting Colonial Secretary
(Mr. H. L. Bound, M.B.E., J.P.)
The Honourable the Colonial Treasurer (Mr. H. T. Rowlands)
The Honourable S. Miller, J.P. (First Elected Member for
Stanley)
The Honourable R. M. Pitaluga (Nominated Independent
Member)
The Honourable A. B. Monk, J.P. (Elected Member for East
Falkland)
The Honourable W. E. Bowles (Second Elected Member for
Stanley)

Mr. R. Browning (Clerk to Council)

PRAYER

Prayer was said by the Reverend Canon P. J. Helyer.

ADMINISTRATION OF OATHS

After taking the prescribed oaths, the Acting Colonial Secretary, Mr. H. L. Bound, M.B.E., J.P., duly took his seat as a Member of Council.

CONFIRMATION OF MINUTES

The Minutes of the Meeting of Legislative Council held on 10th January 1972, having been circulated, were confirmed.

ADDRESS BY THE PRESIDENT

Honourable Members, Padre Helyer, ladies and gentlemen,

I am not making a formal speech this morning as I do not want to anticipate the content of my Budget address which will be made within the next month or so. However, as Members will be aware, one of the purposes of this meeting is to consider one or two short Bills, including one arising from the signing of the Buenos Aires Agreement on the First of July 1971. In this connection, Members might like to know that the Agreement for the building of the temporary airfield at Hooker's Point is likely to be signed by Her Majesty's Government and the Government of the Argentine later this week and we can expect that the first ship, or ships, bringing in equipment to help in the construction of the airfield will arrive during the first week in May.

Apart from these items I am pleased that, in addition, some Members have tabled questions on matters which I consider to be of public interest - some of the questions have just been submitted to me while I was having breakfast and I hope that the replies will be as adequate and of equal interest as the questions themselves.

QUESTIONS FOR ORAL REPLY

1. Mr. Fitaluga asked if Government was aware of the possibility of a ready and lucrative market in South America for dried but unprocessed kelp and whether it would take action to explore this possibility before concluding any binding agreement with Alginate Industries Ltd.

The Acting Colonial Secretary: Government is aware of the possibilities of markets for dried kelp not only in South America but in other countries. However, the market is a specialised one and in our negotiations with Alginate Industries Ltd Government has been aiming for a contract which will build up into a growing and consistent demand for our product while also providing for a degree of local processing.

Before Government signs a contract with Alginate Industries Ltd it will want to be assured that development of our kelp industry will in fact take place within a reasonable time and at a rate which bears some relationship to the supplies of kelp available.

A further check will be made on the market possibilities in South America.

Mr. Fitaluga: Your Excellency, Honourable Members, on thanking the Acting Colonial Secretary for his reply to my question I will just mention that I was anxious to stress to Government the undesirability of

permitting a one-company monopoly of our kelp beds thus preventing any development of other markets - using our own resources; for example, a possible harvesting, drying and baling of kelp during the winter months which may prove to be a viable proposition.

I am confident that Government's enquiries in South America will prove encouraging and should this be so perhaps early consideration should then be given to issuing local harvesting and exportation licences.

The Acting Colonial Secretary: I think I can give the Honourable Members assurance that Government will have this in mind and these things will, in fact, be the subject of consideration.

The President: May I just add to that, Honourable Members. I did take another check on the current situation in Latin American countries. Telegrams came in a couple of days ago confirming that the market was limited, that it is not booming, or as profitable as we may have been led to think by recent visitors to these shores. Information will be laid before Executive Council Members in due course. I will let you see the telegrams.

2. Mr. Pitaluga asked if, in view of the greatly changed pattern and frequency of the Colony's overseas mail traffic, Government would make a statement on its present and future policy towards mail deliveries to, and collections from the Camp.

The Acting Colonial Secretary: As His Excellency mentioned in his last address to this Council, the benefits of our new pattern of external communications, providing as they do for a more speedy delivery of airmail, must be felt in the Camp as well as in Stanley. This means that our external delivery and collection services around the Camp will have to be improved and this again will mean more flights by FIGAS.

The present arrangements are that inward letter mail is delivered on routine flights and drops carried out at points which conveniently occur on the scheduled flights. In this manner the operation is carried out within three flying days.

With the advent of the twice monthly air service to the mainland of South America, mail pickups from the two points on the West Falkland have been discontinued.

During the course of the preparation of the budget, Government will be giving consideration to the question of how the extra cost of the FIGAS flights will be carried

Mr. Pitaluga: Your Excellency, Honourable Members. My thanks again to the Acting Colonial Secretary for his reply to my second question. The much improved mail deliveries are enjoyed and greatly appreciated by Camp residents, who will be glad to hear, as I am, that they will be normal practice with a further possibility of improvement.

3. Mr. Monk enquired whether, in view of the attempted take-over of the Falkland Islands Company Ltd by Messrs Levy and Davis and all that this implies, if they are successful, the Government would give an assurance that m.v. "Forrest" would on no account be offered for sale to anyone until these people had implemented the former F.I.C. Board's decision to provide a vessel for local use out here

The Acting Colonial Secretary: Yes. Government is glad to give an assurance that m.v. "Forrest" will not be offered for sale until such time as the vessel to be provided by the Falkland Islands Company for local use actually arrives in the Colony.

Mr. Monk: I would like to thank the Honourable the Acting Colonial Secretary for that reply and I would also like to say that there has been considerable anxiety among a lot of Camp people about the "Forrest", and that I think the reply will go quite a way to allaying that anxiety.

4. Mr. Monk said that if the attempted take-over of the Falkland Islands Co. Ltd. by Messrs Levy and Davis was successful, these people might want to realise all available assets. The only readily saleable assets of consequence out here were the stock. Would the Government bear in mind the very serious consequences that the sale of all F.I.C. stock overseas, to say, the Argentine Meat Producers Corporation would have on the Falkland Islands' economy, and if necessary introduce legislation to prevent this happening.

The Acting Colonial Secretary: It is too early as yet to know the full implications of the recent flurry of buying of the Falkland Islands Company's shares but Government have no evidence that the reorganised board of directors is thinking of trying to dispose of the company's livestock. Government is watching the position closely and if any action is required to protect the overall interests of the Colony this will be taken.

Mr. Monk: I would like to thank the Honourable the Acting Colonial Secretary for the reply. I think in view of our present knowledge it was adequate.

The President: In view of the importance of this topic perhaps I can just bring you up to date.

I am beginning almost to feel like a stockbroker - I have been in touch with London this morning. A telegram has just come in and the market price of

the shares at the moment, four hundred and twenty five pence, has been see-sawing a little bit again. We are told it is 'speculative buying and a thin market', which is a cliché used when these sort of things happen. There is no change as far as the board is concerned. As you know Messrs Levy and Davis of Monitor Securities have been made members of the board, but my latest information is that the position is exactly the same as it used to be before Easter, except for a rise of fifteen pence which is marginal, and I do not think there is any great reason for concern at the moment.

Mr. Miller: Your Excellency, Honourable Members, I would like to add a rider to my Honourable friend's question on this matter of disposal of the Company's livestock. If it is at all possible to have legislation to control it, I feel that it is as well to hustle that legislation. We do not know what happens at board meeting behind closed doors in London. We do not want suddenly to find that stock has been disposed of by an agreement with some company or other when we have not got any controlling legislation. If it is possible to have this legislation, I feel that it is better to have it on the stocks and if any attempts are made like that we can say "No, you can't do that".

The President: The point taken Mr. Miller, but I do not think that we have reached the stage where we have to worry too much. At the moment there are still many members on the board of the company, who are known to you better than they are known to me, who still have continuing and great interest in this part of the world. All I can do is to keep in touch with my Office in London and with the company in 120 Pall Mall, and I have no doubt that if we have to take action to look out for ourselves we can do it.

The Acting Colonial Secretary: Honourable Members, in view of the urgency expressed by the Honourable Mr. Miller about this point, our legal adviser on my left has kindly dropped me across a note which, in fact, gives an assurance that the Governor may, even this day if he wishes to do so, prohibit the exportation of all livestock by proclamation under the provision of section 35 of the Customs Ordinance Cap. 16. So at least we have machinery which could cut this sort of thing off pretty smartly if such things happen and we have to do so.

Mr. Miller: Thank you for that reassurance.

5. Mr. Monk asked if the Government would indicate what precisely were the instructions to the Air Department, if any, regarding the delivery of airmail brought in by overseas aircraft to Camp stations with special reference to small stations which may not have very frequent landings by Beaver.

The Acting Colonial Secretary: The question posed by the Honourable A. B. Monk has, I hope, been covered in the reply given to the Honourable R. M. Pitaluga when he raised similar points in an earlier question.

Mr. Monk: Your Excellency, Honourable Members, I quite agree with the Honourable the Acting Colonial Secretary that my question has been answered.

The President: I may say Honourable Members, I am very much aware of this need, we will have to have a look at it in considering the budget. I think there is a certain amount of reluctance, obviously, by the Air Service to be flying and dropping mail all over the place, when we have been putting pressure on them to run a more economical service. I think the subsidy support from the Post Office is not great enough; this is an accounting thing but I think we will have to have a look at that and make certain that as far as possible the full advantage of the improved overseas service is conveyed to people in the Camp. It may mean some rationalisation, some concentration, but that must be our aim.

6. Unofficial Members jointly asked, in view of the recent developments in Uruguay, which appears to be moving towards a state of civil war, will Government take immediate action through the British Embassy in Montevideo to ensure the continued safety of the Falkland Islands children at the British School and further to ensure that it is promptly informed by the Embassy if the situation deteriorates?

The Acting Colonial Secretary: Honourable Members, Government shares the Honourable Members' concern about reports coming in about developments in Uruguay and in particular in Montevideo. Members will be aware that the protection of British subjects in a time like this is always a prime consideration for the Embassy concerned, and the Governor will be informed immediately there is any deterioration in the situation. He is in touch with the Embassy and will keep Honourable Members and the public informed of developments.

The President: May I just add to this question which I am afraid was the one which arrived while I was

having breakfast. I realise the concern on this matter but we do have very good communications - telegraphic and cipher communications - with Latin America and they know, and have standing instructions from me, to keep me informed if there is any trouble there affecting our people. We do not want to worry them because in times like this the Embassy is no doubt under tremendous pressure with telegrams and enquiries coming in from all over the world, and I am in touch. I am certain that if there is any development of significance I will be told immediately. The trouble with this sort of situation is, as you are no doubt all well aware, it happens quickly. Sometimes having been blown up in the press and on the radio, so that the actual situation may be far more settled and quiet, particularly where the children are, then we might think from the reports coming in.

I have had nothing in from Montevideo to suggest that there is any danger to our children there at the moment, but I will certainly keep you well informed. In fact, I have had more in from B.A. I think.

ORDERS OF THE DAY

THE MATRIMONIAL PROCEEDINGS (COURT OF SUMMARY JURISDICTION) ORDINANCE 1971.

The Acting Colonial Secretary: Your Excellency, Honourable Members - Like much of our legislation, our Matrimonial Laws are framed on those of Great Britain, and, following the example of the English Matrimonial Proceedings Act of 1960, we imposed limits on the maintenance payments which our Courts can order to be made for the maintenance of a party to a marriage and the dependent children.

Under section 4 of our matrimonial legislation you will find that there is provision for the payment of a weekly sum not exceeding £7.50 to a party of the marriage and a maximum weekly payment of £2.50 for the maintenance of each child. These figures are in some cases considered unrealistic and in 1968 the limits were withdrawn from the English Act, thus leaving the Courts free to make orders for the payment of such weekly amounts as they considered reasonable having in mind all the circumstances relating to the case.

It is desirable that our own Court should likewise be freed from these limitations and brought into line with English practice.

The Bill before the House is a simple amending one and merely seeks to delete the two ceilings of

£7.50 and £2.50.

If Honourable Members care to glance at clause 1, it will be seen that the date of commencement has been left blank, and since there are no matrimonial cases scheduled to come before the Court before 1st May, it is proposed to adopt this date, that is, 1st May 1972, as the formal date of commencement. I will make provision for this during the committee stage.

Your Excellency, I beg to move the first reading of the Bill.

The Motion was seconded by Mr. Pitaluga. The Bill was read a first time. After a further Motion moved and seconded, the Bill was read a second time and Council went into committee.

The Acting Colonial Secretary: I beg to move that clause 1 stands part of the Bill subject to the following amendments, namely, the substitution of "1972" for "1971" in the short title, and the addition of "1st" and "May" to complete the date of commencement, thus the section will read, "This Ordinance may be cited as the Matrimonial Proceedings (Court of Summary Jurisdiction) (Amendment) Ordinance 1972, and shall come into operation on the 1st day of May 1972."

This was agreed, and the Bill was then taken through all its stages.

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

THE CONTROL OF KELP (AMENDMENT) (NO. 2) ORDINANCE 1971

The Acting Colonial Secretary: Your Excellency, Honourable Members - Two years ago, when we enacted legislation to control the harvesting and exploitation of our kelp industry, we concerned ourselves with the two known types of kelp, that is, macrocystis and lessonia. Macrocystis being the small leafy type which one sees growing near the foreshore here in Stanley Harbour, and indeed around many of our harbours and ocean beaches. Lessonia is the heavier type commonly referred to as tree kelp, and is only found in the shallower waters of the more exposed beaches.

It has now been established that a third variety, identified as durvillea, exists around our shores, and this type resembles in some ways the tree kelp, but is far less stalky and grows in even shallower waters. The chemical yield from durvillea is far greater than that extracted from lessonia and up to ten per cent greater than that obtainable from macrocystis (and if anyone thinks I have suddenly become an authority on the processing of kelp, I would add that I spent half an hour or so with Mr. Gooch of Alginate Industries Ltd before this meeting).

Alginate Industries Limited are investigating the kelp areas with a view to establishing whether this new type exists in sufficient quantities to justify commercial exploitation.

Obviously we will need to up-date our legislation to take into account the existence of the new variety, which is not described in the parent ordinance, and the purpose of this Bill is to do just that. The action required is very simple and involves merely the deletion of the original section which defines the word "kelp" and re-wording the section to include durvillea.

I notice that in the short title of the Bill the Ordinance is referred to as "The Control of Kelp (Amendment) (No. 2) Ordinance, 1971. This, of course, would have been correct had we carried out the exercise as originally intended during 1971, but since we are now in 1972 we will need to amend the short title to read "The Control of Kelp (Amendment) Ordinance 1972". However, again the proper place to do this is during the committee stage and it now remains for me formally to move the first reading.

Your Excellency, I beg to move the first reading of the Bill.

Mr. Monk seconded and the Bill moved on through the first and second reading. In the committee stage clause 1 was amended to read "This Ordinance may be cited as the Control of Kelp (Amendment) Ordinance 1972".

The Bill was then read a third time and passed.

THE SUPPLEMENTARY APPROPRIATION (1970/71) ORDINANCE 1972

The Colonial Treasurer: Your Excellency - This Bill seeks to legalise expenditure incurred in respect of the 1970/71 fiscal year in excess of that provided in the 1970/71 Appropriation Ordinance.

All items of excess expenditure have been dealt with in Standing Finance Committee.

I beg to move the first reading of the Bill.

Mr. Bowles seconded and the Bill subsequently passed through all its stages and was carried.

THE INCOME TAX (AMENDMENT) ORDINANCE 1972

The Colonial Treasurer: Your Excellency - This amendment to the Income Tax Ordinance is required to implement the undertaking embodied in clause 3 of the

Joint Statement made in Buenos Aires at the second round of talks between the British and Argentine governments, which provides that the salaries and emoluments of Argentine residents engaged in activities relating to communications should be free of Falkland Islands' tax.

The phrasing of the amendment to our Ordinance will ensure that the exemption is in accordance with the Joint Statement and applies only to Argentine employees from the mainland who are actually engaged in the communications work referred to in the Joint Statement.

I beg to move the first reading of the Bill.

Mr. Miller seconded and the Bill was read a first time.

The Colonial Treasurer, seconded by Mr. Miller, moved the second reading.

The Bill was read a second time and, having passed through the committee stage without amendment, was then read a third time and passed.

MOTION FOR ADJOURNMENT

The Acting Colonial Secretary: Your Excellency -
I beg to move that this House stands adjourned sine die.

The Colonial Treasurer seconded the motion and the House adjourned accordingly.



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No. 6

Appointment

Nigel John Paul Lehmann, Medical Officer,
Medical Department, 3.4.72.

Completion of Contract

Mrs. Jean Buik Morrison, Clerk, Public Service,
14.4.72.

Retirement

Maurice Lehen, Engineer, Customs & Harbour
Department, 27.4.72.

NOTICES

No. 6. 24th April 1972.

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

*From His Excellency the Governor to the
Right Honourable the Secretary of State for Foreign and
Commonwealth Affairs.*

"I should be grateful if you would convey to Her Majesty the Queen the loyal and affectionate greetings of her subjects in the Falkland Islands and South Georgia on the occasion of Her Majesty's birthday and with my humble duty ask Her Majesty to accept our most respectful good wishes."

*From the Right Honourable the Secretary of State for
Foreign and Commonwealth Affairs to
His Excellency the Governor.*

"Your telegram has been laid before the Queen. I am commanded to convey to you and Her

Majesty's subjects in the Falkland Islands and South Georgia the Queen's sincere thanks for your kind message of loyal and affectionate greetings which Her Majesty greatly appreciated."

Ref. 0191/B/II.

No. 7. 25th April 1972.

Government of the Falkland Islands and Dependencies

SEALING LICENCE

SEAL FISHERY ORDINANCE (Cap. 62)

Applications are invited for a licence to take and process 6,000 male elephant seal in the Dependency of South Georgia during the period 1st August 1972 to 30th June 1973, except for the period 1st November 1972 to 28th February 1973.

Applications will be considered on the basis of full carcass utilisation, and applicants should provide details of how they propose to catch, process and make the best possible use of seal carcasses, together with details of their proposed fleet and catcher operations, including information on the size and composition of proposed catcher crews.

The licence fee is not fixed but is negotiable and applications should include proposals in this respect.

All schemes should be addressed to the Colonial Secretary, Stanley, Falkland Islands, to reach him not later than the 30th June 1972.

Ref. D/2/64/II.

In the Supreme Court of the Falkland Islands
NOTICE UNDER SECTION 15 OF THE ADMINISTRATION OF
ESTATES ORDINANCE (Cap. 1.)

In the matter of William Edmund Kiddle, deceased, of 6 John Street, Stanley, Falkland Islands, who died at Stanley, Falkland Islands on the 20th day of August 1971, intestate.

WHEREAS the estate remains unrepresented the Supreme Court has appointed the Official Administrator, administrator of the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN:

- (a) that all creditors having claims against the said estate should submit their claims to the undersigned on or before the 26th day of May 1972; and
- (b) that all persons indebted to the said estate are hereby requested to make payment forthwith.

Dated at Stanley this 25th day of April 1972.

H. BENNETT,
Official Administrator.

S. C. 30/71.

In the Supreme Court of the Falkland Islands
In the Matter of the Estate of Martin Henricksen
Deceased

NOTICE IS HEREBY GIVEN that all creditors and other persons having claims against the estate of the late Martin Henricksen of Stanley, who died at Stanley on the 20th day of January 1972, are requested to send in writing particulars of their claims to me the undersigned, on or before the 25th day of May 1972, after which date I will proceed to distribute the assets of the said deceased

amongst the parties entitled thereto, having regard only to the claims of which notice shall have been received.

AND all persons indebted to the said estate are hereby requested to make payment forthwith.

Dated at Stanley this 24th day of April 1972.

H. BENNETT,
Administrator.

S. C. 9/72.

In the Supreme Court of the Falkland Islands
NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE
(Cap. 1)

In the matter of David Middleton, deceased, of Stanley, Falkland Islands, who died at Stanley, Falkland Islands, on the 4th day of September 1971, intestate.

WHEREAS Margaret Wilhelmina Middleton, widow of the above named deceased has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
 Falkland Islands,
 29th April 1972.
 S. C. 35/71.

Assented to in Her Majesty's name this 24th day of April 1972.

E. G. LEWIS,
Governor.

LS

No. 1



1972.

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, O.B.E.
Governor.

An Ordinance

To amend the Matrimonial Proceedings
(Court of Summary Jurisdiction) Ordinance 1967.

Title.

(1st May 1972)

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 Matrimonial Proceedings (Court of Summary Jurisdiction) (Amendment) Ordinance 1972, and shall come into operation on the 1st day of May 1972.

Short title and commencement.

2. Subsection (1) of section 4 of the Matrimonial Proceedings (Court of Summary Jurisdiction) Ordinance 1967, is amended —

Amendment of section 4.
(10 of 1967)

- (a) in paragraphs (b) and (c) by deleting "not exceeding £7.50"; and
- (b) in paragraph (g) by deleting "payments by way of a weekly sum not exceeding in the case of payments by either one of the parties in respect of any one child the sum of £2.50" and substituting therefor "weekly payments".

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.

R. BROWNING,
Clerk of the Legislative Council.

Assented to in Her Majesty's name this 24th day of April 1972.

E. G. LEWIS,
Governor.



No. 2



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, O.B.E.
Governor.

An Ordinance

Title.

Further to amend the Control of Kelp
Ordinance 1970.

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 Control of Kelp (Amendment) Ordinance 1972.

Amendment of section 2.
(2 of 1970)

2. Section 2 of the Control of Kelp Ordinance 1970 is amended by deleting the definition of "kelp" and substituting the following —

"“kelp” means any alga or plant of the genus *macrocystis* *pyrifer*, *lessonia* and *durvillea* growing in or on the fore-shore of any part of the Colony or in or on the seabed within the territorial waters of the Colony.”.

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.

R. BROWNING,
Clerk of the Legislative Council.

Assented to in Her Majesty's name this 24th day of April 1972.

E. G. LEWIS,
Governor.



No. 3



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, O.B.E.
Governor.

An Ordinance

To legalise certain payments made in the
year 1970/71 in excess of the Expenditure
sanctioned by Ordinance No. 6 of 1970.

Title.

WHEREAS it is expedient to make further provision for the
service of the Colony for the period 1st July 1970 to 30th June 1971.

Preamble.

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

Enacting clause.

1. This Ordinance may be cited for all purposes as the
Supplementary Appropriation (1970/71) Ordinance, 1972.

Short title.

2. The sums of money set forth in the Schedule hereto
having been expended for the services herein mentioned beyond the
amounts granted for those services by the Ordinance providing for
the service for the period 1st July 1970 to 30th June 1971, 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.

Appropriation of excess
expenditure for the period
1st July 1970 to 30th
June 1971.

Schedule.

SCHEDULE

Number	Head of Service								Amount
FALKLAND ISLANDS									£
III	Audit	67
IV	Aviation	6,459
V	Customs & Harbour	72
VII	Medical	2,250
VIII	Meteorological	126
X	Miscellaneous	1,163
XI	Pensions & Gratuities	253
XIII	Posts & Telecommunications	1,518
XIV	Power & Electrical	483
XVIII	Secretariat, Treasury & Central Store	10,321
XIX	Shipping Subsidy & overseas passages	16,647
XX	Social Welfare	966
									£ 40,325
Development 'A'									4,445
Development 'B'									4,287
									£ 49,057

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.

R. BROWNING,
Clerk of the Legislative Council.

Assented to in Her Majesty's name this 24th day of April 1972.

E. G. LEWIS,
Governor.



No. 4



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, O.B.E.
Governor.

An Ordinance

Further to amend the Income Tax Ordinance.

Title.

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) Ordinance 1972. Short title.

2. Section 8 of the Income Tax Ordinance is amended —

Amendment of section 8.
(Cap. 32)

(a) by the deletion of the full stop at the end of paragraph (k) and the substitution therefor of a semi-colon; and

(b) by the insertion, after paragraph (k), of the following new paragraph —

“(l) the salary and other emoluments received for services related to the communications referred to in the Notes exchanged between the United Kingdom and the Argentine Republic on the 5th August 1971 and in the Joint Statement referred to in those Notes by residents of the Argentine mainland from their Argentine employers.”

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.

R. BROWNING,
Clerk of the Legislative Council.

S T A T U T O R Y I N S T R U M E N T S

1971 No. 1739

CIVIL AVIATION

The Hijacking Act 1971 (Overseas Territories) Order 1971

Made - - - - - 27th October 1971

Coming into Operation 1st November 1971

At the Court at Buckingham Palace, the 27th day of October 1971

Present,

The Queen's Most Excellent Majesty in Council

Her Majesty, in exercise of the powers conferred on Her by Subsection (2) of section 6 of the Hijacking Act 1971 (a), by section 17 of the Fugitive Offenders Act 1967 (b) as extended by subsection (1) of the said section 6, by the Foreign Jurisdiction Act 1890 (c) and of all other powers enabling Her in that behalf, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows —

1. This Order may be cited as the Hijacking Act 1971 (Overseas Territories) Order 1971 and shall come into operation on 1st November 1971.

2. The Interpretation Act 1889 (d) shall apply, with the necessary adaptations, for the purpose of interpreting this Order and otherwise in relation thereto as it applies for the purpose of interpreting, and in relation to, Acts of Parliament.

3. (1) Sections 1, 2, 3, 4 and 5 of the Hijacking Act 1971, modified and adapted as in Schedule 1 hereto, shall extend to the Territories specified in Schedule 2 hereto.

(2) For the purpose of construing the said Act as so extended as part of the law of any Territory to which it extends "the Territory" means that Territory, including its territorial waters, and "any Territory" means any of the Territories to which this Act extends, including its territorial waters.

4. The amendments specified in Schedule 3 hereto shall be made to the Pacific (Fugitive Criminals Surrender) Order in Council 1914 (e).

W. G. Agnew.

SCHEDULE 1.

Article 3.

PROVISIONS OF THE HIJACKING ACT 1971 AS EXTENDED TO THE TERRITORIES
SPECIFIED IN SCHEDULE 2.

Hijacking

1. (1) A person on board an aircraft in flight who unlawfully, by the use of force or by threats of any kind, seizes the aircraft or exercises control of it commits the offence of hijacking, whatever his nationality, whatever the State in which the aircraft is registered and whether the aircraft is in the Territory or elsewhere, but subject to subsection (2) of this section.

(2) If —

- (a) the aircraft is used in military, customs or police service; or
- (b) both the place of take-off and the place of landing are in the territory of the State in which the aircraft is registered;

subsection (1) of this section shall not apply, unless —

- (i) the person seizing or exercising control of the aircraft is such a person as is mentioned in subsection (3) of this section; or
- (ii) his act is committed in the Territory; or

(a) 1971 c. 70. (b) 1967 c. 68. (c) 1890 c. 37.
(d) 1889 c. 63. (e) S. R. & O. 1914/152 (Rev. VIII, p. 699: 1914 I, p. 640).

- (iii) the aircraft is registered in the United Kingdom or in any Territory or is used in the military or customs service of the United Kingdom or of any Territory or in the service of any police force in the United Kingdom or in any Territory.

(3) The persons referred to in subsection (2) (i) of this section are the following, namely, —

- (a) a citizen of the United Kingdom and Colonies;
- (b) a British subject by virtue of section 2 of the British Nationality Act 1948 (a);
- (c) a British subject without citizenship by virtue of section 13 or section 16 of that Act;
- (d) a British subject by virtue of the British Nationality Act 1965 (b); and
- (e) a British protected person within the meaning of the British Nationality Act 1948.

(4) A person who

- (a) commits the offence of hijacking; or
- (b) in the Territory induces or assists the commission elsewhere of an act which would be the offence of hijacking but for subsection (2) of this section;

shall be liable on conviction to imprisonment for life.

(5) For the purposes of this section the period during which an aircraft is in flight shall be deemed to include any period from the moment when all its external doors are closed following embarkation until the moment when any such door is opened for disembarkation, and, in the case of a forced landing, any period until the competent authorities take over responsibility for the aircraft and for persons and property on board.

(6) For the purposes of this section the territorial waters of any State shall be treated as part of its territory.

(7) In this section "military service" includes naval and air-force service.

Violence against passengers or crew

2. (1) Without prejudice to section 1 of the Tokyo Convention Act 1967 (c) (which makes similar provision for offences on board British-controlled aircraft) as extended to the Territory, where a person (of whatever nationality) does on board any aircraft (wherever registered) and while outside the Territory, any act which, if done in the Territory would constitute the offence of murder, attempted murder, manslaughter, culpable homicide or assault or an offence under section 18, 20, 21, 22, 23, 28, or 29 of the Offences Against the Person Act 1861 (d) or section 2 of the Explosives Substances Act 1883 (e), his act shall constitute that offence if it is done in connection with the offence of hijacking committed or attempted by him on board that aircraft.

(2) For the purposes only of this section the said sections of the Offences Against the Person Act 1861 and of the Explosives Substances Act 1883, if not already in force in the Territory, shall be deemed to be in force in the Territory as they are in force in England.

Extradition

3. There shall be deemed to be included among the descriptions of offences set out in Schedule 1 to the Fugitive Offenders Act 1967 as extended to the Territory any offence under this Act and any attempt to commit such an offence.

Aircraft operated by joint or international organisation

4. If the Secretary of State by order made by statutory instrument declares —

- (a) that any two or more States named in the order have established an organisation or agency which operates aircraft; and
- (b) that one of those States has been designated as exercising, for aircraft so operated, the powers of the State of registration,

the State declared to have been designated as aforesaid shall be deemed for the purposes of this Act to be the State in which any aircraft so operated is registered; but in relation to such an aircraft section 1 (2) (b) of this Act shall have effect as if it referred to the territory of any one of the States named in the order.

Prosecution of Offences

5. (1) Proceedings for an offence under this Act shall not be instituted in the Territory, except by or with the consent of the Attorney-General of the Territory.

(a) 1948 c. 56. (b) 1965 c. 34. (c) 1967 c. 52. (d) 1861 c. 100. (e) 1883 c. 3.

(2) In section 3 of the Visiting Forces Act 1952 (a) (restriction of trial by United Kingdom courts) as extended to the Territory or any part thereof, the following shall be inserted after paragraph (b) of subsection (1) —

“or

(bb) the alleged offence is the offence of hijacking on board a military aircraft in the service of that force”

and in subsection (4) for the words “paragraphs (b) and (c)” there shall be substituted the words “paragraphs (b) to (c)”.

(3) In this section, the expression “Attorney-General” includes the Solicitor-General, and if neither of such offices exists, the expression means that officer whose functions include the general control of public prosecutions.

SCHEDULE 2.

Article 3.

Bahamas.	Glibert and Ellice Islands Colony.
Bermuda.	Hong Kong.
British Antarctic Territory.	Montserrat.
British Honduras.	Pitcairn, Henderson, Ducie and Oeno Islands.
British Indian Ocean Territory.	St. Helena (Colony and Dependencies).
British Solomon Islands Protectorate.	Seychelles.
British Virgin Islands.	Sovereign Base Areas of Akrotiri and Dhekelia.
Cayman Islands.	Turks and Caicos Islands.
Central and Southern Line Islands.	
Falkland Islands (Colony and Dependencies).	
Gibraltar.	

SCHEDULE 3.

Article 4.

AMENDMENTS TO THE PACIFIC (FUGITIVE CRIMINALS SURRENDER) ORDER IN COUNCIL 1914

1. There shall be deemed to be included in the list of offences in respect of which surrender may be granted contained in the First Schedule to the Pacific (Fugitive Criminals Surrender) Order in Council 1914 (hereinafter in this Schedule referred to as “the Order”) any offence under the Hijacking Act 1971 (hereinafter in this Schedule referred to as “the Act”) and (so far as not so included by virtue of the foregoing) any attempt to commit such an offence.

2. The Order shall be applied as if an Order in Council made under section 2 of the Extradition Act 1870 (b) as extended by section 3 (2) of the Act were such an arrangement as is referred to in Article 3 of the Order, but where the Order is so applied it shall have effect as if the only offences in respect of which surrender may be granted within the meaning of the Order were offences under the Act and attempts to commit such offences.

3. For the purposes of the Order any act, wherever committed, which

(a) is an offence under the Act or an attempt to commit such an offence or would be such an offence or attempt but for section 1 (2) of the Act; and

(b) is an offence against the law of any State in the case of which the Order has been directed to apply by notice under Article 3 thereof;

shall be deemed to be an offence committed within the jurisdiction of that State.

EXPLANATORY NOTE

(This Note is not part of the Order)

This Order extends the provisions of the Hijacking Act 1971, subject to exceptions, adaptations and modifications, to the territories specified in Schedule 2 thereto. It also modifies the Pacific (Fugitive Criminals Surrender) Order in Council 1914.

The purposes of the Act were to give effect to the Convention for the Suppression of Unlawful Seizure of Aircraft signed at The Hague on 16th December 1970 (Cmd. 4577); and for connected purposes.

(a) 1952 c. 67.

(b) 1870 c. 52.

STATUTORY INSTRUMENTS

1971 No. 2102

FUGITIVE CRIMINAL

The Extradition (Hijacking) Order 1971

<i>Made</i> - - - - -	22nd December 1971
<i>Laid before Parliament</i>	31st December 1971
<i>Coming into Operation</i>	21st January 1972

At the Court at Buckingham Palace, the 22nd day of December 1971

Present,

The Queen's Most Excellent Majesty in Council

Whereas the Convention for the Suppression of Unlawful Seizure of Aircraft (hereinafter referred to as "the Convention") signed at The Hague on 16th December 1970, the terms of which are set out in Schedule 1 to this Order, will enter into force for the United Kingdom on 21st January 1972:

And Whereas the States mentioned in Schedule 2 to this Order are foreign States in respect of which the Convention is for the time being in force and with which extradition arrangements are in force:

And Whereas the States mentioned in Part I of Schedule 3 to this Order are foreign States in respect of which the Convention is for the time being in force but with which no extradition arrangements are in force:

And Whereas section 3 (2) of the Hijacking Act 1971 (a) provides that where no such arrangement as is mentioned in section 2 of the Extradition Act 1870 (b) has been made with a State which is a party to the Convention, an Order in Council applying that Act may be made under that section as if the Convention were such an arrangement with that State:

Now, therefore, Her Majesty, in exercise of the powers conferred upon Her by sections 2 and 17 of the Extradition Act 1870 and sections 3 (2) and 6 (1) of the Hijacking Act, 1971, or otherwise in Her Majesty vested, is pleased, by and with the advice of Her Privy Council to order, and it is hereby ordered, as follows —

1. This Order may be cited as the Extradition (Hijacking) Order 1971 and shall come into operation on 21st January 1972.

2. (1) In this Order any references to the Extradition Acts and to the Act of 1870 are, respectively, references to the Extradition Acts 1870 to 1935 and to the Extradition Act 1870, as amended or extended by any subsequent enactment.

(2) The Interpretation Act 1889 (c) shall apply for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. The Extradition Acts shall apply in the case of a State mentioned in Schedule 2 to this Order under and in accordance with the extradition treaties described in the second column of that Schedule as supplemented by paragraphs 1 and 4 of Article 8 of the Convention (set out in Schedule 1 to this Order), which entered into force for those States on the dates specified in the third column of the said Schedule 2.

4. The Extradition Acts shall apply in the case of the States mentioned in Part I of Schedule 3 to this Order (being States in respect of which the Convention entered into force on the dates

(a) 1971 c. 70.

(b) 1870 c. 52.

(c) 1889 c. 63.

specified in the second column of that Schedule) subject to the conditions contained in, and in accordance with, Part II of that Schedule.

5. The operation of this Order is limited to the United Kingdom, the Channel Islands, the Isle of Man and the territories specified in Schedule 4 to this Order, being territories to which the application of the Convention is extended.

W. G. Agnew.

Article 3

SCHEDULE 1

THE CONVENTION

CONVENTION FOR THE SUPPRESSION OF UNLAWFUL SEIZURE OF AIRCRAFT

PREAMBLE

THE STATES PARTIES TO THIS CONVENTION

CONSIDERING that unlawful acts of seizure or exercise of control of aircraft in flight jeopardize the safety of persons and property, seriously affect the operation of air services, and undermine the confidence of the peoples of the world in the safety of civil aviation;

CONSIDERING that the occurrence of such acts is a matter of grave concern;

CONSIDERING that, for the purpose of deterring such acts, there is an urgent need to provide appropriate measures for punishment of offenders;

HAVE AGREED AS FOLLOWS:

ARTICLE 1

Any person who on board an aircraft in flight:

- (a) unlawfully, by force or threat thereof, or by any other form of intimidation, seizes, or exercises control of, that aircraft, or attempts to perform any such act, or
- (b) is an accomplice of a person who performs or attempts to perform any such act

commits an offence (hereinafter referred to as "the offence").

ARTICLE 2

Each Contracting State undertakes to make the offence punishable by severe penalties.

ARTICLE 3

1. For the purposes of this Convention, an aircraft is considered to be in flight at any time from the moment when all its external doors are closed following embarkation until the moment when any such door is opened for disembarkation. In the case of a forced landing, the flight shall be deemed to continue until the competent authorities take over the responsibility for the aircraft and for persons and property on board.

2. This Convention shall not apply to aircraft used in military, customs or police services.

3. This Convention shall apply only if the place of take-off or the place of actual landing of the aircraft on board which the offence is committed is situated outside the territory of the State of registration of that aircraft; it shall be immaterial whether the aircraft is engaged in an international or domestic flight.

4. In the cases mentioned in Article 5, this Convention shall not apply if the place of take-off and the place of actual landing of the aircraft on board which the offence is committed are situated within the territory of the same State where that State is one of those referred to in that Article.

5. Notwithstanding paragraphs 3 and 4 of this Article, Articles 6, 7, 8 and 10 shall apply whatever the place of take-off or the place of actual landing of the aircraft, if the offender or the alleged offender is found in the territory of a State other than the State of registration of that aircraft.

ARTICLE 4

1. Each Contracting State shall take such measures as may be necessary to establish its jurisdiction over the offence and any other act of violence against passengers or crew committed by the alleged offender in connection with the offence in the following cases —

- (a) when the offence is committed on board an aircraft registered in that State;

- (b) when the aircraft on board which the offence is committed lands in its territory with the alleged offender still on board;
- (c) when the offence is committed on board an aircraft leased without crew to a lessee who has his principal place of business or, if the lessee has no such place of business, his permanent residence, in that State.

2. Each Contracting State shall likewise take such measures as may be necessary to establish its jurisdiction over the offence in the case where the alleged offender is present in its territory and it does not extradite him pursuant to Article 8 to any of the States mentioned in paragraph 1 of this Article.

3. This Convention does not exclude any criminal jurisdiction exercised in accordance with national law.

ARTICLE 5

The Contracting States which establish joint air transport operating organizations or international operating agencies, which operate aircraft which are subject to joint or international registration shall, by appropriate means, designate for each aircraft the State among them which shall exercise the jurisdiction and have the attributes of the State of registration for the purpose of this Convention and shall give notice thereof to the International Civil Aviation Organization which shall communicate the notice to all States Parties to this Convention.

ARTICLE 6

1. Upon being satisfied that the circumstances so warrant, any Contracting State in the territory of which the offender or the alleged offender is present, shall take him into custody or take other measures to ensure his presence. The custody and other measures shall be as provided in the law of that State but may only be continued for such time as is necessary to enable any criminal or extradition proceedings to be instituted.

2. Such State shall immediately make a preliminary enquiry into the facts.

3. Any person in custody pursuant to paragraph 1 of this Article shall be assisted in communicating immediately with the nearest appropriate representative of the State of which he is a national.

4. When a State, pursuant to this Article, has taken a person into custody, it shall immediately notify the State of registration of the aircraft, the State mentioned in Article 4, paragraph 1 (c), the State of nationality of the detained person and, if it considers it advisable, any other interested States of the fact that such person is in custody and of the circumstances which warrant his detention. The State which makes the preliminary enquiry contemplated in paragraph 2 of this Article shall promptly report its findings to the said States and shall indicate whether it intends to exercise jurisdiction.

ARTICLE 7

The Contracting State in the territory of which the alleged offender is found shall, if it does not extradite him, be obliged, without exception whatsoever and whether or not the offence was committed in its territory, to submit the case to its competent authorities for the purpose of prosecution. Those authorities shall take their decision in the same manner as in the case of any ordinary offence of a serious nature under the law of that State.

ARTICLE 8

1. The offence shall be deemed to be included as an extraditable offence in any extradition treaty existing between Contracting States. Contracting States undertake to include the offence as an extraditable offence in every extradition treaty to be concluded between them.

2. If a Contracting State which makes extradition conditional on the existence of a treaty receives a request for extradition from another Contracting State with which it has no extradition treaty, it may at its option consider this Convention as the legal basis for extradition in respect of the offence. Extradition shall be subject to the other conditions provided by the law of the requested State.

3. Contracting States which do not make extradition conditional on the existence of a treaty shall recognize the offence as an extraditable offence between themselves subject to the conditions provided by the law of the requested State.

4. The offence shall be treated, for the purpose of extradition between Contracting States, as if it had been committed not only in the place in which it occurred but also in the territories of the States required to establish their jurisdiction in accordance with Article 4, paragraph 1.

ARTICLE 9

1. When any of the acts mentioned in Article 1 (a) has occurred or is about to occur, Contracting States shall take all appropriate measures to restore control of the aircraft to its lawful commander or to preserve his control of the aircraft.

2. In the cases contemplated by the preceding paragraph, any Contracting State in which the aircraft or its passengers or crew are present shall facilitate the continuation of the journey of the passengers and crew as soon as practicable, and shall without delay return the aircraft and its cargo to the persons lawfully entitled to possession.

ARTICLE 10

1. Contracting States shall afford one another the greatest measure of assistance in connection with criminal proceedings brought in respect of the offence and other acts mentioned in Article 4. The law of the State requested shall apply in all cases.

2. The provisions of paragraph 1 of this Article shall not affect obligations under any other treaty, bilateral or multilateral, which governs or will govern, in whole or in part, mutual assistance in criminal matters.

ARTICLE 11

Each Contracting State shall in accordance with its national law report to the Council of the International Civil Aviation Organisation as promptly as possible any relevant information in its possession concerning:

- (a) the circumstances of the offence;
- (b) the action taken pursuant to Article 9;
- (c) the measures taken in relation to the offender or the alleged offender, and, in particular, the results of any extradition proceedings or other legal proceedings.

ARTICLE 12

1. Any dispute between two or more Contracting States concerning the interpretation or application of this Convention which cannot be settled through negotiation, shall, at the request of one of them, be submitted to arbitration. If within six months from the date of the request for arbitration the Parties are unable to agree on the organisation of the arbitration, any one of those Parties may refer the dispute to the International Court of Justice by request in conformity with the Statute of the Court.

2. Each State may at the time of signature or ratification of this Convention or accession thereto, declare that it does not consider itself bound by the preceding paragraph. The other Contracting States shall not be bound by the preceding paragraph with respect to any Contracting State having made such a reservation.

3. Any Contracting State having made a reservation in accordance with the preceding paragraph may at any time withdraw this reservation by notification to the Depositary Governments.

ARTICLE 13

1. This Convention shall be open for signature at The Hague on 16 December 1970, by States participating in the International Conference on Air Law held at The Hague from 1 to 16 December 1970 (hereinafter referred to as The Hague Conference). After 31 December 1970, the Convention shall be open to all States for signature in Moscow, London and Washington. Any State which does not sign this Convention before its entry into force in accordance with paragraph 3 of this Article may accede to it at any time.

2. This Convention shall be subject to ratification by the signatory States. Instruments of ratification and instruments of accession shall be deposited with the Governments of the Union of Soviet Socialist Republics, the United Kingdom of Great Britain and Northern Ireland, and the United States of America, which are hereby designated the Depositary Governments.

3. This Convention shall enter into force thirty days following the date of the deposit of instruments of ratification by ten States signatory to this Convention which participated in The Hague Conference.

4. For other States, this Convention shall enter into force on the date of entry into force of this Convention in accordance with paragraph 3 of this Article, or thirty days following the date of deposit of their instruments of ratification or accession, whichever is later.

5. The Depositary Governments shall promptly inform all signatory and preceding States of the date of each signature, the date of deposit of each instrument of ratification or accession, the date of entry into force of this Convention, and other notices.

6. As soon as this Convention comes into force, it shall be registered by the Depositary Governments pursuant to Article 102 of the Charter of the

United Nations and pursuant to Article 83 of the Convention on International Civil Aviation (Chicago, 1944).

ARTICLE 14

1. Any Contracting State may denounce this Convention by written notification to the Depositary Governments.

2. Denunciation shall take effect six months following the date on which notification is received by the Depositary Governments.

IN WITNESS WHEREOF the undersigned Plenipotentiaries, being duly authorised thereto by their Governments, have signed this Convention.

DONE at The Hague, this sixteenth day of December, one thousand nine hundred and seventy, in three originals, each being drawn up in four authentic texts in the English, French, Russian and Spanish languages.

SCHEDULE 2

Article 3

FOREIGN STATES WHICH ARE PARTIES TO THE CONVENTION AND WITH WHICH EXTRADITION TREATIES ARE IN FORCE

State	Date of Extradition Treaty	Date of Entry into force of Convention for the State concerned
Ecuador	20th September 1880	14th October 1971
Hungary	3rd December 1873	14th October 1971
Israel	4th April 1960	14th October 1971
Norway	26th June 1873	14th October 1971
Sweden	26th April 1963	14th October 1971
Switzerland	{ 26th November 1880 19th December 1934 }	14th October 1971
United States of America...	22nd December 1931	14th October 1971

SCHEDULE 3

Article 4

PART I

FOREIGN STATES WHICH ARE PARTIES TO THE CONVENTION AND WITH WHICH NO EXTRADITION TREATIES ARE IN FORCE

State	Date of Entry into force of Convention for the State concerned
Bulgaria	14th October 1971
Costa Rica	14th October 1971
Gabonese Republic	14th October 1971
Japan	14th October 1971
Jordan	16th December 1971
Mali	14th October 1971
Mongolia	7th November 1971
Niger	14th November 1971
Union of Soviet Socialist Republics	24th October 1971

PART II

APPLICATION OF THE EXTRADITION ACTS IN THE CASE OF THE STATES MENTIONED IN PART I

1. The Extradition Acts shall have effect as if the only extradition crimes within the meaning of the Act of 1870 were offences under the Hijacking Act 1971 and attempts to commit such offences.

2. The Extradition Acts shall only apply where the case is such that paragraphs 2 and 4 of Article 8 of the Convention apply.

3. No proceedings shall be taken on an application by information or complaint, for a provisional warrant of arrest (that is to say, a warrant issued under section 8 of the Act of 1870 otherwise than in pursuance of subparagraph 1 of the first paragraph thereof), and no such warrant shall be issued, unless the application is made with the consent of the Secretary of State signified by an order in the form set out in Part III of this Schedule or in a form to the like effect; but, subject as aforesaid, the signification of consent shall not affect the provisions of the said section 8.

4. Without prejudice to sections 3, 9 and 11 of the Act of 1870, the fugitive criminal shall not be surrendered if —

- (a) it appears to the Secretary of State, to the magistrate hearing the case in pursuance of section 9 of that Act or to the High Court on an application for a writ of habeas corpus —
 - (i) that the request for his surrender (though purporting to be made on account of such an offence as is mentioned in paragraph 1 above) is in fact made for the purpose of prosecuting or punishing him on account of his race, religion, nationality or political opinions, or
 - (ii) that he might, if surrendered, be prejudiced at his trial or punished, detained or restricted in his personal liberty by reason of his race, religion, nationality or political opinions, or
 - (iii) that if charged in England or Wales with the offence of which he is accused he would be entitled to be discharged under any rule of law relating to previous acquittal or conviction; or
- (b) it appears to the Secretary of State or to the High Court on an application for a writ of habeas corpus that —
 - (i) by reason of the passage of time since the fugitive criminal is alleged to have committed the offence of which he is accused or to have become unlawfully at large, or
 - (ii) because the accusation against him is not made in good faith in the interests of justice,

it would, having regard to all the circumstances, be unjust or oppressive to surrender him.

5. (1) Without prejudice to his so deciding on other grounds, the Secretary of State may, in the circumstances mentioned in the following subparagraph, decide not to make an order or issue a warrant —

- (a) for the purposes of paragraph 3 above signifying his consent to an application for a provisional warrant of arrest, or
- (b) under section 7 of the Act of 1870 requiring the issue of a warrant of arrest, or
- (c) under section 11 of the Act of 1870 ordering the fugitive criminal to be surrendered.

(2) The circumstances referred to in the preceding sub-paragraph are—

- (a) that the Secretary of State is not satisfied that provision is made by the law of the State requesting surrender under which a person accused or convicted in the United Kingdom of the like offence as that with which the fugitive criminal is accused or convicted might be surrendered to the United Kingdom if found in that State, or
- (b) that under the law of the State requesting surrender the fugitive criminal is liable to the death penalty for the offence of which he is accused, or
- (c) that the fugitive criminal is a citizen of the United Kingdom and Colonies.

PART III

FORM OF CONSENT OF SECRETARY OF STATE TO APPLICATION FOR A PROVISIONAL WARRANT OF ARREST

Whereas AB, a person recognised by the Secretary of State as a diplomatic representative of, has requested consent to application being made for the issue of a provisional warrant for the arrest of CD, late of, who is (accused) (convicted) of the commission of an offence, or attempt to commit an offence, within the jurisdiction of the said State, being an offence which, if committed in England, would be an offence under the Hijacking Act 1971:

Now I hereby, by this my Order under my hand and seal, signify to you my consent to the said application being made.

Given under the hand and seal of the undersigned, one of Her Majesty's Principal Secretaries of State this day of 19.

SCHEDULE 4

Article 5

TERRITORIES TO WHICH THE APPLICATION OF THE CONVENTION IS EXTENDED

Bahamas.
Bermuda.
British Antarctic Territory.
British Honduras.
British Indian Ocean Territory.
British Solomon Islands Protectorate.
British Virgin Islands.
Cayman Islands.
Central and Southern Line Islands.
Falkland Islands (and Dependencies).
Gibraltar.
Gilbert and Ellice Islands Colony.
Hong Kong.
Montserrat.
Pitcairn, Henderson, Ducie and Oeno Islands.
St. Helena (and Dependencies).
Seychelles.
Sovereign Base Areas of Akrotiri and Dhekelia
Turks and Caicos Islands.

EXPLANATORY NOTE

(This Note is not part of the Order)

This Order applies the Extradition Acts 1870 to 1935, as amended, so as to make the offence of hijacking extraditable in the case of States party to the Convention for the Suppression of Unlawful Seizure of Aircraft signed at the Hague on 16th December 1970

STATUTORY INSTRUMENTS

1972 No. 124

ATOMIC ENERGY AND RADIOACTIVE
SUBSTANCES

The Nuclear Installations (Falkland Islands and
Dependencies) Order 1972

Made - - - - - 4th February 1972

Coming into Operation 15th March 1972

At the Court at Buckingham Palace, the 4th day of February 1972

Present,

The Queen's Most Excellent Majesty in Council

Her Majesty, in exercise of the powers conferred upon Her by section 28 (1) of the Nuclear Installations Act 1965 (*a*) is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows —

1. (1) This Order may be cited as the Nuclear Installations (Falkland Islands and Dependencies) Order 1972 and shall come into operation on 15th March 1972.

(2) The Interpretation Act 1889 (*b*) shall apply with the necessary adaptations for the purpose of interpreting this Order and otherwise in relation thereto as it applies for the purpose of interpreting, and in relation to, Acts of the Parliament of the United Kingdom.

(3) In the Schedule to this Order any reference to a provision of the Nuclear Installations Act 1965 shall be construed as a reference to that provision as it has effect in the Falkland Islands and its Dependencies under this Order.

2. Sections 10 to 17, inclusive, 21, 26 and 30 of the Nuclear Installations Act 1965, modified and adapted as in the Schedule hereto, shall extend to the Falkland Islands and its Dependencies.

W. G. Agnew.

(*a*) 1965 c. 57.

(*b*) 1889 c. 63.

SCHEDULE

*Provisions of the Nuclear Installations Act 1965 (as amended)
as extended to the Falkland Islands and its Dependencies*

10. In the case of any nuclear matter which is not excepted matter and which —

Duty of certain foreign operators.

- (a) is in the course of carriage on behalf of a relevant operator; or
- (b) is in the course of carriage to such an operator's relevant installation with the agreement of that operator from a place outside the relevant territories; or
- (c) having been on such an operator's relevant installation or in the course of carriage on behalf of such an operator, has not subsequently been on any relevant installation or in the course of any relevant carriage or (except in the course of relevant carriage) within the territorial limits of a country which is not a relevant territory,

it shall be the duty of that operator to secure that no occurrence taking place wholly or partly within the territorial limits of the Colony causes injury to any person or damage to any property of any person other than that operator, being injury or damage arising out of or resulting from the radioactive properties, or a combination of those and any toxic, explosive or other hazardous properties, of that nuclear matter.

11. Where any nuclear matter, not being excepted matter, is in the course of carriage within the territorial limits of the Colony on behalf of any person (hereafter in this section referred to as "the responsible party") and the carriage is not relevant carriage, it shall be the duty of the responsible party to secure that no occurrence involving that nuclear matter causes injury to any person or damage to any property of any person other than the responsible party, being injury or damage incurred within the said territorial limits and arising out of or resulting from the radioactive properties, or a combination of those and any toxic, explosive or other hazardous properties, of that nuclear matter.

Duty of other persons causing nuclear matter to be carried.

12. (1) Where any injury or damage has been caused in breach of a duty imposed by section 10 of this Act —

Right to compensation by virtue of s. 10.

- (a) subject to sections 13 (1), 15, 16 (2) and 17 (1) of this Act, compensation in respect of that injury or damage shall be payable wherever the injury or damage was incurred;
- (b) subject to subsections (3) and (4) of this section and to section 21 (2) of this Act, no other liability shall be incurred by any person in respect of that injury or damage.

(2) Subject to subsection (3) of this section, any injury or damage which, though not caused in breach of such a duty as aforesaid, is not reasonably separable from injury or damage so caused shall be deemed for the purposes of subsection (1) of this section to have been so caused.

(3) Where any injury or damage is caused partly in breach of such a duty as aforesaid and partly by an emission of ionising radiations which does not constitute such a breach, subsection (2) of this section shall not affect any liability of any person in respect of that emission apart from this Act, but a claimant shall not be entitled to recover compensation in respect of the same injury or damage both under this Act and otherwise than under this Act.

(4) Subject to section 13 (2) of this Act, nothing in subsection (1) (b) of this section shall affect —

- (a) the operation of the Carriage of Goods by Sea Ordinance of the Colony (a); or
- (b) the operation of the Carriage by Air Act 1961 (b) or the Carriage by Air (Supplementary Provisions) Act 1962 (c) as extended or applied to the Colony by the Carriage by Air (Overseas Territories) Order 1967 (d) and the Carriage by Air Acts (Application of Provisions) (Overseas Territories) Order 1967 (e).

13. (1) The duty imposed by section 10 or 11 of this Act —

Exclusion, extension or reduction of compensation in certain cases.

- (a) shall not impose any liability on the person subject to that duty with respect to injury or damage caused by an occurrence which constitutes a breach of that duty if the occurrence, or the causing thereby of the injury or damage, is attributable to hostile action in the course of any armed conflict, including any armed conflict within the Colony; but
- (b) shall, subject to section 16 (2) of this Act, impose such a liability where the occurrence, or the causing thereby of the injury or damage, is attributable to a natural disaster, notwithstanding that the disaster

(a) Laws of the Falkland Islands (Rev. 1950) c. 7. (b) 1961 c. 27. (c) 1962 c. 43.
(d) S.I. 1967/809 (1967 II, p. 2384). (e) S.I. 1967/810 (1967 II, p. 2402).

is of such an exceptional character that it could not reasonably have been foreseen.

(2) Where, in the case of an occurrence which constitutes a breach of the duty imposed by section 10 of this Act, a person other than the person subject to that duty makes any payment in respect of injury or damage caused by that occurrence and —

- (a) the payment is made in pursuance of any of the following five international Conventions, that is to say, the draft Convention (setting out rules relating to bills of lading) of the International Conference on Maritime Law held at Brussels in October 1922, as amended in October 1923, the Convention for the Unification of Certain Rules Relating to International Carriage by Air concluded at Warsaw on 12th October 1929, the Warsaw Convention as amended at The Hague 1955, the Convention Supplementary to the Warsaw Convention held at Guadalajara in 1961 for the Unification of Certain Rules Relating to International Carriage by Air Performed by a Person other than the Contracting Carrier and the Convention on the Contract for the International Carriage of Goods by Road signed at Geneva on 19th May 1956, or
- (b) the injury or damage was incurred in a country which is not a relevant territory and the payment is made by virtue of a law of that country and by a person who has his principal place of business in a relevant territory or is acting on behalf of such a person,

the person making the payment may make the like claim under this Act for compensation of the like amount, if any, not exceeding the amount of the payment made by him, as would have been available to him, if the injury in question had been suffered by him or, as the case may be, the property suffering the damage in question had been his.

(3) The amount of compensation payable to or in respect of any person under this Act in respect of any injury or damage caused in breach of the duty imposed by section 10 of this Act may be reduced by reason of the fault of that person if, but only if, and to the extent that, the causing of that injury or damage is attributable to any act of that person committed with the intention of causing harm to any person or property or with reckless disregard for the consequences of his act.

Protection for ships and aircraft.

14. A claim under this Act in respect of any occurrence such as is mentioned in section 10 or 11 of this Act which constitutes a breach of a person's duty under section 10 or 11 of this Act shall not give rise to any lien or other right in respect of any ship or aircraft; and section 3 (3) and (4) of the Administration of Justice Act 1956 (a), as extended to the Colony by the Admiralty Jurisdiction (Falkland Islands) Order 1966 (b) (which relates to the bringing of actions in rem against ships or aircraft) and section 503 of the Merchant Shipping Act 1894 (c) (which relates to the limitation of the liability of shipowners) shall not apply to that claim.

Time for bringing claims under ss. 10 and 11.

15. (1) Subject to subsection (2) of this section but notwithstanding anything in any other enactment, a claim by virtue of section 10 or 11 of this Act may be made at any time before, but shall not be entertained if made at any time after, the expiration of ten years from the relevant date, that is to say, the date of the occurrence which gave rise to the claim or, where that occurrence was a continuing one, the date of the last event in the course of that occurrence to which the claim relates.

(2) Notwithstanding anything in subsection (1) of this section, a claim in respect of injury or damage caused by an occurrence involving nuclear matter stolen from, or lost, jettisoned or abandoned by, the person whose breach of a duty imposed by section 10 of this Act gave rise to the claim shall not be entertained if the occurrence takes place after the expiration of the period of twenty years beginning with the day when the nuclear matter in question was so stolen, lost, jettisoned or abandoned.

Satisfaction of claims by virtue of s. 10.

16. (1) A relevant operator shall not be required by virtue of section 10 of this Act to make any payment by way of compensation in respect of an occurrence —

- (a) when the occurrence involves nuclear matter in the course of carriage and the claim is in respect of damage to the means of transport being used for that carriage, unless the relevant law otherwise provides;
- (b) to the extent that the amount required for the satisfaction of the claim is not required to be available by the relevant law and has not been made available by means of a relevant contribution.

(2) A relevant operator shall not be required by virtue of section 12 (1) (a) or section 13 (1) (b) of this Act to make any payment by way of compensation in respect of an occurrence if he would not have been required to have made that payment if the occurrence had taken place in his home territory and the claim had been made by virtue of the relevant law.

(a) 1956 c. 46. (b) S.I. 1966/686 (1966 II, p. 1542). (c) 1894 c. 60.

17. (1) No court in the Colony shall have jurisdiction to determine any claim or question under this Act certified by the Governor to be a claim or question which, under any relevant international agreement, falls to be determined by a court of some other relevant territory; and any proceedings to enforce such a claim which are commenced in any court in the Colony shall be set aside.

Jurisdiction, shared liability and foreign judgments.

(2) Where under the foregoing subsection the Governor certifies that any claim or question falls to be determined by a court of a relevant territory, that certificate shall be conclusive evidence of the jurisdiction of that court to determine that claim or question.

(3) Where by virtue of section 10 of this Act and any relevant law liability in respect of the same injury or damage is incurred by two or more persons, then, for the purposes of any proceedings in the Colony relating to that injury or damage, including proceedings for the enforcement of a judgment registered under Foreign Judgments (Reciprocal Enforcement) Ordinance of the Colony (a) both or all of those persons shall be treated as jointly and severally liable in respect of that injury or damage: provided that where such liability is incurred as a result of an occurrence involving nuclear matter in the course of carriage in one and the same means of transport the maximum total amount for which such persons shall be liable, apart from payments in respect of interest or costs, shall not exceed the highest amount required to be available by the relevant law, together with such amounts, if any, as fall to be made available by means of relevant contributions.

(4) Part I of the Foreign Judgments (Reciprocal Enforcement) Ordinance of the Colony (a) shall apply to any judgment obtained in a court outside the Colony which is certified by the Governor to be a relevant foreign judgment for the purposes of this Act, whether or not it would otherwise have so applied, and shall have effect in relation to any judgment so certified as if in section 6 of that Ordinance subsections (1) (a) (ii), (2) and (3) were omitted.

(5) It shall be sufficient defence to proceedings in the Colony against any person for the recovery of a sum alleged to be payable under a judgment given in a country outside the Colony for that person to show that —

- (a) the sum in question was awarded in respect of injury or damage of a description which is the subject of a relevant international agreement; and
- (b) the country in question is not a relevant territory; and
- (c) the sum in question was not awarded in pursuance of any of the international Conventions referred to in the enactments mentioned in section 12 (4) of this Act.

(6) Where, in the case of any claim by virtue of section 10 of this Act, the relevant operator is the government of a relevant territory, then, for the purposes of any proceedings brought in a court in the Colony to enforce that claim, that government shall be deemed to have submitted to the jurisdiction of that court, and accordingly rules of court may provide for the manner in which any such action is to be commenced and carried on; but nothing in this subsection shall authorise the issue of execution against the property of that government.

21. (1) Where, in the case of an occurrence involving nuclear matter in the course of carriage, a claim in respect of damage to the means of transport being used for that carriage is duly established against any person by virtue of section 10 of this Act, then, no payment towards the satisfaction of that claim shall be made out of funds which are required to be available for the purpose by the relevant law or which have been made available by means of a relevant contribution, such as to prevent the satisfaction out of those funds up to an aggregate amount equivalent to £2,100,000 sterling of all claims which have been or may be duly established against the same person in respect of injury or damage caused by that occurrence other than damage to the said means of transport.

Supplementary provisions with respect to cover for compensation in respect of carriage.

(2) Where, in the case of an occurrence involving nuclear matter in the course of carriage, a claim in respect of damage to the means of transport being used for that carriage is duly established against a relevant operator by virtue of section 10 of this Act, but by virtue of section 16 (1) (a) thereof that operator is not required to make a payment in satisfaction of the claim, section 12 (1) (b) of this Act shall not apply to any liability of that operator with respect to the damage in question apart from this Act.

(3) Where any nuclear matter is to be carried by, or on behalf or with the agreement of, a relevant operator in such circumstances that he may incur liability by virtue of section 10 of this Act and that operator has pursuant to the relevant law provided the carrier with a document, issued or by or on behalf of the person by whom there falls to be provided the funds required by the relevant law to be available to satisfy any claim in respect of the carriage in

(a) Ordinance No. 4 of 1959.

question and containing the name and address of that operator and particulars of those funds, none of the contents of that document shall be disputed in any court by the person by whom or on whose behalf it was issued.

(4) The requirements of section 6 of the Road Traffic Ordinance of the Colony (a) (which relates to compulsory insurance or security against third-party risks of users of motor vehicles) shall not apply in relation to any injury to any person for which any person is liable by virtue of section 10 of this Act.

Interpretation.

26. (1) In this Act, except where the context otherwise requires, the following expressions have the following meanings respectively, that is to say —

“the Colony” means the Colony of the Falkland Islands and includes its Dependencies;

“excepted matter” means nuclear matter consisting only of one or more of the following, that is to say —

- (a) isotopes prepared for use for industrial, commercial, agricultural, medical or scientific purposes;
- (b) natural uranium;
- (c) any uranium of which isotope 235 forms not more than 0.72 per cent.;
- (d) nuclear matter of such other description, if any, as may be excluded from the operation of the relevant international agreement by the relevant law;

“Governor” means the Governor and Commander-in-Chief of the Colony and includes any person for the time being performing the functions of that office;

“home territory”, in relation to a relevant operator, means the relevant territory in which, for the purposes of a relevant international agreement, he is the operator of a relevant installation;

“injury” means personal injury and includes loss of life;

“nuclear matter”, means, subject to any exceptions which may be prescribed —

- (a) any fissile material in the form of uranium metal, alloy or chemical compound (including natural uranium), or of plutonium metal, alloy or chemical compound, and any other fissile material which may be prescribed; and
- (b) any radioactive material produced in, or made radioactive by exposure to the radiation incidental to, the process of producing or utilising any such fissile material as aforesaid;

“occurrence”, in sections 16(1) and (2) and the proviso to section 17(3) of this Act, means in the case of a continuing occurrence the whole of that occurrence;

“prescribed” means prescribed by regulations made by the Governor in Council and laid before the Legislative Council as soon as may be after they are made;

“relevant carriage”, in relation to nuclear matter, means carriage on behalf of —

- (a) a relevant operator; or
- (b) a person authorised to operate a nuclear reactor which is comprised in a means of transport and in which the nuclear matter in question is intended to be used;

“relevant contribution”, in relation to any claim, means any sums falling by virtue of any relevant international agreement to be paid by the government of any relevant territory towards the satisfaction of that claim;

“relevant foreign judgment” means a judgment of a court of a relevant territory other than the Colony which, under a relevant international agreement, is to be enforceable anywhere within the relevant territories;

“relevant installation” means an installation to which a relevant international agreement applies;

“relevant international agreement” means an international agreement with respect to third-party liability in the field of nuclear energy to which the United Kingdom or Her Majesty's Government therein are party, other than an agreement relating to liability in respect of nuclear reactors comprised in means of transport;

"relevant law" means the law of a relevant territory regulating in accordance with a relevant international agreement matters falling to be so regulated and, in relation to a particular relevant operator, means the law such as aforesaid of his home territory;

"relevant operator" means a person who, for the purposes of a relevant international agreement, is the operator of a relevant installation in a relevant territory;

"relevant territory" means a country for the time being bound by a relevant international agreement;

"territorial limits" includes territorial waters.

(2) References in this Act to the carriage of nuclear matter shall be construed as including references to any storage incidental to the carriage of that matter before its delivery at its final destination.

(3) Any question arising under this Act as to whether —

(a) any person is a relevant operator; or

(b) any law is the relevant law with respect to any matter; or

(c) any country is for the time being a relevant territory,

shall be referred to and determined by the Governor.

(4) Save where the context otherwise requires, any reference in this Act to any enactment shall be construed as a reference to that enactment as amended, extended or applied by or under any other enactment.

30. (1) This Act may be cited as the Nuclear Installations Act 1965.

Short title and commencement.

(2) This Act, except for section 17 (5), shall come into force on 15th March 1972 and section 17 (5) shall come into force on such later date as the Governor may by order appoint.

EXPLANATORY NOTE

(This Note is not part of the Order)

This Order extends to the Falkland Islands and its Dependencies, with adaptations and modifications, certain provisions of the Nuclear Installations Act 1965, as amended, which relate to the duty in respect of the carriage of nuclear matter, to the right to compensation for breach of that duty and to the bringing and satisfaction of claims and certain ancillary provisions.

STANLEY TOWN COUNCIL

REVENUE 1971

RECEIPTS	Amount Estimated	Actual Receipts	Over the Estimate	Under the Estimate
	£	£	£	£
ORDINARY REVENUE				
I. CEMETERY ...	60	39.00		21.00
II. MISCELLANEOUS				
(a) Miscellaneous ...	50	48.57		1.43
(b) Garbage Removal ...	60	60.00		
(c) Government Contribution Arch Green ...	52	52.00		
(d) Interest Investments Cemetery Fund ...	100	146.50	46.50	
(e) Savings Bank Interest ...	80	60.65		19.35
(f) Int. Inv. C.A. Joint Misc. Fd. ...	320	399.94	79.94	
<i>Total Miscellaneous</i> ...		767.66		
III. LIBRARY ...	200	168.50		31.50
IV. GENERAL RATE				
(a) Rate ...	3590	3668.69	78.69	
(b) Government Contribution ...	825	825.00		
<i>Total General Rate</i> ...		4493.69		
V. WATER SUPPLY				
(a) Rate ...	688	668.88		19.12
(b) Sales ...	400	359.62		40.38
<i>Total Water Supply</i> ...		1028.50		
VI. TOWN HALL				
(a) Hirings ...	500	349.25		150.75
(b) Government Contribution ...	900	997.91	97.91	
<i>Total Town Hall</i> ...		1347.16		
Govt. contribution towards cost of repairing cemetery walls ...		200.00	200.00	
Total Receipts above the line ...	7825	8044.51	503.04	283.53
Security Deposits ...		107.00		
Caretaker's Deposits ...		27.00		
Government Charitable Relief Fund ...		1657.00		
Employees' Telephone Payments ...		7.25		
Loan from Government ...		850.00		
TOTAL RECEIPTS ...		10692.76		
Balance 1st January 1971 ...		1872.65		
		£ 12565.41		

STANLEY TOWN COUNCIL

EXPENDITURE 1971

PAYMENTS	Amount Estimated	Actual Payments	Over the Estimate	Under the Estimate
ORDINARY EXPENDITURE	£	£	£	£
I. TOWN CLERK	740	785.93	45.93	
II. CEMETERY				
(a) Wages	660	693.83	33.83	
(b) Upkeep	200	331.85	131.85	
<i>Total Cemetery ...</i>		1025.68		
III. FIRE BRIGADE				
(a) Wages	420	417.00		3.00
(b) Upkeep	300	272.89		27.11
<i>Total Fire Brigade ...</i>		689.89		
IV. LIBRARY				
(a) Wages	312	300.00		12.00
(b) Upkeep	250	24.29		225.71
<i>Total Library ...</i>		324.29		
V. MISCELLANEOUS				
(a) Telephones	58	59.77	1.77	
(b) Stationery	10	5.58		4.42
(c) O.A.P. Contribution	40	38.22		1.78
(d) Election				
(e) Audit	20	20.00		
(f) Insurance	100	99.37		.63
(g) Unforeseen	20	34.20	14.20	
(h) Telegrams & Postage	5	6.54	1.54	
<i>Total Miscellaneous ...</i>		263.68		
VI. SCAVENGING				
(a) Ash Contract	1514	1578.68	64.68	
(b) Rodent Control	140	116.37		23.63
<i>Total Scavenging ...</i>		1695.05		
VII. STREET LIGHTS				
(a) Current	790	781.68		8.32
(b) Repairs	130	171.69		
<i>Total Street Lighting ...</i>		953.37		
VIII. TOWN HALL				
(a) Wages	775	774.71		.29
(b) Fuel	1050	1051.02	1.02	
(c) Light	185	154.79		30.21
(d) Care & Maintenance	100	92.28		7.72
(e) Cleaning	40	49.19	9.19	
<i>Total Town Hall ...</i>		2121.99		
IX. WATER SUPPLY				
(a) Ships	250	207.22		42.78
(b) Connections	20			20.00
<i>Total Water Supply ...</i>		207.22		
X. ARCH GREEN				
(a) Wages	144	162.00	18.00	
(b) Upkeep	50	2.57		47.43
<i>Total Arch Green ...</i>		164.57		
XI. CEMETERY COTTAGE	60	1391.49	1331.49	
XII. PUBLIC TOILETS & PLAYING FIELD		18.33	18.33	
EXTRAORDINARY EXPENDITURE:				
(a) Town Hall improvement	200	505.89	505.89	
(b) Repairs cemetery walls		36.40	36.40	
(c) Presentation		242.73	242.73	
(d) Clearing of rubbish dump				200.00
Total Payments above the line ...	8583	10426.51	2498.54	655.03
Security Deposits		133.00		
Caretaker's Deposits		28.75		
Government Charitable Relief		1716.06		
Employees' Telephone Payments Repaid		8.25		
TOTAL PAYMENTS ...		12312.57		
Balance 31st December 1971 ...		252.84		
		£ 12565.41		

K. G. Berntsen,
Town Clerk.
19th January 1972.



THE
FALKLAND ISLANDS GAZETTE
(Extraordinary)
PUBLISHED BY AUTHORITY

Vol. LXXXI.

15 MAY 1972

No. 7

PROCLAMATION

No. 2 of 1972

Made under section 24 of the Falkland Islands (Legislative Council)
Orders in Council, 1948 to 1964.

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. G. LEWIS.

*By His Excellency ERNEST GORDON LEWIS, ESQUIRE,
Officer of the Most Excellent Order of the British Empire,
Governor and Commander-in-Chief in and over the Colony
of the Falkland Islands and its Dependencies.*

(LS)

WHEREAS by subsection (1) of section 24 of the Falkland Islands (Legislative Council) Orders in Council, 1948 to 1964, 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, ERNEST GORDON LEWIS, Officer of the Most Excellent Order of the British Empire, 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 6th day of June 1972, at 10.00 a.m. 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 May, in the year of our Lord One thousand Nine hundred and Seventy-two.

*By His Excellency's Command,
H. L. BOUND,
Acting Colonial Secretary.*



THE
FALKLAND ISLANDS GAZETTE
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Vol. LXXXI

30 MAY 1972

No. 8

A Bill for
An Ordinance

For the licensing and control of Banking
in the Colony. Title.

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 Banking Ordinance 1972. Short title.

2. In this Ordinance, unless the context otherwise requires — Interpretation.

“bank” means any financial institution whose business includes the acceptance of deposits of money withdrawable by cheque;

“banking business” means the business of accepting deposits of money which may be withdrawn or repaid on demand or after a fixed period or after notice and the employment of those deposits in whole or in part by lending or any other means for the account and at the risk of the person accepting such deposits;

“banking licence” means a licence granted by the Governor in Council under section 5;

“company” means a company incorporated under the Companies and Private Partnership Ordinance or any company incorporated under any other Ordinance, Act of Parliament of the United Kingdom or letters patent of the United Kingdom; Cap. 13.

“licensed bank” means a bank licensed under section 5;

“officer” includes a director, manager or secretary.

3. No banking business shall be transacted in the Colony except by a company:

Provided that the Governor in Council may at his discretion grant a special licence to any person not being a company who at the date of the commencement of this Ordinance carried on, conducted,

Banking business to be transacted only by a company.

managed or directed banking business in the Colony, and such banking business shall thereupon for the purposes of this Ordinance be deemed to be a licensed bank to which all the provisions of this Ordinance relating to a licensed bank shall apply:

Provided that the Governor in Council may at his discretion grant to any licensed bank exemption from any one or more of such provisions.

Banking company to be licensed.

4. (1) Notwithstanding any of the provisions of this or any other Ordinance, no company shall carry on the business of banking without first being licensed in that behalf by the Governor in Council.

(2) Every company carrying on banking business in the Colony on the date on which this Ordinance comes into operation shall as from that date and for the six months next following that date be deemed to be duly licensed but if such company proposes to continue to carry on banking business in the Colony after the expiration of the said period of six months it shall, within three months after the date on which this Ordinance comes into operation, apply to the Governor in Council for a licence.

Grant and refusal of licence.

5. (1) The Governor in Council may at his discretion grant a licence to carry on the business of banking in the Colony, subject to such conditions as he may think fit, to any company which has a paid up share capital of not less than £250,000.

(2) The Governor in Council may at his discretion and without assigning any reason therefor refuse to grant a banking licence or cancel any banking licence in the manner hereinafter set out.

Restriction of use of word "bank" or "trust".

6. No person other than a company licensed to carry on banking business under the provisions of this Ordinance shall, without the consent of the Governor, use the word "bank" or "trust" or any derivative thereof in the name under which business is being carried on or use any name implying that the business of banking is carried on.

Maintenance of reserve fund.

7. (1) Subject to subsection (2) of this section, every company licensed to carry on banking business under this Ordinance shall maintain a reserve fund and shall, out of its net profits of each year and before any dividend is declared, transfer to that fund a sum equal to not less than twenty-five per centum of such profits whenever the amount of the reserve fund is less than the issued paid up capital of the company.

(2) Subsection (1) of this section shall not apply to any company licensed to carry on banking business under this Ordinance with respect to which it is proved to the satisfaction of the Governor in Council that the aggregate reserves of such company are adequate in respect of its business.

Restriction of dividends.

8. No company licensed to carry on banking business under this Ordinance in the Colony shall pay any dividend on its shares until all its capitalised expenditure not represented by tangible assets has been completely written off.

Restriction on certain activities.

9. (1) A company licensed to carry on banking business under this Ordinance shall not in the Colony —

- (a) grant to any person, firm, corporation or company, or to any group of companies or of persons which group is under the control or influence of one and the same person, any advance or credit facility, or give any financial guarantee or incur any other liability on behalf of such person, firm, corporation, company or group so that the total value of the advances, credit facilities, financial guarantees and other liabilities in respect of such person, firm, corporation, company or group is at any time more than twenty-five per centum of the sum of the paid up capital and published reserves of the licensed company:

Provided that this paragraph shall not apply to transactions between banks or between the branches of a bank, or to the purchase of telegraphic transfers, or to the purchase of bills of exchange or documents of title to goods where the holder of such bills or documents is entitled to payment outside the Colony for exports or to advances made against such transfers, bills or documents;

- (b) grant any advance or credit facility against the security of its own shares;
- (c) grant or permit to be outstanding unsecured advances or unsecured credit facilities of an aggregate amount in excess of £1,500 or of one per centum of the sum of the paid up capital and published reserves of such company, whichever is the greater, or give any financial guarantees in excess of such amount without security, or incur any other liability in excess of such amount without security —
 - (i) to or on behalf of any one of its directors, whether such advances, facilities, guarantees or other liabilities are obtained by or on account of such director, jointly or severally;
 - (ii) to or on behalf of any firm, partnership or private company in which it, or any one or more of its directors is interested as director, partner, manager or agent, or to or on behalf of any individual, firm, partnership or private company of whom or of which any one or more of its directors is a guarantor;
- (d) grant or permit to be outstanding to its officials and employees unsecured advances or unsecured credit facilities which in aggregate amount for any one official or employee exceed one year's emolument of such official or employee.

(2) in subsections (c) and (d) of subsection (1) of this section the expression "unsecured advances or unsecured credit facilities" means advances or credit facilities granted without security, or, in respect of any advance or credit facility granted with security, any part thereof which at any time exceeds the market value of the assets constituting that security.

10. (1) The Governor may appoint an advisory committee consisting of such persons and appointed upon such terms as he may think fit to advise him on matters relating to banking business and he may at any time determine any appointment so made.

Appointment of advisory committee.

(2) The Governor may make rules providing for the procedure to be followed at any meeting held by the advisory committee.

11. (1) The Governor in Council may, after consultation with the advisory committee and if he considers it to be in the public interest so to do, order any licensed bank —

Special powers of Governor in Council.

- (a) to produce to such person and within such period as may be named in such order any books, accounts or documents of such bank; or such other information relating to the banking business of such bank, provided that no statement or information shall be required with respect to the affairs of any particular customer of a licensed bank;
- (b) to delete from the name under which it is carrying on business within such period as shall be named in such order the word "bank" or "trust" or any derivative thereof or any other word or words forming part of its name;
- (c) to refrain from carrying on banking business;
- (d) to return for cancellation by the Colonial Treasurer any licence issued to such bank under this Ordinance:

Provided that no order under paragraph (a) of this subsection shall be made unless the production of any such

books, accounts or documents is in the opinion of the Governor in Council necessary for the proper prosecution of any investigation the result of which might lead the Governor in Council to make an order under paragraph (b), (c) or (d) of this subsection:

And provided further that before any order is made under paragraph (b), (c) or (d) of this subsection, the Governor in Council shall give the licensed bank notice of his intention to make such an order and shall afford such licensed bank an opportunity of submitting to him a written statement of its case.

(2) The Colonial Treasurer shall publish in the Gazette the name of any licensed bank the licence of which is cancelled.

(3) If any person to whom any books, accounts or documents have been produced under paragraph (a) of subsection (1) of this section shall otherwise than for the purpose of this Ordinance publish or disclose any such books, accounts or documents or any extract therefrom or particular therein he shall be guilty of an offence and liable on conviction upon indictment to a fine of £500.

Exhibition of balance sheet.

12. (1) Not later than four months after the close of each financial year of each licensed bank, or such longer period as the Colonial Treasurer may, in any particular case permit, the licensed bank shall publish in the Colony Gazette and forward to the Colonial Treasurer a copy of its balance sheet and profit and loss account and the full and correct names of the directors of the licensed bank. The balance sheet and profit and loss account shall bear on their face the certificate of an approved auditor in accordance with subsection (1) of section 13 of this Ordinance.

(2) Every licensed bank shall exhibit and keep exhibited throughout the year in every office of the bank in the Colony a copy of its last balance sheet and profit and loss account.

(3) The requirements of this section shall be in addition to and not in derogation of the requirements of the Companies and Private Partnership Ordinance or of any other Ordinance, Act of Parliament of the United Kingdom or letters patent of the United Kingdom.

Approved auditor.

13. (1) Every licensed bank shall appoint annually an approved auditor whose duties shall be to make to the shareholders of that licensed bank a report upon the annual balance sheet and accounts, and in every such report the auditor shall state whether, in his opinion, the balance sheet is full and fair and properly drawn up, whether it exhibits a true and correct statement of the licensed bank's affairs, and, in any case in which the auditor has called for explanation or information from the officers or agents of the licensed bank, whether this is satisfactory.

(2) For the purposes of this section, an approved auditor is a person for the time being declared by the Colonial Treasurer by notice in the Gazette to be approved for such purposes.

Persons debarred from management.

14. No person —

- (a) who has been a director of, or directly concerned in the management of a licensed bank which has had its licence revoked in accordance with paragraph (d) of section 11 of this Ordinance or has been wound up by a Court; or
- (b) who has been sentenced by a competent court to a term of imprisonment involving dishonesty and has not received a full pardon for that offence; or
- (c) who is or becomes bankrupt, suspends payment to or compounds with his creditors;

shall, without the express authorisation of the Governor, act or continue to act as a director of, or be directly or indirectly concerned in, the management of any licensed bank.

15. (1) Any company which acts in contravention of the provisions of section 4 (1) of this Ordinance and any officer of such company who is in default, shall be guilty of an offence and liable — Penalties.

- (a) on summary conviction to a fine of £100; and
- (b) on conviction upon indictment to a fine of £500.

(2) Any person who contravenes the provisions of section 3, 6 or 14 of this Ordinance shall be guilty of an offence and liable —

- (a) on summary conviction to imprisonment for two years or to a fine of £200 or to both such imprisonment and fine; and
- (b) on conviction upon indictment to imprisonment for five years or to a fine of £500 or to both such imprisonment and fine.

(3) Any licensed bank failing to comply with an order made under section 11 (1) of this Ordinance or of failing to comply with the provisions of section 12 (1) or (2) of this Ordinance and any officer of such a bank in default shall be guilty of an offence and liable —

- (a) on summary conviction to imprisonment for two years or to a fine of £100 or to both such imprisonment and fine; and
- (b) on conviction upon indictment to imprisonment for five years or to a fine of £500 or to both such imprisonment and fine, and, in the case of an offence under section 11 (1) (a) of this Ordinance, in addition, to a penalty of £25 for each day during which the default continues.

(4) Any company licensed to carry on banking business under this Ordinance which fails to pay the fees provided by section 16 shall, in addition to any other penalty under this Ordinance for such failure, be guilty of an offence and liable on conviction to a fine not exceeding £25 for each day during which the fee remains unpaid, and every officer of such company who knowingly authorises or permits such non-payments is liable to a like conviction and fine.

16. (1) Every company to which a licence is granted shall, upon the issue of such licence, pay to the Government a fee of £250. Annual licence fee.

(2) On or before the first day of January every year after the year in which a licence has been granted to a company that company shall, during the subsistence of such licence, pay to the Government a fee of £250.

17. Nothing in this Ordinance shall apply to the Government Savings Bank. Saving.

18. The Governor in Council may make such rules as may be necessary for the purpose of carrying into effect the provisions of this Ordinance. Rules.

OBJECTS AND REASONS

To make provision for the licensing and control, in the Colony, of banks, banking business, and matters connected therewith.

Ref. 2497.

A Bill for An Ordinance Further to amend the Income Tax Ordinance.

Title.

Date of commencement.

(1st January 1972)

Enacting clause.

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

Short title.

1. (1) This Ordinance may be cited as the Income Tax
(Amendment) Ordinance 1972.

(2) The provisions of this Ordinance shall have effect with
respect to tax chargeable for the year of assessment commencing on
the 1st day of January 1972, and for all subsequent years of assess-
ment.

Amendment of section 21.
(Cap. 32.)

2. Section 21 of the Income Tax Ordinance is amended —

- (a) in subsection (1), by the deletion of "35p" and the sub-
stitution therefor of "30p";
- (b) in subsection (2), by the deletion of "35p" and the sub-
stitution therefor of "30p";
- (c) in subsection (2A) —
 - (i) by the deletion of "20p" and "15p" and the substitution
therefor of "10p" and "7½p" respectively;
 - (ii) by the deletion of the semicolon at the end of paragraph
(i) and the substitution therefor of a full stop; and
 - (iii) by the deletion of paragraphs (j), (k), (l), (m), (n), and
(o);
- (d) by the deletion of subsection (4); and
- (e) by renumbering subsection (5) as subsection (4).

OBJECTS AND REASONS

To reduce the standard rate of Income Tax, and Company Tax, from
35p to 30p, with effect from 1st January 1972.

To restore the level of profits tax to 10p and 7½p for incorporated and
unincorporated bodies respectively, and to remove the other provisions of
Ordinance No. 9 of 1969. This Ordinance introduced a form of penalty profits
tax for firms engaged in sheepfarming and listed a range of "qualifying
expenditure" that ranked for Investment Allowance. Investment Allowance
could fully offset the effect of the penalty tax provided an adequate accumula-
tion of qualifying expenditure was maintained. The Ordinance has been difficult
to administer and has not fully achieved its purpose.

To repeal the special additional abatement of 6p available to Companies
incurring qualifying expenditure.

Ref. 0747/K/III.

A Bill for An Ordinance To provide for the service of the year 1972/73.

Title.

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

Enacting clause.

1. This Ordinance may be cited for all purposes as the Appropriation (1972-73) Ordinance 1972.

Short title.

2. The Governor may cause to be issued out of the Public Revenue and other funds of the Colony and applied to the service of the period 1st July 1972 to 30th June 1973, a sum not exceeding Five hundred and seventy thousand, one hundred and thirty-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 1972-73.

Appropriation of £570,132
for the service of the
year 1972/73.

SCHEDULE

Schedule.

Number	HEAD OF SERVICE	£
I.	The Governor	8,038
II.	Agriculture	3,008
III.	Audit	2,307
IV.	Aviation	31,598
V.	Customs and Harbour	17,418
VI.	Education	67,120
VII.	Medical	63,346
VIII.	Meteorological	2,810
IX.	Military	4,183
X.	Miscellaneous	8,721
XI.	Pensions and Gratuities	20,744
XII.	Police and Prisons	9,179
XIII.	Posts and Telecommunications	54,962
XIV.	Power and Electrical	42,303
XV.	Public Works	26,349
XVI.	Public Works Recurrent	41,274
XVII.	Public Works Special	4,080
XVIII.	Secretariat, Treasury and Central Store	45,698
XIX.	Shipping Subsidy and Overseas Passages	20,000
XX.	Social Welfare	10,000
XXI.	Supreme Court and Legal	2,848
	Total Ordinary Expenditure	485,986
	Development A	28,041
	B	—
	C	16,300
	D	34,000
	E	5,805
	Total Expenditure	£ 570,132

A Bill for An Ordinance

Title. Further to amend the Estate Duty Ordinance.

Date of commencement.

(1st July 1972)

Enacting clause.

BE IT 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 Estate Duty (Amendment) Ordinance 1972 and shall come into operation on the 1st day of July 1972.

Amendment of section 4.
(Cap. 25)

2. Section 4 of the Estate Duty Ordinance is amended in subsection (2) by the deletion of paragraph (b) and the substitution therefor of the following —

“(b) in the case of every person dying after the 1st day of July 1972, property whether real or personal in which the deceased person or any other person had an estate or interest limited to cease on the death of the deceased shall be deemed to pass on the death of the deceased, notwithstanding that the estate or interest had been surrendered, assured, divested, or otherwise disposed of, whether for value or not, to or for the benefit of any person entitled to an estate or interest in remainder or reversion in such property, unless that surrender, assurance, divesting or disposition was bona fide made or effected three years before the death of the deceased, and bona fide possession and enjoyment of the property was assured thereunder immediately upon the surrender, assurance, divesting, or disposition, and thence forward retained to the entire exclusion of the person who had the estate or interest limited to cease as aforesaid, and of any other benefit to him by contract or otherwise;”.

OBJECTS AND REASONS

This Bill is designed to make it clear that a surrendered life interest, effected within three years before the death of the deceased, is deemed to pass at death.

Ref. 0635/II.



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6 JUNE 1972

No. 9

Appointments

Robert Muir Watson, L.D.S., Dental Surgeon,
Medical Department, 12.4.72.

Margaret Pamela Sharpe, S.R.N., S.C.M., Nursing
Sister, Medical Department, 24.5.72.

Acting Appointments

David Noel Meanwell, Master-in-Charge Darwin
Boarding School, 17.2.72.

Horace Leslie Bound, M.B.E., Acting Colonial
Secretary, 28.3.72.

Terence James Carey, Acting Assistant Super-
intendent Power and Electrical Department, 1.6.72.

Completion of Tour

Eric James Chinn, M.B.E., South Georgia,
11.4.72.

Retirement

Mrs. Alice Gleadell, Clerk, Public Service,
9.12.71.

Resignation

David Hardy, W/T Operator, Posts and Tele-
communications Department, 18.4.72.

Richard Louis Anderson, Police Constable,
Falkland Islands Police Force, 18.5.72.

NOTICES

No. 8. 8th May 1972.

His Excellency the Governor has been pleased
to appoint —

JEREMY ROBIN BISCOE TALLOWIN

to be a Magistrate for the Falkland Islands De-
pendency of South Georgia, with effect from the
12th April 1972.

Ref. D/27/47.

No. 9. 26th May 1972.

Intimation has been received from the Right
Honourable the Secretary of State for Foreign and
Commonwealth Affairs to the effect that Her
Majesty will not be advised to exercise her power

of disallowance in respect of the following Ordin-
ance of the Dependencies —

No.	Title	Ref.
DS 1/72	Supplementary Appropriation (Dependencies) (1970/71) Ord. 1972	D/6/59/K.

No. 10. 31st May 1972.

Death of His Royal Highness the Duke of Windsor

With deepest regret His Excellency the Gov-
ernor announces the death of His Royal Highness
the Duke of Windsor, K.G., K.T., K.P., G.C.B., G.C.S.I.,
G.C.M.G., G.C.I.E., G.C.V.O., G.B.E., etc., which
occurred in Paris on the 28th of May 1972.

His Excellency directs it to be notified, for
general information, that Her Majesty the Queen
has commanded Court Mourning from the 28th
of May to the 5th of June 1972.

Ref. 1930

No. 11. 2nd June 1972.

Tapeworm Eradication (Dogs) Order 1970 (Under section 12A of the Dogs Ordinance) (Cap. 21)

Further to Gazette Notice No. 7 of the 28th
January 1970, the Governor hereby appoints the
following additional persons to be Inspectors for
the purposes of this Order —

Mr. A. T. Blake	— Goose Green
Mr. F. Clasen	— Fitzroy
Mr. P. Hume	— Fox Bay West
Mr. F. Marsh	— Chartres
Mr. R. Short	— New Island
Mr. H. L. Whitney	— Goose Green

Ref. 160/43/II.

No. 12. 6th June 1972.

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

ERNEST GORDON LEWIS, ESQ., O.B.E.,

to be a Companion of the Most Distinguished
Order of St. Michael and St. George.

Ref. 0107/C/VI.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE
(Cap. 1)

In the matter of Rubelindo Boldrini, deceased, of Stanley, Falkland Islands, who died at Stanley, Falkland Islands, on the 14th day of June 1970, intestate.

WHEREAS Alexander Sloggie, Manager, Darwin Shipping Limited has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands
23rd May 1972.
S.C. 16/72.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE
(Cap. 1)

In the matter of Vincent Stanley Goodwin, deceased, of Saunders Island, Falkland Islands, who died at Saunders Island on the 8th day of August 1971, intestate.

WHEREAS John Kenneth Goodwin, brother of the deceased, has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands
16th June 1972.
S.C. 20/72.

The Old Age Pensions (Amendment) Ordinance 1958

ORDER

(Under section 2 of the Ordinance)

No. 2 of 1972.

E. G. LEWIS,
Governor.

In exercise of the powers vested in him by section 2 of the Old Age Pensions (Amendment) Ordinance, 1958, the Governor in Council has been pleased to order as follows —

1. This Order may be cited as the Old Age Pensions Order 1972.
2. The provisions of the Old Age Pensions Ordinance, 1952, shall not apply to residents of the Argentine mainland employed in the Falkland Islands by Argentine employers for services related to the communications referred to in the Notes exchanged between the United Kingdom and the Argentine Republic on 5th August, 1971 and in the Joint Statement referred to in those Notes.

Made by the Governor in Council on the 16th day of May 1972.

R. BROWNING,
Clerk of the Executive Council.

Ref. 0323/A/VII.

Post Office Ordinance (Cap 52.)

The Post Office (Invalidation of Stamps) Order 1972

No. 3 of 1972.

E. G. LEWIS,
Governor.

In exercise of the powers conferred by section 4 (d) of the Post Office Ordinance, the Governor in Council has made the following Order —

(Cap. 52)

1. This Order may be cited as the Post Office (Invalidation of Stamps) Order 1972. Citation.

2. (1) The following issues of postage stamps shall cease to be valid as from the 1st day of June 1972 — Stamps invalidated.

- (a) Colony 1960 Definitive;
- (b) Colony 1963 I.T.U. Centenary;
- (c) Colony 1964 50th Anniversary of the Battle of the Falkland Islands;
- (d) Colony 1964 400th Anniversary of the Birth of William Shakespeare;
- (e) Colony 1965 International Co-operation Year;
- (f) Colony 1966 Churchill Commemoration;
- (g) Colony 1968 Human Rights Year;
- (h) Colony 1968 Definitive, excluding the £1 denomination;
- (i) Colony 1969 21st Anniversary of the Government Air Service;
- (j) Colony 1969 Centenary of Bishop Stirling's Consecration;
- (k) Colony 1970 Jubilee of the Defence Force;
- (l) Colony 1970 "Great Britain" Commemorative; and
- (m) Dependencies 1963 Definitive excluding the redesigned £1 denomination.

(2) Any of the above-mentioned invalidated stamps may be exchanged for stamps of the equivalent value of the current issue at the Post Office, Stanley on or before the 30th day of November 1972.

3. The Post Office (Invalidation of Stamps) Order 1971 is cancelled. Cancellation of 9 of 1971.

Made by the Governor in Council on the 17th day of May 1972.

R. BROWNING,
Clerk of Executive Council.

ANNUAL STOCK RETURN FOR 1970-1971.

Prepared from information furnished in accordance with Section 40 of the Live Stock Ordinance, Cap. 40.

OWNER.	NAME OF STATION.	RAMS	EWES.			WETHERS.	HOGGETS.	TOTAL.
			BREEDING	CAST.	MAIDEN.			
EAST FALKLAND								
H. & R. Hills	Moody Valley	20	655	† 140	72	297	294	1,478
San Carlos Sheep Farming Co., Ltd.	San Carlos	354	9,621	586	2,295	7,419	5,651	25,926
R. M. Pitaluga & Company	Gibraltar	185	5,395	220	1,488	6,161	3,153	16,602
Falkland Islands Co., Ltd.	Darwin & Walker Creek	1,554	32,390	1,212	8,984	34,812	19,532	98,484
" " " "	Fitzroy	333	9,469	810	2,621	8,331	5,088	26,652
" " " "	Green Patch	171	5,358	217	937	7,016	3,100	16,799
Smith Bros.	Berkeley Sound	185	5,890	170	1,253	3,861	3,059	14,418
Mrs. G. E. Browning								
Mrs. G. E. Browning & R. W. Browning	Mullet Creek	42	917	44	—	360	194	1,557
Mrs. F. O. Yonge	Bluff Cove	74	1,120	—	200	627	218	2,239
Port Louis Ltd.	Port Louis	150	4,372	326	983	3,525	2,318	11,674
Douglas Station, Ltd.	Douglas	287	7,012	60	1,339	6,465	2,923	18,086
Port San Carlos, Ltd.	Port San Carlos	444	10,154	—	3,218	8,622	6,781	29,219
Teal Inlet, Ltd.	Evelyn	381	9,201	272	2,165	6,786	5,410	24,215
Estate H. J. Pitaluga	Rincon Grande	142	3,038	426	778	4,000	2,017	10,401
C. Bundes & R. Hills	Sparrow Cove	9	475	—	—	295	196	975
Falkland Islands Co., Ltd.	North Arm	975	23,449	216	5,336	23,225	12,888	66,089
		5,306	128,516	4,699	31,669	121,802	72,822	364,814
WEST FALKLAND								
J. L. Waldron, Ltd.	Port Howard	343	13,610	270	4,020	11,000	8,588	37,831
Holmsted Blake & Co., Ltd.	Hill Cove	279	11,020	1,019	2,835	12,805	6,679	34,637
Falkland Islands Co., Ltd.	Port Stephens	390	11,424	—	2,614	12,099	7,046	33,573
Falkland Islands Co., Ltd.	Fox Bay West	294	9,781	—	2,142	10,647	5,806	28,670
Packe Bros. & Co. Ltd.	Fox Bay East	517	9,148	60	2,531	9,542	5,548	27,346
Chartres Sheep Farming Company, Ltd.	Chartres	487	9,655	100	2,316	7,354	5,476	25,388
Bertrand & Felton, Ltd.	Roy Cove	239	8,008	75	1,561	7,769	4,670	22,322
		2,549	72,646	1,524	18,019	71,216	43,813	209,767
ISLANDS								
J. Hamilton, (Estates) Ltd.	Weddell Group	141	4,094	40	885	3,292	2,236	10,688
" " " "	Saunders	169	2,477	—	631	2,356	1,295	6,928
Dean Bros. Ltd.	Pebble & Keppel	190	6,140	349	1,881	6,640	4,431	19,631
C. & K. Bertrand	Carcass	19	550	150	170	1,062	410	2,361
J. Davis	New	—	—	—	—	—	—	—
R. McGill	Sea Lion	9	312	† 193	105	629	240	1,488
R. B. Napier	West Point	—	—	—	—	—	—	—
	& Low	33	650	20	210	1,191	525	2,629
Falkland Islands Co., Ltd.	Speedwell Group	133	3,690	675	1,552	3,776	2,792	12,618
W. MacBeth	Sedge	10	230	130	52	347	141	910
Falkland Islands Co., Ltd.	Lively	82	2,404	—	698	625	1,300	5,109
R. E. Short	Elephant Jason	—	—	—	—	—	—	—
A. Betts	Passage & Dry (Rock Harbour)	2	130	69	—	—	51	252
Wm. Goodwin	Hummock	—	84	—	—	—	80	164
		788	20,761	1,626	6,184	19,918	13,501	62,778

* Figures not available. † Dry Ewes.

SUMMARY OF STOCK RETURNS 1966-1971.

EAST FALKLAND	5,306	128,516	4,699	31,669	121,802	72,822	364,814
WEST FALKLAND	2,549	72,646	1,524	18,019	71,216	43,813	209,767
ISLANDS	788	20,761	1,626	6,184	19,918	13,501	62,778
TOTALS	1970-1971	8,643	221,923	7,849	55,872	212,936	130,136	637,359			
	1969-1970	8,755	221,257	7,711	57,960	211,890	121,174	628,690			
	1968-1969	8,357	224,131	5,730	55,496	208,680	132,842	635,236			
	1967-1968	8,341	222,571	6,024	55,039	206,025	122,932	620,932			
	1966-1967	8,627	223,146	4,330	58,841	207,370	125,053	627,367			

TOTAL WOOL CLIP IN 1000 LBS.	SHEEP SHORN.	LAMBS.		SHEEP DISPOSED OF.	HORSES.	CATTLE.	DOGS.	POULTRY.	ACRES SOWN OATS.	EAR MARK.
		MARKED.	DIPPED.							
EAST FALKLAND										
8.4	1,308	348	294	212	2	—	—	—	—	Fork & Slit.
169.3	22,205	6,253	5,651	1,263	161	483	30	465	13	Front Square.
110.7	14,843	3,938	3,153	1,685	82	181	21	136	—	Fore Bayonet.
747.3	91,223	21,338	19,532	11,112	563	1,853	105	—	7	Double Swallow.
192.8	23,687	6,161	5,088	2,012	123	441	25	—	—	
105.2	13,965	3,564	3,100	1,789	83	347	40	131	—	
93.0	12,404	3,417	3,059	735	41	159	21	83	—	Triangle. "
8.8	1,204	250	194	114	—	23	4	38	—	Back Bayonet.
13.1	1,979	226	218	240	21	34	3	33	—	Fore Bayonet &
82.9	10,016	2,624	2,318	613	62	147	23	—	—	Fork. [Back Slit.
110.6	16,510	3,520	2,923	969	180	289	16	—	—	Fork.
211.7	26,696	7,708	6,781	3,140	132	661	33	—	—	Slit.
151.6	21,221	6,312	5,410	2,300	105	356	29	204	5	Back Square.
69.8	8,520	2,017	—	610	73	120	15	62	—	Slit.
8.3	825	436	196	\$ 390	8	19	—	—	—	Fore Bayonet.
467.6	59,377	15,285	12,888	4,578	438	891	93	—	10	Double Swallow.
2,551.1	325,983	83,397	70,805	31,762	2,074	6,004	458	1,152	35	

WEST FALKLAND										
272.8	34,890	9,624	8,588	4,542	209	1,260	74	—	70	Fork.
243.4	30,863	7,537	6,679	2,536	146	473	60	—	—	Fore Bayonet.
212.5	29,456	6,722	7,046	1,789	123	346	33	155	—	Double Swallow.
205.2	25,335	5,916	5,555	1,787	119	238	38	—	5	Fore Bayonet.
214.5	24,003	6,236	5,723	3,311	156	457	47	248	20	Fore Bit.
172.0	22,900	6,114	5,526	1,983	185	354	51	262	10	Double Swallow.
179.9	19,390	4,960	4,670	1,956	77	231	35	188	—	Front Square.
1,500.3	186,837	47,109	43,792	17,904	1,015	3,359	338	853	105	

ISLANDS										
† 99.8	10,042	2,662	2,236	1,313	70	174	17	82	—	Fork.
52.7	5,707	1,423	1,332	261	22	73	19	—	5	"
143.7	17,337	4,601	4,431	1,867	92	334	33	192	10	Back Bayonet.
21.5	2,193	416	—	156	5	21	9	35	—	Fore Bayonet.
—	—	—	—	—	—	—	5	—	—	Fork.
16.9	1,435	240	—	194	—	16	5	25	—	Slit.
23.9	2,401	539	525	340	8	35	9	63	—	Back Square.
113.6	11,040	4,021	2,792	2,781	14	262	23	—	—	Double Swallow.
6.8	789	141	—	39	2	8	4	30	—	Fore Bayonet.
40.2	4,706	1,799	1,300	1,211	8	112	10	—	—	Double Swallow.
3.1	240	—	—	240	—	—	—	—	—	
2.2	201	68	—	—	—	—	—	—	—	
1.0	85	80	—	—	—	—	—	—	—	
525.4	56,176	15,990	12,616	8,402	221	1,035	134	427	15	

† includes 6,332 lbs. of 1969/70 clip.

§ includes 164 lambs.

2,551	325,983	83,397	70,805	31,762	2,074	6,004	458	1,152	35
1,500	186,837	47,109	43,792	17,904	1,015	3,359	338	853	105
525	56,176	15,990	12,616	8,402	221	1,035	134	427	15
4,576	568,996	146,496	127,213	58,068	3,310	10,398	930	2,432	155
4,641	570,678	136,636	118,877	57,679	3,446	10,762	980	2,846	139½
4,650	565,807	148,969	132,746	55,463	3,429	10,872	—	2,483	145
4,515	559,802	138,634	118,438	55,981	3,451	10,935	—	2,982	152
4,604	567,959	141,609	123,975	59,642	3,538	10,809	—	3,143	147

SHEEP DISPOSED OF

	SOLD LOCALLY FOR BREEDING OR FURTHER USE	SLAUGHTERED			
		MUTTON (Stanley)	MUTTON (Farm)	SKINS	OTHER PURPOSES
EAST FALKLAND	641	5,271	6,324	18,328	1,198
WEST FALKLAND	168	2,296	5,066	10,374	—
ISLANDS	—	787	1,643	4,039	1,933
TOTAL 1970-1971	809	8,354	13,033	32,741	3,131
1969-1970	5,060	22,782	—	29,323	514
1968-1969	2,237	21,158	—	29,467	2,601
1967-1968	4,335	22,718	—	27,734	1,194
1966-1967	3,499	22,978	—	31,135	2,030

IMPORTATIONS

From NEW ZEALAND	
2 Rams	- Corriedale

S T A T U T O R Y I N S T R U M E N T S

1972 No. 668

SOUTH ATLANTIC TERRITORIES

The Falkland Islands (Legislative Council)
(Amendment) Order 1972

Made - - - 28th April 1972

Laid before Parliament 4th May 1972

Coming into Operation 25th May 1972

At the Court at Windsor Castle, the 28th day of April 1972

Present,

The Queen's Most Excellent Majesty in Council

Her Majesty, by virtue and in exercise of the powers vested in Her by the British Settlements Acts 1887 and 1945 (a), and of all other powers enabling Her in that behalf, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows —

Citation, construction and commencement

1. (1) This Order may be cited as the Falkland Islands (Legislative Council) (Amendment) Order 1972 and shall be construed as one with the Falkland Islands (Legislative Council) Order in Council 1948 (b), which Order, as amended by the Falkland Islands (Legislative Council) (Amendment) Order in Council 1950 (c), the Falkland Islands (Legislative Council) (Amendment) Order in Council 1951 (d), the Falkland Islands (Legislative Council) (Amendment) Order in Council 1955 (e) and the Falkland Islands (Legislative Council) (Amendment) Order 1964 (f), is hereinafter referred to as "the principal Order".

(2) This Order and the principal Order may be cited together as the Falkland Islands (Legislative Council) Orders 1948 to 1972 and shall come into operation on 25th May 1972.

Amendment of section 20 of the principal Order

2. Section 20 of the principal Order is amended by substituting for subsection (2) the following subsection —

"(2) No business except that of adjournment shall be transacted if objection is taken by any Member present that there are less than four Members present or that there is no Elected Member present, besides the Governor or other Presiding Member."

W. G. Agnew.

(a) 1887 c. 54; 1945 c. 7. (b) S.I. 1948/2573 (Rev. VII, p. 591; 1948 I, p. 1018).
(c) S.I. 1950/1184 (1950 I, p. 683). (d) S.I. 1951/1946 (1951 I, p. 682).
(e) S.I. 1955/1650 (1955 I, p. 833). (f) S.I. 1964/1397 (1964 III, p. 3204).

EXPLANATORY NOTE

(This Note is not part of the Order)

This Order further amends the Falkland Islands (Legislative Council) Order 1948 by altering the quorum of the Legislative Council.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXXI

1 JULY 1972

No. 10

Appointments

Miss Linda Margaret Lyse, Clerk, Public Service, 20.3.72.

Peter Bernard Gilding, Certificated Teacher, Education Department, 11.5.72.

Thomas Henry Layng, Colonial Secretary, Secretariat, 27.6.72.

Acting Appointments

Horace Leslie Bound, M.B.E., J.P., Acting Colonial Secretary, 28.3.72 - 26.6.72.

Rex Browning, Acting Assistant Colonial Secretary, 28.3.72 - 26.6.72.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE (Cap. 1)

In the matter of Sarah Louisa Atkins, deceased, of Stanley, Falkland Islands, who died at Stanley, Falkland Islands, on the 19th day of November 1971, intestate.

WHEREAS Nigel Kenneth Pearson, attorney for the persons entitled to the estate of the above named deceased has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the

Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands
26th June 1972.
S.C. 18/72.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE (Cap. 1)

In the matter of Gilbert Edwin Sprules, deceased, of Fox Bay West, Falkland Islands, who died at Fox Bay West, Falkland Islands, on the 21st day of August 1970, intestate.

WHEREAS Alexander Sloggie, Manager, Falkland Islands Company Limited has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands
28th June 1972.
S.C. 34/71.

Assented to in Her Majesty's name this 28th day of June 1972.

E. G. LEWIS,
Governor.

LS

No. 5



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, C.M.G., O.B.E.
Governor.

An Ordinance

Further to amend the Estate Duty Ordinance.

Title.

Date of commencement.

(1st July 1972)

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 Estate Duty (Amendment) Ordinance 1972 and shall come into operation on the 1st day of July 1972.

Amendment of section 4.
(Cap. 25)

2. Section 4 of the Estate Duty Ordinance is amended in subsection (2) by the deletion of paragraph (b) and the substitution therefor of the following —

“(b) in the case of every person dying after the 1st day of July 1972, property whether real or personal in which the deceased person or any other person had an estate or interest limited to cease on the death of the deceased shall be deemed to pass on the death of the deceased, notwithstanding that the estate or interest had been surrendered, assured, divested, or otherwise disposed of, whether for value or not, to or for the benefit of any person entitled to an estate or interest in remainder or reversion in such property, unless that surrender, assurance, divesting or

disposition was bona fide made or effected three years before the death of the deceased, and bona fide possession and enjoyment of the property was assured thereunder immediately upon the surrender, assurance, divesting, or disposition, and thence forward retained to the entire exclusion of the person who had the estate or interest limited to cease as aforesaid, and of any other benefit to him by contract or otherwise;".

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.

R. BROWNING,

Clerk of the Legislative Council.

Ref. 0635/II.

Assented to in Her Majesty's name this 28th day of June 1972.

E. G. LEWIS,
Governor.



No. 6



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, C.M.G., O.B.E.
Governor.

An Ordinance

Title.

Further to amend the Income Tax Ordinance.

Date of commencement.

(1st January 1972)

Enacting clause.

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

Short title.

1. (1) This Ordinance may be cited as the Income Tax (Amendment) (No. 2) Ordinance 1972.

(2) The provisions of this Ordinance shall have effect with respect to tax chargeable for the year of assessment commencing on the 1st day of January 1972, and for all subsequent years of assessment.

Amendment of section 21.
(Cap. 32.)

2. Section 21 of the Income Tax Ordinance is amended —

- (a) in subsection (1), by the deletion of "35p" and the substitution therefor of "30p";
- (b) in subsection (2), by the deletion of "35p" and the substitution therefor of "30p";

- (c) in subsection (2A) —
 - (i) by the deletion of "20p" and "15p" and the substitution therefor of "10p" and "7½p" respectively;
 - (ii) by the deletion of the semicolon at the end of paragraph (i) and the substitution therefor of a full stop; and
 - (iii) by the deletion of paragraphs (j), (k), (l), (m), (n), and (o);
- (d) by the deletion of subsection (4); and
- (e) by renumbering subsection (5) as subsection (4).

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.

R. BROWNING,

Clerk of the Legislative Council.

Ref. 0747/K/III.

Assented to in Her Majesty's name this 28th day of June 1972.

E. G. LEWIS,
Governor.

LS

No. 7



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF

Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, C.M.G., O.B.E.
Governor.

An Ordinance

Title.

For the licensing and control of Banking
in 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 Banking Ordinance
1972.

Interpretation.

2. In this Ordinance, unless the context otherwise requires —
“bank” means any financial institution whose business includes
the acceptance of deposits of money withdrawable by cheque;
“banking business” means the business of accepting deposits of
money which may be withdrawn or repaid on demand or after
a fixed period or after notice and the employment of those
deposits in whole or in part by lending or any other means for
the account and at the risk of the person accepting such
deposits;
“banking licence” means a licence granted by the Governor in
Council under section 5;
“company” means a company incorporated under the Companies
and Private Partnership Ordinance or any company incorpor-
ated under any other Ordinance, Act of Parliament of the
United Kingdom or letters patent of the United Kingdom;
“licensed bank” means a bank licensed under section 5;
“officer” includes a director, manager or secretary.

Cap. 13.

3. No banking business shall be transacted in the Colony except by a company:

Banking business to be transacted only by a company.

Provided that the Governor in Council may at his discretion grant a special licence to any person not being a company who at the date of the commencement of this Ordinance carried on, conducted, managed or directed banking business in the Colony, and such banking business shall thereupon for the purposes of this Ordinance be deemed to be a licensed bank to which all the provisions of this Ordinance relating to a licensed bank shall apply:

Provided that the Governor in Council may at his discretion grant to such company exemption from any of the provisions of sections 7, 8, 9, 12, 13, or 16 of this Ordinance.

4. (1) Notwithstanding any of the provisions of this or any other Ordinance, no company shall carry on the business of banking without first being licensed in that behalf by the Governor in Council.

Banking company to be licensed.

(2) Every company carrying on banking business in the Colony on the date on which this Ordinance comes into operation shall as from that date and for the six months next following that date be deemed to be duly licensed but if such company proposes to continue to carry on banking business in the Colony after the expiration of the said period of six months it shall, within three months after the date on which this Ordinance comes into operation, apply to the Governor in Council for a licence:

Provided further that the Governor in Council may at his discretion grant to such licensed bank exemption from any of the provisions of sections 5, 7, 8, 9, 12, or 13 of this Ordinance.

5. (1) The Governor in Council may at his discretion grant a licence to carry on the business of banking in the Colony, subject to such conditions as he may think fit, to any company which has a paid up share capital of not less than £250,000.

Grant and refusal of licence.

(2) The Governor in Council may at his discretion and without assigning any reason therefor refuse to grant a banking licence or cancel any banking licence in the manner hereinafter set out.

6. No person other than a company licensed to carry on banking business under the provisions of this Ordinance shall, without the consent of the Governor, use the word "bank" or "trust" or any derivative thereof in the name under which business is being carried on or use any name implying that the business of banking is carried on.

Restriction of use of word "bank" or "trust".

or continue to use 16/74

7. (1) Subject to subsection (2) of this section, every company licensed to carry on banking business under this Ordinance shall maintain a reserve fund and shall, out of its net profits of each year and before any dividend is declared, transfer to that fund a sum equal to not less than twenty-five per centum of such profits whenever the amount of the reserve fund is less than the issued paid up capital of the company.

Maintenance of reserve fund.

(2) Subsection (1) of this section shall not apply to any company licensed to carry on banking business under this Ordinance with respect to which it is proved to the satisfaction of the Governor in Council that the aggregate reserves of such company are adequate in respect of its business.

8. No company licensed to carry on banking business under this Ordinance in the Colony shall pay any dividend on its shares until all its capitalised expenditure not represented by tangible assets has been completely written off.

Restriction of dividends.

9. (1) A company licensed to carry on banking business under this Ordinance shall not in the Colony —

Restriction on certain activities.

(a) grant to any person, firm, corporation or company, or to any group of companies or of persons which group is under

the control or influence of one and the same person, any advance or credit facility, or give any financial guarantee or incur any other liability on behalf of such person, firm, corporation, company or group so that the total value of the advances, credit facilities, financial guarantees and other liabilities in respect of such person, firm, corporation, company or group is at any time more than twenty-five per centum of the sum of the paid up capital and published reserves of the licensed company:

Provided that this paragraph shall not apply to transactions between banks or between the branches of a bank, or to the purchase of telegraphic transfers, or to the purchase of bills of exchange or documents of title to goods where the holder of such bills or documents is entitled to payment outside the Colony for exports or to advances made against such transfers, bills or documents;

- (b) grant any advance or credit facility against the security of its own shares;
- (c) grant or permit to be outstanding unsecured advances or unsecured credit facilities of an aggregate amount in excess of £1,500 or of one per centum of the sum of the paid up capital and published reserves of such company, whichever is the greater, or give any financial guarantees in excess of such amount without security, or incur any other liability in excess of such amount without security —
 - (i) to or on behalf of any one of its directors, whether such advances, facilities, guarantees or other liabilities are obtained by or on account of such director, jointly or severally;
 - (ii) to or on behalf of any firm, partnership or private company in which it, or any one or more of its directors is interested as director, partner, manager or agent, or to or on behalf of any individual, firm, partnership or private company of whom or of which any one or more of its directors is a guarantor;
- (d) grant or permit to be outstanding to its officials and employees unsecured advances or unsecured credit facilities which in aggregate amount for any one official or employee exceed one year's emolument of such official or employee.

(2) in subsections (c) and (d) of subsection (1) of this section the expression "unsecured advances or unsecured credit facilities" means advances or credit facilities granted without security, or, in respect of any advance or credit facility granted with security, any part thereof which at any time exceeds the market value of the assets constituting that security.

Appointment of advisory committee.

10. (1) The Governor may appoint an advisory committee consisting of such persons and appointed upon such terms as he may think fit to advise him on matters relating to banking business and he may at any time determine any appointment so made.

(2) The Governor may make rules providing for the procedure to be followed at any meeting held by the advisory committee.

Special powers of Governor in Council.

11. (1) The Governor in Council may, after consultation with the advisory committee and if he considers it to be in the public interest so to do, order any licensed bank —

- (a) to produce to such person and within such period as may be named in such order any books, accounts or documents of such bank; or such other information relating to the banking business of such bank, provided that no statement or information shall be required with respect to the affairs of any particular customer of a licensed bank;

- (b) to delete from the name under which it is carrying on business within such period as shall be named in such order the word "bank" or "trust" or any derivative thereof or any other word or words forming part of its name;
- (c) to refrain from carrying on banking business;
- (d) to return for cancellation by the Colonial Treasurer any licence issued to such bank under this Ordinance:

Provided that no order under paragraph (a) of this subsection shall be made unless the production of any such books, accounts or documents is in the opinion of the Governor in Council necessary for the proper prosecution of any investigation the result of which might lead the Governor in Council to make an order under paragraph (b), (c) or (d) of this subsection:

And provided further that before any order is made under paragraph (b), (c) or (d) of this subsection, the Governor in Council shall give the licensed bank notice of his intention to make such an order and shall afford such licensed bank an opportunity of submitting to him a written statement of its case.

(2) The Colonial Treasurer shall publish in the Gazette the name of any licensed bank the licence of which is cancelled.

(3) If any person to whom any books, accounts or documents have been produced under paragraph (a) of subsection (1) of this section shall otherwise than for the purpose of this Ordinance publish or disclose any such books, accounts or documents or any extract therefrom or particular therein he shall be guilty of an offence and liable on conviction upon indictment to a fine of £500.

12. (1) Not later than four months after the close of each financial year of each licensed bank, or such longer period as the Colonial Treasurer may, in any particular case permit, the licensed bank shall publish in the Colony Gazette and forward to the Colonial Treasurer a copy of its balance sheet and profit and loss account and the full and correct names of the directors of the licensed bank. The balance sheet and profit and loss account shall bear on their face the certificate of an approved auditor in accordance with subsection (1) of section 13 of this Ordinance.

Exhibition of balance sheet.

(2) Every licensed bank shall exhibit and keep exhibited throughout the year in every office of the bank in the Colony a copy of its last balance sheet and profit and loss account.

(3) The requirements of this section shall be in addition to and not in derogation of the requirements of the Companies and Private Partnership Ordinance or of any other Ordinance, Act of Parliament of the United Kingdom or letters patent of the United Kingdom.

13. (1) Every licensed bank shall appoint annually an approved auditor whose duties shall be to make to the shareholders of that licensed bank a report upon the annual balance sheet and accounts, and in every such report the auditor shall state whether, in his opinion, the balance sheet is full and fair and properly drawn up, whether it exhibits a true and correct statement of the licensed bank's affairs, and, in any case in which the auditor has called for explanation or information from the officers or agents of the licensed bank, whether this is satisfactory.

Approved auditor.

(2) For the purposes of this section, an approved auditor is a person for the time being declared by the Colonial Treasurer by notice in the Gazette to be approved for such purposes.

14. No person —

- (a) who has been a director of, or directly concerned in the management of a licensed bank which has had its licence revoked in accordance with paragraph (d) of section 11 of this Ordinance or has been wound up by a Court; or

Persons debarred from management.

- (b) who has been sentenced by a competent court to a term of imprisonment involving dishonesty and has not received a full pardon for that offence; or
- (c) who is or becomes bankrupt, suspends payment to or compounds with his creditors;

shall, without the express authorisation of the Governor, act or continue to act as a director of, or be directly or indirectly concerned in, the management of any licensed bank.

Penalties.

15. (1) Any company which acts in contravention of the provisions of section 4 (1) of this Ordinance and any officer of such company who is in default, shall be guilty of an offence and liable —

- (a) on summary conviction to a fine of £100; and
- (b) on conviction upon indictment to a fine of £500.

(2) Any person who contravenes the provisions of section 3, 6 or 14 of this Ordinance shall be guilty of an offence and liable —

- (a) on summary conviction to imprisonment for two years or to a fine of £200 or to both such imprisonment and fine; and
- (b) on conviction upon indictment to imprisonment for five years or to a fine of £500 or to both such imprisonment and fine.

(3) Any licensed bank failing to comply with an order made under section 11 (1) of this Ordinance or of failing to comply with the provisions of section 12 (1) or (2) of this Ordinance and any officer of such a bank in default shall be guilty of an offence and liable —

- (a) on summary conviction to imprisonment for two years or to a fine of £100 or to both such imprisonment and fine; and
- (b) on conviction upon indictment to imprisonment for five years or to a fine of £500 or to both such imprisonment and fine, and, in the case of an offence under section 11 (1) (a) of this Ordinance, in addition, to a penalty of £25 for each day during which the default continues.

(4) Any company licensed to carry on banking business under this Ordinance which fails to pay the fees provided by section 16 shall, in addition to any other penalty under this Ordinance for such failure, be guilty of an offence and liable on conviction to a fine not exceeding £25 for each day during which the fee remains unpaid, and every officer of such company who knowingly authorises or permits such non-payments is liable to a like conviction and fine.

Annual licence fee.

16. (1) Every company to which a licence is granted shall, upon the issue of such licence, pay to the Government a fee of £250.

(2) On or before the first day of January every year after the year in which a licence has been granted to a company that company shall, during the subsistence of such licence, pay to the Government a fee of £250.

Saving.

17. Nothing in this Ordinance shall apply to the Government Savings Bank.

Rules.

18. The Governor in Council may make such rules as may be necessary for the purpose of carrying into effect the provisions of this 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.

R. BROWNING,

Clerk of the Legislative Council.

Assented to in Her Majesty's name this 28th day of June 1972.

E. G. LEWIS,
Governor.



No. 8



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, C.M.G., O.B.E.
Governor.

An Ordinance

To provide for the service of the year 1972/73. Title.

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

1. This Ordinance may be cited for all purposes as the Appropriation (1972-73) Ordinance 1972. Short title.

2. The Governor may cause to be issued out of the Public Revenue and other funds of the Colony and applied to the service of the period 1st July 1972 to 30th June 1973, a sum not exceeding Five hundred and fifty thousand and eleven 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 1972/73. Appropriation of £550,011 for the service of the year 1972/73.

Schedule.

SCHEDULE

Number	HEAD OF SERVICE	£
I.	The Governor	7,374
II.	Agriculture	3,008
III.	Audit	2,307
IV.	Aviation	31,598
V.	Customs and Harbour	17,418
VI.	Education	67,489
VII.	Medical	60,336
VIII.	Meteorological	3,210
IX.	Military	3,083
X.	Miscellaneous	7,866
XI.	Pensions and Gratuities	20,744
XII.	Police and Prisons	9,179
XIII.	Posts and Telecommunications	53,916
XIV.	Power and Electrical	42,303
XV.	Public Works	23,619
XVI.	Public Works Recurrent	41,274
XVII.	Public Works Special	6,380
XVIII.	Secretariat, Treasury and Central Store	45,488
XIX.	Shipping Subsidy and Overseas Passages	20,000
XX.	Social Welfare	10,000
XXI.	Supreme Court and Legal	2,773
	Total Ordinary Expenditure	479,365
	Development A	14,541
	B	
	C	16,300
	D	34,000
	E	5,805
	Total Expenditure	£ 550,011

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.

R. BROWNING,

Clerk of the Legislative Council.

Ref. 0284/XXV.



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXXI

1 AUGUST 1972

No. 11

Appointments

Barry Marwood Neilson, Police Constable,
Falkland Islands Police Force, 1.7.72.

Basil Morrison, Carpenter, Public Works
Department, 23.7.72.

Completion of Contract

Martin James Clarke, Linesman/Handyman,
Power & Electrical Department, 11.7.72.

NOTICES

No. 13 13th July 1972

The findings of the Cost of Living Committee
for the quarter ended 30th June 1972, are published
for general information —

<i>Quarter ended</i>	<i>Percentage Increase over 1971 prices</i>
30th June 1972	5.45

2. In accordance with the principal of the
Wages Agreement for Stanley a wage award of .32p
per hour is payable with effect from 1st July 1972.

Ref. 0704/VII.

No. 14 15th July 1972

His Excellency the Governor has been pleased
to appoint —

MR. DAVID NOEL MEANWELL
of Darwin, East Falkland, to be 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 14th July
1972.

Ref. 312/28.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE (Cap. 1)

In the matter of Joseph Etherall Clifton,
deceased, of Stanley, Falkland Islands, who died at
Stanley, Falkland Islands, on the 7th day of June
1972, intestate.

WHEREAS Kitty Elliott Clifton, widow of the
above named deceased has applied for Letters of
Administration to administer the estate of the said
deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4
of the Administration of Estates Ordinance to all
persons resident in the Colony who may have
prior claim to such grant that the prayer of the
Petitioner will be granted provided no caveat be
entered in the Supreme Court within twenty-one
days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands.
26th July 1972.
S.C. 22/72.

FARMING STATISTICS FOR 1971-72

Prepared from information furnished in accordance with Section 40 of the Live Stock Ordinance, Cap. 40.

OWNER.	NAME OF STATION.	RAMS	EWES			WETHERS.	HOGGETS.	TOTAL.	SHEEP SHORN.
			BREEDING	CAST.	MAIDEN.				
EAST FALKLAND									
H. & R. Hills	Moody Valley	20	552	112	164	300	290	1,438	1,314
San Carlos Sheep Farming Co., Ltd.	San Carlos	336	9,064	777	2,337	7,776	5,285	25,575	22,927
R. M. Pitaluga & Company	Gibraltar	188	5,317	196	1,311	6,047	3,657	16,716	14,505
Falkland Islands Co., Ltd.	Darwin & Walker Creek	1,178	33,079	1,244	8,442	34,788	17,858	96,589	90,489
" " " "	Fitzroy	294	9,396	719	2,115	8,459	5,131	26,114	23,320
" " " "	Green Patch	161	5,014	659	1,299	6,820	2,651	16,604	14,753
Smith Bros.	Berkeley Sound	164	5,624	150	1,310	4,090	2,871	14,209	12,122
Mrs. G. E. Browning	Mullet Creek	52	692	39	65	275	187	1,310	1,110
& R. W. Browning	Bluff Cove	66	1,473	—	72	506	530	2,647	1,883
Mrs. F. O. Yonge	Port Louis	154	4,220	289	927	3,886	1,849	11,325	10,276
Port Louis Ltd.	Douglas	306	6,583	198	1,237	6,429	2,428	17,181	15,802
Douglas Station, Ltd.	Port San Carlos	426	10,450	—	3,047	9,705	6,737	30,305	26,936
Port San Carlos, Ltd.	Evelyn	366	9,146	128	2,125	6,809	4,589	23,163	21,121
Teal Inlet, Ltd.	Rincon Grande	127	2,930	450	791	3,926	1,784	10,008	8,611
Estate H. J. Pitaluga	Sparrow Cove	11	712	—	—	440	70	1,233	825
C. Bundes & R. Hills	North Arm	1,013	22,806	151	5,521	23,816	11,784	65,091	59,053
Falkland Islands Co., Ltd.		4,862	127,058	5,112	30,763	124,072	67,701	359,568	325,047

WEST FALKLAND									
J. L. Waldron, Ltd.	Port Howard	324	13,652	—	3,820	11,610	8,031	37,437	34,206
Holmsted Blake & Co. Ltd.	Hill Cove	300	10,758	1,181	3,084	13,254	6,133	34,710	31,278
Falkland Islands Co., Ltd.	Port Stephens	355	11,308	—	3,055	12,635	5,409	32,762	29,798
Falkland Islands Co., Ltd.	Fox Bay West	301	9,488	20	2,321	11,553	5,482	29,165	26,319
Packe Bros. & Co. Ltd.	Fox Bay East	345	9,442	521	2,517	9,964	5,223	28,012	24,440
Chartres Sheep Farming Company, Ltd.	Chartres	471	9,812	467	2,500	7,574	4,878	25,702	22,940
Bertrand & Felton, Ltd.	Roy Cove	240	7,898	150	1,765	8,104	4,060	22,217	19,966
		2,336	72,358	2,339	19,062	74,694	39,216	210,005	188,947

ISLANDS									
J. Hamilton, (Estates) Ltd.	Weddell Group	159	3,930	16	1,050	3,432	2,157	10,744	9,839
" " " "	Saunders	142	2,519	—	613	2,334	1,477	7,085	5,909
Dean Bros. Ltd.	Pebble & Keppel	208	6,184	310	2,043	6,001	4,335	19,081	17,715
C. & K. Bertrand	Carcass	26	511	178	212	657	564	2,148	2,386
R. Davis	New	27	782	—	200	1,109	620	2,738	2,924
R. McGill	Sea Lion	5	320	172	112	626	264	1,499	1,441
R. B. Napier	West Point	—	—	—	—	—	—	—	—
	& Low	28	630	70	290	1,017	466	2,501	2,230
Falkland Islands Co., Ltd.	Speedwell Group	137	3,871	400	1,724	3,395	2,793	12,320	11,030
W. MacBeth	Sedge	8	280	130	31	385	120	954	845
Falkland Islands Co., Ltd.	Lively	72	2,434	200	697	554	1,135	5,092	4,743
Wm. Goodwin	Hummock	—	—	—	38	30	78	146	133
A. Betts	Passage & Dry (Rock Harbour)	2	140	—	22	25	93	282	212
		814	21,601	1,476	7,032	19,565	14,102	64,590	59,407

* Dry.

SUMMARY 1967-72.

EAST FALKLAND	4,862	127,058	5,112	30,763	124,072	67,701	359,568	325,047
WEST FALKLAND	2,336	72,358	2,339	19,062	74,694	39,216	210,005	188,947
ISLANDS	814	21,601	1,476	7,032	19,565	14,102	64,590	59,407
TOTALS	1971-1972				8,012	221,017	8,927	56,857	218,331	121,019	634,163	573,401
	1970-1971				8,643	221,923	7,849	55,872	212,936	130,136	637,359	568,996
	1969-1970				8,755	221,257	7,711	57,960	211,890	121,174	628,690	570,678
	1968-1969				8,357	224,131	5,730	55,496	208,680	132,842	635,236	565,807
	1967-1968				8,341	222,571	6,024	55,039	206,025	122,932	620,932	559,802

TOTAL WOOL CLIP IN 1000 LBS.	LAMBS		SHEEP DISPOSED OF.	HORSES.	CATTLE.	DOGS.	POULTRY.	SWINE.	ACRES CULTIV- ATED.	LABOUR.	EAR MARK.
	MARKED.	DIPPED.									
EAST FALKLAND											
9.4	328	290	—	2	—	—	—	—	—	2	Fork & Slit.
163.6	5,676	5,285	1,300	207	450	38	—	—	58	14	Fore Bayonet.
102.2	3,885	—	1,993	81	126	20	111	—	6	10	Fore Bayonet.
678.5	20,375	17,858	10,930	457	1,648	97	—	—	300	51	Double Swallow.
178.6	6,000	5,131	1,610	124	281	33	100	—	—	13	" "
112.4	3,008	2,651	1,038	82	338	42	145	—	120	13	" "
82.7	3,033	2,871	334	46	196	18	80	—	—	8	Triangle.
6.1	225	187	133	—	20	3	32	—	—	2	Back Bayonet.
13.1	554	530	182	15	34	5	33	—	5	2	Fore Bayonet &
70.3	2,067	1,849	681	56	142	48	—	—	—	7	Fork. [Back Slit.
99.1	2,964	2,428	487	159	346	12	—	—	—	6	Fork.
215.9	7,743	6,737	2,807	123	650	26	—	—	11	16	Slit.
142.8	5,458	4,589	1,416	102	336	32	154	—	7	12	Back Square.
62.3	1,784	—	548	69	105	28	105	26	—	4	Slit.
8.0	300	70	† 568	8	51	—	—	—	—	3	Fore Bayonet.
466.4	13,812	11,784	4,669	420	897	90	—	—	250	29	Double Swallow.
2,411.4	77,212	62,260	28,696	1,951	5,620	492	760	26	757	192	

WEST FALKLAND											
248.9	8,843	8,031	3,718	190	1,258	70	—	—	366	34	Fork.
238.1	6,880	6,133	2,759	125	449	57	—	1	7,475	22	Fore Bayonet.
215.4	5,463	5,409	1,170	120	339	27	152	—	—	15	Double Swallow.
201.0	6,056	5,482	1,759	108	201	24	73	—	1,132	14	Fore Bayonet.
195.6	5,448	5,223	1,026	156	474	45	224	—	225	18	Fore Bit.
162.9	5,696	5,000	1,110	172	327	56	262	—	194	17	Double Swallow.
181.2	4,416	4,060	1,768	70	270	33	160	—	350	14	Front Square.
1,443.1	42,802	39,338	13,310	941	3,318	312	871	1	9,742	134	

ISLANDS											
81.4	2,494	2,157	1,042	69	192	17	99	—	—	9	Fork.
47.7	1,507	1,477	513	20	94	18	—	—	5	5	"
137.3	4,432	4,335	3,034	72	351	29	282	—	319	15	Back Bayonet.
21.5	564	—	812	3	19	4	23	—	—	1	Fore Bayonet.
25.6	653	620	84	6	34	5	37	4	—	3	Fork.
16.8	270	264	187	—	19	3	34	—	—	1	Slit.
22.1	506	—	405	8	31	10	65	—	—	2	Back Square.
113.3	3,370	2,793	2,302	13	283	18	—	—	—	10	Double Swallow.
7.8	120	—	26	2	6	3	30	—	—	1	Fore Bayonet.
37.0	1,505	1,135	951	9	96	10	—	—	—	3	Double Swallow.
2.0	80	—	67	—	—	—	—	—	—	1	
2.0	96	—	12	—	—	—	—	—	—	1	Fore & Back Bit.
514.5	15,597	12,781	9,435	202	1,125	117	570	4	324	52	

† Includes 225 lambs.

2,411	77,212	62,260	28,696	1,951	5,620	492	760	26	757	192	
1,443	42,802	39,338	13,310	941	3,318	312	871	1	9,742	134	
515	15,597	12,781	9,435	202	1,125	117	570	4	324	52	
4,369	135,611	114,379	51,441	3,094	10,063	921	2,201	31	10,823	378	
4,576	146,496	127,213	58,068	3,310	10,398	930	2,432		† 155		
4,641	136,636	118,877	57,679	3,446	10,762	980	2,846		† 139½		
4,650	148,969	132,746	55,463	3,429	10,872	—	2,483		† 145		
4,515	138,634	118,438	55,981	3,451	10,935	—	2,982		† 152		

† Acres sown to Oats.

SHEEP DISPOSED OF

	SOLD LOCALLY FOR BREEDING OR FURTHER USE	SLAUGHTERED			
		MUTTON (Stanley)	MUTTON (Farm)	SKINS	OTHER PURPOSES
EAST FALKLAND	737	5,642	6,920	14,929	468
WEST FALKLAND	81	1,293	5,021	6,915	—
ISLANDS	1,314	1,600	2,109	2,714	1,698
TOTAL 1971-1972	2,132	8,535	14,050	24,558	2,166
1970-1971	809	8,354	13,033	32,741	3,131
1969-1970	5,060	22,782	—	29,323	514
1968-1969	2,237	21,158	—	29,467	2,601
1967-1968	4,335	22,718	—	27,734	1,194

IMPORTATIONS

From New Zealand

	CORRIEDALE	POLWORTH	ROMNEY	PERENDALE
RAMS	10	6	6	1
EWES	88	—	—	—

From UNITED KINGDOM

BOAR	—	1
SOW	—	1



THE FALKLAND ISLANDS GAZETTE

PUBLISHED BY AUTHORITY

Vol. LXXXI

1 SEPTEMBER 1972

No. 12

Appointment

Miss Dorothea May Wilson, S.R.N., S.C.M., M.S.R.
Nursing Matron, Medical Department, 30.7.72.

Promotion

Leslie Harris to Electrical Mechanic, Power and
Electrical Department, 1.7.72

Completion of Contract

John Ashley Jones, O.B.E., Colonial Secretary,
14.8.72.

Resignation

Miss Jean Malvina Howatt, Clerk, Public Ser-
vice, 26.8.72.

NOTICES

No. 15. 1st August 1972.

Index of Retail Prices

The Committee appointed to conduct a review
of the structure for measuring the Cost of Living
in Stanley submitted its final report to Government
in January 1972.

The composition of the Committee was —

The Colonial Treasurer (Mr. L. Gleadell, O.B.E.,
J.P.) *Chairman*

General Secretary, General Employees Union,
(Major R. V. Goss, O.B.E., E.D.) *Member*

The Colonial Manager, Falkland Islands Co.,
Ltd. (Mr. A. Sloggie) *Member*

Mr. R. W. Hills, *Member*

The Secretary, Sheep Owners Association (Mr.
B. O. Barnes) *Observer*

The report of the Committee has been con-
sidered by the Governor in Council and it has
been decided to adopt the new Index of Retail
Prices as recommended.

The new index includes changes to the list of
commodities which arise mainly from the arrival
on the market of new items, and changes in buying
habits.

Budgetary surveys for the construction of the
new retail price index were undertaken in March,
April and May 1971 among certain households in
Stanley. The new index includes the following
weights which are based on the information
obtained from the survey —

Foodstuffs	409
Clothing	128
Fuel and Light	45
Household durable goods	54
Miscellaneous goods	85
Alcoholic drinks	54
Tobacco	40
Housing	98
Services	87

The base line of the new Index is 1st January
1971.

The revised scale of awards as recommended by
the Committee has been adopted and is published
under a separate notice.

Ref. 0704/VII.

No. 16. 1st August 1972.

Cost of Living Award Scheme

With reference to Gazette Notice No. 2 of 5th January 1961 the following formula has been approved in regard to the Cost of Living Award Scheme, with effect from 1st January 1971, based on Retail Price Index 1st January 1971, as representing 100.

<i>Retail Price Index</i>	<i>Per Hour</i>
100	NIL
101	$\frac{1}{2}$ p
101 - 103	1p
103 - 105	$1\frac{1}{2}$ p
105 - 107	2p
107 - 109	$2\frac{1}{2}$ p
109 - 111	3p
111 - 113	$3\frac{1}{2}$ p
113 - 115	4p
115 - 117	$4\frac{1}{2}$ p
117 - 119	5p
119 - 121	$5\frac{1}{2}$ p
121 - 123	6p
123 - 125	$6\frac{1}{2}$ p
125 - 127	7p
127 - 129	$7\frac{1}{2}$ p
129 - 131	8p
131 - 133	$8\frac{1}{2}$ p
133 - 135	9p
135 - 137	$9\frac{1}{2}$ p
137 - 139	10p
139 - 141	$10\frac{1}{2}$ p
141 - 143	11p
143 - 145	$11\frac{1}{2}$ p
145 - 147	12p
147 - 149	$12\frac{1}{2}$ p
149 - 151	13p
151 - 153	$13\frac{1}{2}$ p
153 - 155	14p
155 - 157	$14\frac{1}{2}$ p
157 - 159	15p
159 - 161	$15\frac{1}{2}$ p
161 - 163	16p
163 - 165	$16\frac{1}{2}$ p
165 - 167	17p
167 - 169	$17\frac{1}{2}$ p
169 - 171	18p
171 - 173	$18\frac{1}{2}$ p
173 - 175	19p
175 - 177	$19\frac{1}{2}$ p
177 - 179	20p
179 - 181	$20\frac{1}{2}$ p
181 - 183	21p
183 - 185	$21\frac{1}{2}$ p
185 - 187	22p
187 - 189	$22\frac{1}{2}$ p
189 - 191	23p
191 - 193	$23\frac{1}{2}$ p
193 - 195	24p
195 - 197	$24\frac{1}{2}$ p
197 - 199	25p
199 - 200	$25\frac{1}{2}$ p
200	26p

Increases or decreases in wages will be made automatically in accordance with the above formula.

Increases or decreases in Customs duties will in future not be excluded from the Cost of Living Award Scheme.

Ref. 0704/VII.

No. 17. 1st August 1972.

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

<i>No.</i>	<i>Title</i>	<i>Ref.</i>
4/72	The Income Tax (Amendment) Ordinance 1972	0747/K/III

No. 18. 2nd August 1972.

Intimation has been received from the Right Honourable the Secretary of State for Foreign and Commonwealth Affairs to the effect that Her Majesty will not be advised to exercise her power of disallowance in respect of the following Ordinances of the Colony—

<i>No.</i>	<i>Title</i>	<i>Ref.</i>
1/72	The Matrimonial Proceedings (Court of Summary Jurisdiction) (Amendment) Ordinance 1972	2416
3/72	The Supplementary Appropriation (1970/71) Ordinance 1972	0284/XXIII.

No. 19. 9th August 1972.

With reference to Gazette Notice No. 46 of 29th November 1971, it is hereby notified that the following date has been added to the list of public holidays in Stanley for 1972—

Her Majesty the Queen's Silver Wedding Anniversary	Monday, 20th November 1972
	Ref. 2380 and 0283/U.

No. 20. 17th August 1972.

Polish Consular Representation

Provisional recognition has been granted to Mr. Janusz Mickiewicz, Consul of Poland in London, to act as Consul of Poland to the Falkland Islands with residence in London.

Ref. 2014.

No. 21. 17th August 1972.

Administration of Justice Ordinance (Cap. 3)
APPOINTMENT UNDER SECTION 8

His Excellency the Governor has been pleased to appoint—

MR. THOMAS HENRY LAYNG

to be Acting Judge of the Supreme Court of the Colony, with effect from 17th August 1972.

Ref. P/1228.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE
(Cap. 1)

In the matter of James Hollen, deceased, of Stanley, Falkland Islands, who died at Stanley, Falkland Islands, on the 27th day of June 1972.

WHEREAS Wilfred Lawrence Augustus Newman, brother-in-law of the above named deceased, has applied for Letters of Administration with the Will annexed to administer the estate of the deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands,
16th August 1972.
S. C. 29/72.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE
(Cap. 1)

In the matter of Lona McFarlane, deceased, of Saunders Island, Falkland Islands, who died at Stanley, Falkland Islands on the 16th day of June 1972, intestate.

WHEREAS James Napier McFarlane, husband of the deceased, has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands,
21st August 1972.
S. C. 26/72.

S T A T U T O R Y I N S T R U M E N T S

1972 No. 673

COPYRIGHT

The Copyright (International Conventions) Order 1972

<i>Made</i> - - - -	28th April 1972
<i>Laid before Parliament</i>	8th May 1972
<i>Coming into Operation</i>	31st May 1972

At the Court at Windsor Castle, the 28th day of April 1972

Present,

The Queen's Most Excellent Majesty in Council

Her Majesty, by and with the advice of Her Privy Council, and by virtue of the authority conferred upon Her by sections 31, 32 and 47 of the Copyright Act 1956 (a) and of all other powers enabling Her in that behalf, is pleased to order, and it is hereby ordered, as follows —

PART I

Citation, commencement and interpretation

1. This Order may be cited as the Copyright (International Conventions) Order 1972, and shall come into operation on 31st May 1972.

2. (1) In this Order —

“the Act” means the Copyright Act 1956, as amended by the Design Copyright Act 1968 (b) and the Copyright (Amendment) Act 1971 (c); and

“material time” means —

(i) in relation to an unpublished work or subject-matter, the time at which such work or subject-matter was made or, if the making thereof extended over a period, a substantial part of that period;

(ii) in relation to a published work or subject-matter, the time of first publication.

(2) The Interpretation Act 1889 (d) shall apply to the interpretation of this Order as it applies to the interpretation of an Act of Parliament and as if this Order and Orders hereby revoked were Acts of Parliament.

PART II

Protection for literary, dramatic, musical and artistic works, sound recordings, cinematograph films and published editions

3. Subject to the following provisions of this Order the provisions of Parts I and II of the Act (except section 14) and all the other provisions of the Act relevant to those Parts, shall in the case of any country mentioned in Schedules 1 or 2 hereto apply —

(a) in relation to literary, dramatic, musical or artistic works, sound recordings, cinematograph films or published editions first published in that country, as they apply to such works, recordings, films or editions first published in the United Kingdom;

(b) in relation to persons who, at any material time are citizens or subjects of, or domiciled or resident in, that country, as they apply to persons who at such time, are British subjects or are domiciled or resident in the United Kingdom; and

(a) 1956 c. 74.

(c) 1971 c. 4.

(b) 1968 c. 68.

(d) 1889 c. 63.

- (c) in relation to bodies incorporated under the laws of that country, as they apply to bodies incorporated under the laws of any part of the United Kingdom.

4. (1) Subject to the following provisions of this Article, the relevant provisions of Schedule 7 to the Act shall have effect in relation to any work or other subject-matter in which copyright subsists by virtue of this Part of this Order as if for any references therein to the commencement of the Act or any of its provisions or to the date of the repeal of any provision of the Copyright Act 1911(a) or of any other enactment there were substituted references to 27th September 1957 (being the date on which the Copyright (International Conventions) Order 1957 (b) came into operation).

(2) Subject to the following provisions of this Article, in the case of any country mentioned in Schedule 2 hereto in relation to which a date is specified in that Schedule —

- (a) paragraph (1) of this Article shall have effect as if, for the reference to 27th September 1957, there were substituted that date (if different); and
- (b) copyright shall not subsist by virtue of this Part of this Order in any work or other subject-matter by reason only of its publication in such a country before the date so specified.

(3) This Article shall not apply —

- (a) in the case of Ghana, Kenya, Malawi, Mauritius, Nigeria or Zambia; or
- (b) to any work or subject-matter first published in the United States of America, if, immediately before 27th September 1957, copyright under the Copyright Act 1911 subsisted in such work or subject-matter by virtue of either an Order in Council dated 9th February 1920, regulating copyright relations with the United States of America (c), or the Copyright (United States of America) Order 1942 (d), as amended (e).

5. The acts restricted by section 12 of the Act as applied by this Part of this Order shall not include —

- (a) causing the recording to be heard in public; or
- (b) broadcasting the recording;

except in the case of the countries mentioned in Schedule 3 to this Order.

6. Where any person has before the commencement of this Order incurred any expenditure or liability in connection with the reproduction or performance of any work or other subject-matter in a manner which at the time was lawful, or for the purpose of or with a view to the reproduction or performance of a work at a time when such reproduction or performance would, but for the making of this Order, have been lawful, nothing in this Part of this Order shall diminish or prejudice any right or interest arising from, or in connection with, such action which is subsisting and valuable immediately before the commencement of this Order unless the person who, by virtue of this Part of this Order, becomes entitled to restrain such reproduction or performance agrees to pay such compensation as, failing agreement, may be determined by arbitration.

7. Nothing in the provisions of the Act as applied by this Part of this Order shall be construed as reviving any right to make, or restrain the making of, or any right in respect of, translations, if such right has ceased before the commencement of this Order.

(a) 1911 c. 46. (b) S.I. 1957/1523 (1957 I, p. 474).
 (c) S.R. & O. 1920/257 (1920 I, p. 286).
 (d) S.R. & O. 1942/1579 (Rev. IV, p. 963; 1942 I, p. 87).
 (e) See S.I. 1950/1641 (1950 I, p. 399).

PART III

Protection in respect of broadcasts

8. The provisions of section 14 of the Act, so far as they relate to sound broadcasts, and all the other provisions of the Act relevant thereto, other than section 40 (3), shall apply, in the case of each of the countries mentioned in Schedule 4 to this Order, in relation to sound broadcasts made from places in any such country by an organisation constituted in, or under the laws of, the country in which the broadcast is made, as they apply in relation to sound broadcasts made from places in the United Kingdom by the British Broadcasting Corporation; so, however, that paragraphs 17 and 18 of Schedule 7 to the Act shall have effect as if for the references therein to the commencement of section 14 there were substituted references to the relevant date set out in the said Schedule 4 (being the date on which the provisions of section 14 of the Act so far as they relate to sound broadcasts were first applied in the case of that country).

9. The provisions of section 14 of the Act, so far as they relate to television broadcasts, and all the other provisions of the Act relevant thereto, other than section 37 (4), section 40 (3) and Schedule 5, shall apply in the case of each of the countries mentioned in Schedule 5 to this Order, in relation to television broadcasts made from places in any such country by an organisation constituted in, or under the laws of, the country in which the broadcast was made, as they apply in relation to television broadcasts made from places in the United Kingdom by the British Broadcasting Corporation or the Independent Television Authority; so, however, that —

- (a) section 24 (3) (c) of the Act shall have effect as if for the reference to the Corporation or the Authority or any organisation appointed by them there were substituted a reference to any owner or prospective owner of copyright in television broadcasts; and
- (b) paragraphs 17 and 18 of Schedule 7 to the Act shall have effect as if for the references therein to the commencement of section 14 there were substituted references to the relevant date set out in Schedule 5 to this Order, (being the date on which the provisions of section 14 of the Act so far as they relate to television broadcasts were first applied in the case of that country).

PART IV

Extensions and revocations

10. Parts I and II of this Order shall extend to the countries mentioned in Schedule 6 to this Order subject to the modifications mentioned in that Schedule and Part III shall extend to Gibraltar and Bermuda subject to the modifications mentioned in Schedule 7 to this Order.

11. The Orders mentioned in Schedule 8 to this Order are hereby revoked insofar as they form part of the law of the United Kingdom or any country mentioned in Schedule 6 to this Order.

W. G. Agnew.

SCHEDULE 1

COUNTRIES OF THE BERNE COPYRIGHT UNION

(The countries indicated with an asterisk are also party to the Universal Copyright Convention)

Argentina *	Lebanon *
Australia * (and Papua, New Guinea, Nauru and Norfolk Island)	Liechtenstein *
Austria *	Luxembourg *
Belgium *	Madagascar
Brazil *	Mali
Bulgaria	Malta *
Cameroon	Mexico *
Canada *	Monaco *
Ceylon	Morocco *
Chad	Netherlands * (and Surinam and Netherlands Antilles)
Chile *	New Zealand *
Congo (Peoples' Republic)	Niger
Cyprus	Norway *
Czechoslovakia *	Pakistan *
Dahomey	Philippines *
Denmark *	Poland
Fiji *	Portugal * (including Portugese provinces overseas)
Finland *	Romania
France * (and French territories overseas)	Senegal
Federal Republic of Germany (and Land Berlin) *	South Africa (and South West Africa)
Gabon	Spain * (and its Colonies)
Greece *	Sweden *
Hungary *	Switzerland *
Iceland *	Thailand
India *	Tunisia *
Republic of Ireland *	Turkey
Israel *	Uruguay
Italy *	Vatican City *
Ivory Coast	Yugoslavia *
Japan *	Zaire

SCHEDULE 2

COUNTRIES PARTY TO THE UNIVERSAL COPYRIGHT CONVENTION
BUT NOT MEMBERS OF THE BERNE UNION

Andorra	27th September 1957
Costa Rica	27th September 1957
Cuba	27th September 1957
Ecuador	27th September 1957
Ghana	—
Guatemala	28th October 1964
Haiti	27th September 1958
Kenya	—
Khmer Republic	27th September 1957
Laos	27th September 1957
Liberia	27th September 1957
Malawi	—
Mauritius	—
Nicaragua	16th August 1961
Nigeria	—
Panama	17th October 1962
Paraguay	11th March 1962
Peru	16th October 1963
United States of America (and Guam, Panama Canal Zone, Puerto Rico and the Virgin Islands of the United States of America)	27th September 1957
Venezuela	18th November 1966
Zambia	—

SCHEDULE 3

COUNTRIES IN WHOSE CASE COPYRIGHT IN SOUND RECORDINGS INCLUDES
EXCLUSIVE RIGHT TO PERFORM IN PUBLIC AND TO BROADCAST

Australia	Republic of Ireland
Brazil	Italy
Ceylon	Israel
Costa Rica	Mexico
Cyprus	New Zealand
Czechoslovakia	Nigeria
Denmark	Norway
Ecuador	Pakistan
Federal Republic of Germany (and Land Berlin)	Paraguay
Fiji	Spain
India	Sweden
	Switzerland

SCHEDULE 4

COUNTRIES WHOSE ORGANISATIONS ARE PROTECTED IN RELATION
TO SOUND BROADCASTS

Brazil	5th November 1965
Congo (Peoples' Republic)	21st May 1964
Costa Rica	19th November 1971
Czechoslovakia	14th August 1964
Denmark	1st July 1965
Ecuador	21st May 1964
Federal Republic of Germany (and Land Berlin)	18th November 1966
Fiji	31st May 1972
Mexico	21st May 1964
Niger	21st May 1964
Paraguay	26th February 1970
Sweden	21st May 1964

SCHEDULE 5

COUNTRIES WHOSE ORGANISATIONS ARE PROTECTED IN RELATION TO
TELEVISION BROADCASTS

Belgium	8th March 1968
Brazil	5th November 1965
Congo (Peoples' Republic)	21st May 1964
Costa Rica	19th November 1971
Cyprus	5th May 1970
Czechoslovakia	14th August 1964
Denmark	1st February 1962
Ecuador	21st May 1964
Federal Republic of Germany (and Land Berlin)	18th November 1966
Fiji	31st May 1972
France	1st July 1961
Mexico	21st May 1964
Niger	21st May 1964
Norway	10th August 1968
Paraguay	26th February 1970
Spain	19th November 1971
Sweden	1st July 1961

SCHEDULE 6

COUNTRIES TO WHICH PARTS I AND II OF THIS ORDER EXTEND

Bahama Islands	11th February 1963
Bermuda	6th December 1962
British Honduras	16th October 1966
Cayman Islands	4th June 1966
Falkland Islands and its Dependencies	10th October 1963
Gibraltar	1st October 1960
Isle of Man	31st May 1959
Montserrat	5th March 1966
Seychelles	10th October 1963
St. Helena and its Dependencies	10th October 1963
Virgin Islands	11th February 1963

Modifications to this Order as extended

1. Article 3 shall have effect as part of the law of any country to which it extends as if for references to the United Kingdom there were substituted references to the country in question.

2. Article 4 shall have effect as part of the law of any country to which it extends as if in paragraphs (1) and (3) there were substituted for "27th September 1957" the date indicated in relation to that country in the preceding provisions of this Schedule (being the date when the Act was first extended to that country).

3. Schedule 2 to this Order shall have effect as part of the law of any such country as if for any date in that Schedule which is earlier than the date mentioned in this Schedule in relation to the relevant country there were substituted that later date.

SCHEDULE 7

MODIFICATIONS OF PART III OF, AND SCHEDULES 4 AND 5 TO, THIS ORDER IN ITS EXTENSION TO BERMUDA AND GIBRALTAR

1. (a) In Article 8 the words "other than section 40 (3)" shall be omitted.

(b) in Article 9 the words "other than section 37 (4), section 40 (3) and Schedule 5" shall be omitted.

2. Insofar as Part III is part of the Law of Bermuda —

(a) in Schedule 4 to this Order, the date mentioned in the second column shall be altered to 23rd August 1969 in the case of every country except Costa Rica, Fiji and Paraguay;

(b) in Schedule 5, the names of Belgium, Cyprus, France, Norway and Spain shall be omitted; and

(c) the date mentioned in the second column of that Schedule shall be altered to 23rd August 1969 in the case of every country not so omitted except Costa Rica, Fiji and Paraguay;

3. Insofar as Part III is part of the Law of Gibraltar —

(a) in Schedule 4 to this Order, the date mentioned in the second column shall be altered to 28th October 1966 in the case of every country except Costa Rica, the Federal Republic of Germany (and Land Berlin), Fiji and Paraguay; and

(b) in Schedule 5, the date mentioned in the second column shall be altered to 28th October 1966 in the case of every country except Belgium, Costa Rica, Cyprus, the Federal Republic of Germany (and Land Berlin), Fiji, Norway, Paraguay and Spain.

SCHEDULE 8

ORDERS REVOKED

Order	S. I. number and reference
The Copyright (International Conventions) Order 1964	S.I. 1964/690 (1964 II, p. 1319)
The Copyright (International Conventions) (Amendment) Order 1964	S.I. 1964/1194 (1964 II, p. 2773)
The Copyright (International Conventions) (Amendment No. 2) Order 1964	S.I. 1964/1651 (1964 III, p. 3641)
The Copyright (International Conventions) (Amendment) Order 1965	S.I. 1965/1303 (1965 II, p. 3705)
The Copyright (International Conventions) (Amendment No. 2) Order 1965	S.I. 1965/1857 (1965 III, p. 5577)
The Copyright (International Conventions) (Amendment No. 3) Order 1965	S.I. 1965/2159 (1965 III, p. 6327)
The Copyright (International Conventions) (Amendment) Order 1966	S.I. 1966/684 (1966 II, p. 1535)
The Copyright (Gibraltar: Protection of Foreign Broadcasts) Order 1966	S.I. 1966/945 (1966 II, p. 2286)
The Copyright (International Conventions) (Amendment No. 2) Order 1966	S.I. 1966/1185 (1966 III, p. 3171)
The Copyright (International Conventions) (Amendment No. 3) Order 1966	S.I. 1966/1409 (1966 III, p. 3772)
The Copyright (International Conventions) (Amendment) Order 1967	S.I. 1967/877 (1967 II, p. 2617)

Order	S. I. number and reference
The Copyright (International Conventions) (Amendment No. 2) Order 1967	S.I. 1967/1151 (1967 II, p. 3387)
The Copyright (International Conventions) (Amendment) Order 1968	S.I. 1968/1858 (1968 III, p. 4887)
The Copyright (Bermuda: Protection of Foreign Broadcasts) Order 1969	S.I. 1969/743 (1969 II, p. 2027)
The Copyright (International Conventions) (Amendment) Order 1970	S.I. 1970/290 (1970 I, p. 1082)
The Copyright (International Conventions) (Amendment No. 2) Order 1970	S.I. 1970/637 (1970 I, p. 2060)
The Copyright (International Conventions) (Amendment) Order 1971	S.I. 1971/1850 (1971 III, p. 5087)

EXPLANATORY NOTE

(This Note is not part of the Order)

This Order revokes the Orders mentioned in Schedule 8 (being Orders providing for the protection, in the United Kingdom and the countries to which the Copyright Act 1956 has been extended, of works and other subject-matter originating in other countries party to international copyright conventions) and re-enacts the revoked provisions with minor modifications.

The Order also takes account of —

- (a) the accession of Fiji to the Berne Union, the Universal Copyright Convention and the International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organisations,
- (b) the confirmation by Mauritius of its adherence to the Universal Copyright Convention and
- (c) the fact that Western Samoa is no longer a member of the Berne Union.

Parts I and II of the Order are extended to the countries named in Schedule 6, being countries in which the Copyright Act 1956 is in force by virtue of Orders in Council made under that Act. In the case of Bermuda and Gibraltar Part III of the Order, which relates exclusively to sound and television broadcasts, is also extended (with modifications).



THE
FALKLAND ISLANDS GAZETTE
PUBLISHED BY AUTHORITY

Vol. LXXXI

6 OCTOBER 1972

No. 13

Promotion

Terence James Carey to Station Supervisor,
Power & Electrical Department, 1.7.72.

Completion of Contract

George Smith, W/T Operator, Posts & Tele-
communications Department, 6.8.72.

NOTICES

No. 22 15th September 1972
Livestock Ordinance (Cap. 40)
(notice under section 3)

Notice is hereby given that His Excellency the
Governor has appointed —

WALTER ARTHUR FELTON

to be an Inspector with effect from the 15th day of
September 1972.

Ref. LND/31/1C

No. 23 26th September 1972

Intimation has been received from the Right
Honourable the Secretary of State for Foreign and
Commonwealth Affairs to the effect that Her
Majesty will not be advised to exercise her power
of disallowance in respect of the following Ordin-
ances of the Colony —

No.	Title	Ref.
5/72	Estate Duty (Amendment) Ordinance 1972	TRE/10/6 C
6/72	Income Tax (Amendment) (No. 2) Ordinance 1972	INC/10/5 C
7/72	Banking Ordinance 1972	LEG/10/28 C

No. 24

3rd October 1972

Tapeworm Eradication (Dogs) Order 1970

(under section 12A of the Dogs Ordinance)
(Cap. 21)

Further to Gazette Notice No. 7 of the 28th
January 1970, the Governor hereby appoints the
following additional persons to be Inspectors for
the purposes of this Order —

MR. G. C. SHORT, JNR. — WEDDELL ISLAND
MR. J. LAUDER — DUNNOSE HEAD

Ref. AGR/10/4

In the Supreme Court of the Falkland Islands
(under Colonial Probates Act 1892)

EDNA RUBY FLEURET, deceased

Notice is hereby given, that after the expiration
of eight days, application will be made to the
Supreme Court for the sealing of the probate of the
will of the estate of Edna Ruby Fleuret, late of
70 West End Road, Bitterne, Southampton,
Hampshire, England, deceased, granted by the
Family Division of the High Court of Justice and
Administration of England, on the 12th day of
April 1972.

Dated this 28th day of September 1972.

D. R. MORRISON,

Agent for the executors of the said Will.

PROCLAMATION

No. 3 of 1972

Made under section 24 of the Falkland Islands (Legislative Council)
Orders in Council, 1948 to 1972.

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. G. LEWIS.



*By His Excellency ERNEST GORDON LEWIS, ESQUIRE,
Companion of the Most Distinguished Order of St. Michael
and St. George, Officer of the Most Excellent Order of the
British Empire, 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 1972, 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, ERNEST GORDON LEWIS, Companion of the Most Distinguished Order of St. Michael and St. George, Officer of the Most Excellent Order of the British Empire, 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 Wednesday the 25th day of October 1972 at 10.30 a.m. 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 6th day of October, in the year of our Lord One thousand Nine hundred and Seventy-two.

By His Excellency's Command,

T. H. LAYNG,

Colonial Secretary.

Ref. LEC/35/1.

A Bill for An Ordinance Further to amend the Road Traffic Ordinance.

Title.

(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 Road Traffic (Amendment) Ordinance 1972, and shall come into operation on the day of 197 .

Short title and commencement.

2. Section 4 of the Road Traffic Ordinance is amended by the deletion of subsection (3) and the substitution therefor of the following —

Amendment of section 4.
Cap. 60.

“(3) No duty shall be payable under this section in respect of motor vehicles or trailers which are —

- (a) the property of the Government;
- (b) the property of the Stanley Town Council;
- (c) the property of the British Antarctic Survey;
- (d) permanently based in the Camp; and
- (e) Crown motor vehicles and trailers appropriated for naval, military or air-force purposes.”

OBJECTS AND REASONS

The object of this Bill is to exempt also motor vehicles and trailers which are the property of the British Antarctic Survey and Crown motor vehicles and trailers appropriated for the use of Her Majesty's armed forces, from the duty payable under section 4(1) of the Road Traffic Ordinance.

Ref. 0981

A Bill for An Ordinance Further to amend the Estate Duty Ordinance.

Title.

(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 Estate Duty (Amendment) (No. 2) Ordinance 1972.

Short title.

2. Section 4 of the Estate Duty Ordinance is amended by the insertion in paragraph (b) of subsection (2), after “deceased” in the second place where it occurs, of the word “which”.

Amendment of section 4.
(Cap. 25)

OBJECTS AND REASONS

The object of this Bill is to insert a word omitted from section 4 of the Estate Duty Ordinance.

TRE/10/66.

Assented to in Her Majesty's name this 15th day of September 1972.

E. G. LEWIS,
Governor.



No. DS 2



1972

Falkland Islands Dependencies.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, C.M.G., O.B.E.
Governor.

An Ordinance

Title.

To apply certain Laws of the Colony to
the Dependencies.

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 Application of Colony Laws Ordinance 1972.

Application of Colony Ordinances.

2. The Ordinances of the Colony specified in the first and second columns of the Schedule to this Ordinance are applied to the Dependencies, and shall be deemed to be in force in the Dependencies with effect from the date set out opposite their short titles in the third column of the Schedule to this Ordinance.

No.	Short title	Effective Date
1 of 1972	Matrimonial Proceedings (Court of Summary Jurisdiction) (Amendment) Ordinance 1972	1st May 1972
5 of 1972	Estate Duty (Amendment) Ordinance 1972	1st July 1972
7 of 1972	Banking Ordinance 1972	1st July 1972

Promulgated by the Governor on the 15th day of September 1972.

T. H. LAYNG,
Colonial Secretary.

Ref. LEG/10/37.



THE FALKLAND ISLANDS GAZETTE

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1 NOVEMBER 1972

No. 14

Appointments

Miss Judith Mary Smith, Certificated Teacher,
Education Department, 21.9.72.

Miss Phyllis May Oliver, Certificated Teacher,
Education Department, 4.10.72.

Completion of Contracts

David Raymond Bull, Certificated Teacher,
Education Department, 30.8.72.

Brynmor Hughes, Dental Surgeon, Medical
Department, 30.8.72.

Robert Karl Kiddle, Clerk, Public Service,
15.10.72.

Resignation

Kenneth Thomas Mills, Senior Clerk (Accounts),
Posts and Telecommunications Dept., 25.10.72.

NOTICES

No. 26. 24th October 1972.

INTERPRETATION AND GENERAL LAW ORDINANCE
(Cap. 33)

Notice of Change of Title by the Governor
under section 11 (7)

In exercise of the powers vested in him by sub-section (7) of section 11 of the Interpretation and General Law Ordinance, the Governor has declared that the change in the title of the following public offices as set out below shall take effect as from the 24th day of October 1972.

Old title of Office	New title of Office
Colonial Secretary	Chief Secretary
Colonial Treasurer	Financial Secretary

No. 27.

24th October 1972.

Tapeworm Eradication (Dogs) Order 1970

(Under section 12A of the Dogs Ordinance)
(Cap. 21)

Further to Gazette Notice No. 7 of the 28th January 1970, the Governor hereby appoints the following additional person to be an Inspector for the purposes of this Order —

MR. C. ALAZIA — San Carlos

AGR/10/4.

In the Supreme Court of the Falkland Islands

NOTICE UNDER THE ADMINISTRATION OF ESTATES ORDINANCE
(Cap. 1)

In the matter of Darwin Jacob Goss, deceased, of Douglas Station, Falkland Islands, who died at Douglas Station, Falkland Islands on the 9th day of August 1972, intestate.

WHEREAS Roderick Jacob Goss, brother of the deceased, has applied for Letters of Administration to administer the estate of the said deceased in the Colony.

NOTICE IS HEREBY GIVEN pursuant to section 4 of the Administration of Estates Ordinance to all persons resident in the Colony who may have prior claim to such grant that the prayer of the Petitioner will be granted provided no caveat be entered in the Supreme Court within twenty-one days of the publication hereof.

H. BENNETT,
Registrar.

Stanley,
Falkland Islands.
12th October 1972.
S.C. 30/72.

Assented to in Her Majesty's name this 1st day of November 1972.

E. G. LEWIS,
Governor.



No. 9



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, C.M.G., O.B.E.
Governor.

An Ordinance

Further to amend the Estate Duty Ordinance.

Title.

Date of commencement.

(1st November 1972)

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 Estate Duty (Amendment) (No. 2) Ordinance 1972.

Amendment of section 4.
(Cap. 25)

2. Section 4 of the Estate Duty Ordinance is amended by the insertion in paragraph (b) of subsection (2), after "deceased" in the second place where it occurs, of the word "which".

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.

R. BROWNING,
Clerk of the Legislative Council.

TRE/10/66.

Assented to in Her Majesty's name this 1st day of November 1972.

E. G. LEWIS,
Governor.



No. 10



1972

Colony of the Falkland Islands.

IN THE TWENTY-FIRST YEAR OF THE REIGN OF
Her Majesty Queen Elizabeth II.

ERNEST GORDON LEWIS, C.M.G., O.B.E.
Governor.

An Ordinance
Further to amend the Road Traffic Title.
Ordinance.

(1st November 1972)

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 Road Traffic (Amendment) Ordinance 1972. Short title.

2. Section 4 of the Road Traffic Ordinance is amended by the deletion of subsection (3) and the substitution therefor of the following — Amendment of section 4. Cap. 60.

“(3) No duty shall be payable under this section in respect of motor vehicles or trailers which are —

- (a) the property of the Government;
- (b) the property of the Stanley Town Council;
- (c) the property of the British Antarctic Survey;
- (d) permanently based in the Camp; and
- (e) Crown motor vehicles and trailers appropriated for naval, military or air-force purposes.”

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.

R. BROWNING,
Clerk of the Legislative Council.

THE COLONIAL FIRE BRIGADES LONG SERVICE MEDAL FALKLAND ISLANDS

In exercise of the powers conferred on him by Royal Warrant dated the 21st day of March 1956 as amended by Royal Warrants dated the 10th day of April 1967 and the 14th day of July 1971, the Governor with the approval of a Secretary of State, has made the following regulations governing the award of the Colonial Fire Brigades Long Service Medal to members of the Fire Brigades of the Falkland Islands and Dependencies in replacement of the regulations published in the Gazette Vol. LXXVI No. 11 of the 2nd day of October 1967, which are hereby revoked.

25th September 1972.

T. H. LAYNG,
Colonial Secretary.

THE COLONIAL FIRE BRIGADES LONG SERVICE MEDAL FALKLAND ISLANDS

No. 1 of 1972

E. G. LEWIS,
Governor.

Citation.

1. These regulations may be cited as the Colonial Fire Brigades Long Service Medal Regulations 1972.

Service required.

2. (1) The Colonial Fire Brigades Long Service Medal will be granted as a reward for long service and good conduct to members of all ranks of properly organised Fire Brigades of the Falkland Islands and Dependencies who on or after the 21st day of March 1956 shall have completed eighteen years' continuous service as hereinafter defined.

(2) A Clasp will also be granted to a recipient of the Medal on his completing twenty-five years' qualifying service, and a further Clasp on completing thirty years' qualifying service. For each Clasp so awarded a small silver rose may be added to the ribbon when worn alone.

Continuity of service.

3. (1) Service in properly organised Fire Brigades in other Colonies, Associated States or Territories under Her Majesty's Protection or Administration may be allowed to reckon towards the required period of qualifying service, as may also service which would reckon as qualifying service for the Fire Brigade Long Service and Good Conduct Medal, if the total period of such service amounts to not less than eighteen years:

Provided, however, that where service has been rendered in the Falkland Islands or its Dependencies and in one or more of the territories defined above an interval not exceeding twelve months between any two periods of service shall not be regarded as breaking the continuity of such service:

Provided also that a break in service not exceeding six calendar months in the Falkland Islands or its Dependencies or in any one territory as defined above shall not be regarded as breaking the continuity of such service.

(2) Service in Her Majesty's Armed Forces or Merchant Navy whether on secondment, on recall or when called upon to serve may be allowed to reckon towards the required period of qualifying service, provided that such military or Merchant Navy service interrupted and was continuous with qualifying fire service.

Exemplary character.

4. (1) For the purposes of these regulations service shall be reckoned as qualifying service only if it is certified that the character and conduct of the person recommended for the grant of the Medal or Clasp has been exemplary.

(2) Exemplary character means a record clear of any serious offence or persistent minor offences. Provided that the Superintendent of the Fire Brigade notwithstanding recorded offences, may recommend an award where general conduct and character merit such recommendation and always provided that no serious offence has been committed during the last five years of the qualifying period of service.

5. Recommendations for the award of the Medal or Clasp shall be submitted by the Superintendent of the Fire Brigade to the Governor. The Medal will be awarded on the authority of the Governor and a notification of such award shall be published in the Gazette.

Recommendations.

6. (1) A recipient of the Medal or Clasp who is convicted of a criminal offence or is dismissed or removed from the Fire Service for misconduct shall forfeit the Medal or Clasp unless the Governor shall otherwise direct.

Forfeiture and restoration.

(2) A Medal or Clasp so forfeited may be restored to the recipient by the Governor at his discretion.

(3) A notice of forfeiture or restoration shall in every case be published in the Gazette.

7. In the event of loss, application may be made for replacement of the Medal or Clasp. Such application, stating the circumstances in which the loss occurred, will be forwarded to the Governor through the Superintendent of the Fire Brigade. If the explanation of the loss is considered satisfactory, the Medal or Clasp may be replaced on payment or otherwise.

Replacement of Medal and Clasp in event of loss.

THE COLONIAL POLICE LONG SERVICE MEDAL FALKLAND ISLANDS

In exercise of the powers conferred on him by Royal Warrant dated the 21st day of March 1956 as amended by Royal Warrant dated the 14th day of July 1971, the Governor with the approval of a Secretary of State, has made the following regulations governing the award of the Colonial Police Long Service Medal to members of the Police Force of the Colony in replacement of the regulations published in the Gazette Vol. LXVII No. 11 on the 1st day of September 1958, which are hereby revoked.

T. H. LAYNG,

Colonial Secretary.

25th September 1972.

THE COLONIAL POLICE LONG SERVICE MEDAL FALKLAND ISLANDS

No. 2 of 1972

E. G. LEWIS,
Governor.

Citation.

1. These regulations may be cited as the Colonial Police Long Service Medal Regulations 1972.

Service required.

2. (1) The Colonial Police Long Service Medal will be granted as a reward for long service and good conduct to all police officers of the Falkland Islands Police Force, who on or after the 21st day of March 1956 shall have completed eighteen years' continuous service as hereinafter defined.

(2) A Clasp will also be granted to a recipient of the Medal on his completing twenty-five years' qualifying service, and a further Clasp on completing thirty years' qualifying service. For each Clasp so awarded a small silver rose may be added to the ribbon when worn alone.

Continuity of service.

3. (1) Service in the Civil Police Forces of other Colonies, Associated States or Territories under Her Majesty's Protection or Administration may be allowed to reckon towards the required period of qualifying service, as may also service which would reckon as qualifying service for the Police Long Service and Good Conduct Medal, if the total period of such service amounts to not less than eighteen years:

Provided, however, that where service has been rendered in the Colony and in one or more of the territories defined above an interval not exceeding twelve months between any two periods of service shall not be regarded as breaking the continuity of such service.

Provided also that a break in service not exceeding six calendar months in the Colony or in any territory as defined above shall not be regarded as breaking the continuity of such service.

(2) Service in Her Majesty's Armed Forces or Merchant Navy whether on secondment, on recall or when called upon to serve may be allowed to reckon towards the required period of qualifying service, provided that such military or Merchant Navy service interrupted and was continuous with qualifying Police service.

Exemplary character.

4. (1) For the purposes of these regulations service shall be reckoned as qualifying service only if it is certified that the character and conduct of the person recommended for the grant of the Medal or Clasp has been exemplary.

(2) Exemplary character means a record clear of any serious offence or persistent minor offences. Provided that the Officer in Charge of Police notwithstanding recorded offences, may recommend an award where general conduct and character merit such recommendation and always provided that no serious offence has been committed during the last five years of the qualifying period of service.

5. Recommendations for the award of the Medal or Clasp shall be submitted by the Officer in Charge of Police to the Governor. The Medal will be awarded on the authority of the Governor and a notification of such award shall be published in the Gazette.

Recommending authority.

6. (1) A recipient of the Medal or Clasp who is convicted of a criminal offence or is dismissed or removed from the Police Force for misconduct shall forfeit the Medal or Clasp unless the Governor shall otherwise direct.

Forfeiture and restoration.

(2) A Medal or Clasp so forfeited may be restored to the recipient by the Governor at his discretion.

(3) A notice of forfeiture or restoration shall in every case be published in the Gazette.

7. In the event of loss, application may be made for replacement of the Medal or Clasp. Such application, stating the circumstances in which the loss occurred, will be forwarded to the Governor through the Officer in Charge of Police. If the explanation of the loss is considered satisfactory the Medal or Clasp may be replaced on payment or otherwise.

Replacement of Medal and Clasp in event of loss.

WILD ANIMALS AND BIRDS PROTECTION ORDINANCE 1964
(No. 15 of 1964)

Wild Animals and Birds (Export) (Amendment) Regulations 1972

No. 3 of 1972.

E. G. LEWIS,
Governor.

In exercise of the powers conferred by section 16 of the Wild Animals and Birds Protection Ordinance 1964, the Governor in Council has made the following regulations —

Citation and commencement.

1. These regulations may be cited as the Wild Animals and Birds (Export) (Amendment) Regulations 1972, and shall come into operation on the 7th day of September 1972.

Amendment of Regulation
2.
(No. 3 of 1968)

2. Paragraph (2) of regulation 2 of the Wild Animals and Birds (Export) Regulations 1968 is amended —

- (a) by the deletion of the figures "150", opposite the words "Elephant seals", and the substitution therefor of the figures "200"; and
- (b) by the deletion of the figures "15", opposite the words "All other penguins", and the substitution therefor of the figures "25".

Made by the Governor in Council this 7th day of September 1972.

R. BROWNING,
Clerk of the Executive Council.

FIS/10/1.

WIRELESS TELEGRAPHY ORDINANCE
(Chapter 78)

Wireless Telegraphy (Amendment) Regulations 1972

No. 4 of 1972.

E. G. LEWIS,
Governor.

In exercise of the powers conferred by section 4 of the Wireless Telegraphy Ordinance, the Governor in Council has made the following regulations —

Citation and commencement.

1. These regulations may be cited as the Wireless Telegraphy (Amendment) Regulations 1972, and shall come into operation on the 7th day of September 1972.

Amendment of Regulation
11.
(Vol. II p. 329)

2. Regulation 11 of the Wireless Telegraphy Regulations is amended by the deletion of paragraph (ii) and the substitution therefor of the following —

"(ii) five pounds for an amateur station."

Made by the Governor in Council this 7th day of September 1972.

R. BROWNING,
Clerk of the Executive Council.

TEL/10/2.

DOGS ORDINANCE

(Chapter 21)

Dogs (Amendment) Rules 1972

No. 1 of 1972.

E. G. LEWIS,
Governor.

In exercise of the powers conferred by section 13 of the Dogs Ordinance, the Governor in Council has made the following rules —

1. These rules may be cited as the Dogs (Amendment) Rules 1972, and shall come into operation on the 7th day of September 1972.

Citation and commencement.

2. Rule 3 of the Dogs Rules is amended by the deletion of the words "one pound" and the substitution therefor of the following "one pound fifty pence".

Amendment of rule 3.
(Vol. II p. 181)

Made by the Governor in Council this 7th day of September 1972.

R. BROWNING,
Clerk of the Executive Council.

AGR/10/4.

WAGES AGREEMENT

The following agreement has been reached between the Government, the Falkland Islands Company, Ltd., and the General Employees Union. The agreement shall be effective for the period from the 2nd November 1972 to 31st December 1973, and shall apply to hourly paid employees in Stanley.

1. Basis of Wage Rates.

Wages shall be adjustable by negotiation except that any changes arising from fluctuations in the cost of living, except as provided below, 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 purpose of wage adjustments an average of the findings of the last four preceding 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) 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.

(c) SLAUGHTERMEN AND LORRY DRIVERS.

Slaughtermen shall be provided with suitable protective clothing and footwear.

All drivers of petrol, steam or diesel engines, whether stationary or mobile, shall be paid for all working hours of the day on which the employee drives, irrespective of the period during which he is actually driving.

2. Prevailing Rates.

<i>Class</i>				<i>Hourly Rate.</i>
1. Tradesmen	39.5p
2. *Apprentices		1st year		24p
		2nd year		25.5p
		3rd year		27.5p
		4th year		30.5p
		5th year		33.5p
3. Handymen	34p to 38p according to ability.
4. Slaughtermen and tradesmen's mates	33.5p
5. Lorry Drivers, including men tending stationary engines or boilers				34.5p
6. Labourers		Age		<i>Hourly Rate.</i>
		14-15		17.5p
		15-16		20.5p
		16-17		24.5p
		17-18		28p
		18 and over		33p

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

Cost of living awards, when authorised, should be paid in full to apprentices and young labourers.

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

* An apprenticeship should not commence before the 15th birthday.

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 2p 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 20 feet from the ground or where the structure joins the main roof of a building, shall be paid from 4p to 7½p per hour according to the risk involved. This does not apply to work on properly erected scaffolding or on roofs where the work can be carried out from a position where the workman's feet are on a secured ladder.

(c) INCONVENIENCE PAY.

Employees required, by the employer, to carry their midday meal shall receive 10p 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 1½p 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 1½p 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 2½p per hour extra and no other allowance.

4. Working Hours.

The normal working hours shall be 40 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.

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 40 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 40-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 eight days shall be paid holidays for all employees :-

New Year's Day, Good Friday, The Queen's Birthday and Commonwealth Day, October Bank Holiday, Anniversary of Battle of Falkland Islands, Christmas Day, Boxing Day, and one other day to coincide with the Annual Stanley Sports Meeting.

- (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) There shall be no entitlement to sick pay for the first three days of sickness.
- (c) If sickness lasts for more than three days an employee shall be entitled to the following sick pay commencing after the expiry of the first three days of sickness -
 - (i) Employees who have completed one year's service with their employer -
 - Full pay for the first week.
 - Half pay for the second and third weeks.
 - (ii) Employees who have completed three year's service with their employer -
 - Full pay for the first two weeks.
 - Half pay for the third and fourth weeks.
- (d) 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.
- (e) An employer may demand a medical certificate before making any payment in respect of sick pay.
- (f) 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. TRE/2/9.

No. 31.

4th December 1972.

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

From His Excellency the Governor to the Right Honourable the Secretary of State for Foreign and Commonwealth Affairs.

"I should be grateful if on the occasion of the Silver Wedding Anniversary of Her Majesty the Queen and His Royal Highness the Prince Philip you would convey to Her Majesty and His Royal Highness with my humble

duty the loyal and affectionate greetings of Her Majesty's subjects in the Falkland Islands, South Georgia and the British Antarctic Territory."

From the Right Honourable the Secretary of State for Foreign and Commonwealth Affairs to His Excellency the Governor.

"Your telegram has been laid before the Queen. I am commanded by Her Majesty to convey to you and to Her Majesty's subjects in the Falkland Islands, South Georgia and the British Antarctic Territory the sincere thanks and appreciation of Her Majesty and His Royal Highness the Duke of Edinburgh for your kind message of loyal greetings."

Ref. ROY/31/1

A Bill for An Ordinance Further to amend the Live Stock Ordinance.

Title.

Date of commencement.

(19)

Enacting clause.

BE IT 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 Live Stock (Amendment) Ordinance 1972, and shall come into operation on the day of 197 .

Amendment of section 2.
(Cap. 40)

2. Section 2 of the Live Stock Ordinance (hereinafter referred to as the principal Ordinance) is amended by deleting the definition of "Dipping" and substituting therefor the following new definition—

" "Dipping" means the subjection of sheep to effective tick and ked destroying preparation (in accordance with the manufacturer's recommendations) by means of immersion or by such other means or in such other manner as may be approved by the Governor in Council or, with reference to lice, scab, or itch-mite in sheep, means the subjection of sheep to effective lice, scab, or itchmite destroying preparation by such means or in such manner as may be approved by the Governor in Council."

Amendment of section 3.

3. Section 3 of the principal Ordinance is amended by deleting "No inspector shall either directly or indirectly, be an owner of or dealer in sheep or act as the agent of any farmer, under a penalty for any such offence not exceeding £50." and substituting therefor the following —

"No inspector shall be actively engaged in sheepfarming."

Amendment of section 7.

4. Section 7 of the principal Ordinance is amended by deleting "the sum of four shillings per day and night" and substituting therefor the following —

"the boarding charge as in the Sheepowners' Association Ltd. and the General Employees Union Agreement in force at the time."

5. Section 8 of the principal Ordinance is amended, in subsection (3), by deleting "agemark" and substituting therefor the following —

Amendment of section 8.

"marks other than those used for stud identification purposes."

6. Section 10 of the principal Ordinance is amended in paragraph (3) by inserting at the beginning thereof the following —

Amendment of section 10.

"wilfully with intent to mutilate."

7. Section 11 of the principal Ordinance is repealed and replaced by the following —

Repeal and replacement of section 11.

"Compulsory dipping.

11. (1) Every owner shall dip or cause to be dipped with an insecticidal dip approved by an inspector all sheep running on land whereof he is the occupier as soon as they are shorn and before any sheep is allowed to leave the shearing pens after having been shorn, by means of a spray, shower or plunge-dip.

(2) Between the 1st day of March and the 30th day of June in every year, every owner shall dip or cause to be dipped with an insecticidal dip approved by an inspector all sheep running on land whereof he is the occupier, by means of plunge dipping:

Provided that —

- (a) for purposes previously approved in writing by the inspector, the inspector may advance or extend, for not more than 30 days, the period during which sheep must be dipped;
- (b) with the approval of the Governor in Council and subject to such conditions as may be imposed by the Governor in Council, the period during which sheep must be dipped may be advanced or extended for experimental purposes.

(3) Any person who contravenes the provisions of this section shall be liable to a fine not exceeding ten pence for every sheep in the flock not dipped".

8. The principal Ordinance is amended by the addition, after section 11, of the following new section —

Addition of new section 11A.

"Exemption from dipping.

11A. (1) Notwithstanding the provisions of section 11 of this Ordinance an inspector may —

- (a) exempt the owner of any island from dipping if the sheep examined by him on that island are found to be free from tick, ked, lice, scab or itchmite, for a period of five years; provided that any sheep brought on to that island are plunge-dipped on arrival no matter what the time of the year;
- (b) exempt the owner of any mainland station from dipping in any one year, if the sheep are found to be free from tick, ked, lice, scab and itchmite, provided that:
 - (i) prior agreement in writing for such exemption is obtained from the owner of every station that has a boundary with the station occupied by the applicant;
 - (ii) in case of a dispute between the applicant and any one or more of his neighbours, the inspector is satisfied that the boundary fence between the disputing parties is in good repair and that any flock that will be running on the applicant's side of the boundary is free from tick, ked, lice, scab and itchmite;

(iii) where an owner considers that any section of boundary fence which is the responsibility of a neighbour, to be in a state of bad repair, he may have it examined by an inspector and if the inspector is satisfied that the fence requires attention, then the complaining owner may carry out the repairs or renewal required and recover the full costs of such repairs or renewal from the neighbour whose responsibility that fence repair or renewal was.

(2) An application for exemption from the provisions of subsection (1) of section 11 of this Ordinance must be made not later than the 15th day of October in any year.

(3) An application for exemption from the provisions of subsection (2) of section 11 of this Ordinance must be made not later than the 14th day of February in any year."

Amendment of section 24.

9. Section 24 of the principal Ordinance is amended —

- (a) by being renumbered as subsection (1) thereof;
- (b) by the insertion of the following new subsection —

"(2) Any person who leaves a travelling sheep which is ailing or disabled alive on any station which the sheep is crossing shall be liable to a penalty not exceeding £10."

Amendment of schedule.

10. The Schedule to the principal Ordinance is amended in Form 4 by deleting the words "nett lbs" where those words twice occur and substituting therefor the words "nett kilos".

OBJECTS AND REASONS

The object of this Bill is to implement recommendations made by the Sheepowners Association Limited in conjunction with the Agricultural Advisory Team which recently visited the Colony for the control and eradication of keds on sheep.

Ref. AGR/10/2.

A Bill for An Ordinance Further to amend the Income Tax Ordinance.

Title.

(19)

Date of commencement.

BE IT 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. 3) Ordinance 1972.

Short title and commencement.

(2) The provisions of this Ordinance shall have effect with respect to tax chargeable for the year of assessment commencing on the day of 197 , and for all subsequent years of assessment.

2. Section 8 of the Income Tax Ordinance is amended—

Amendment of section 8.
(Cap. 32)

(a) by the deletion of the full stop at the end of paragraph (1) and the substitution therefor of a semi-colon; and

(b) by the insertion, after paragraph (1) of the following new paragraph—

“(m) any allowance, grant or gratuity payable from United Kingdom funds to any officer in the service of the Colony who is a designated officer within the terms of the Overseas Service (Falkland Islands) Agreement 1972.”

OBJECTS AND REASONS

This Bill provides exemption for persons appointed to the Colony on loan, or under the Overseas Service (Falkland Islands) Agreement 1972 from the payment of income tax on any allowance, grant or gratuity payable from United Kingdom funds.

Ref. INC/10/5.

A Bill for An Ordinance Further to amend the Workmen's Com- pensation Ordinance 1965.

Title.

(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 Workmen's Compensation (Amendment) Ordinance 1972.

Short title.

2. The Fourth Schedule to the Workmen's Compensation Ordinance 1965, is amended by the addition thereto of the following occupational disease—

Amendment of Fourth
Schedule.
(1 of 1965)

“Hydatid disease

Working with dogs or the
care and handling of dogs”.

OBJECTS AND REASONS

The object of this Bill is to list hydatid disease as an occupational disease for the purposes of the Workmen's Compensation Ordinance 1965.

Ref. LEG/10/1.

Statement shewing total Receipts for the year ended 30th June 1971.

RECEIPTS	Amount Estimated	Actual Receipts	Over the Estimate	Under the Estimate
	£	£	£	£
I. Aviation	16000	17528.49	1528.49	
II. Customs Duties	53940	45492.89		8447.11
III. Dependencies & B.A.T. Contribution to cost of Central Administration	2670	—		2670.00
IV. Electricity	40500	42837.70	2337.70	
V. Fees and Fines	8975	11332.13	2357.13	
VI. Harbour	9250	9107.53		142.47
VII. Investment	103705	156240.73	52535.73	
VIII. Internal Revenue	159352	130440.91		28911.09
IX. Land Sales	105	17.96		87.04
X. Miscellaneous	3875	5735.78	1860.78	
XI. Posts and Telecommunications	73683	80421.03	6738.03	
XII. Reimbursements	4020	4816.87	796.87	
XIII. Reimbursements from H.M. Government	7899	10681.40	2782.40	
XIV. Rents	5400	5035.12		364.88
<i>Total Ordinary Revenue</i>	£489374	£519688.54	£70937.13	£40622.59
Transfer from Development Fund	1793	7783.81	5990.81	
Repayment of Loans	7000	7315.93	315.93	
Development Aid	50002	52426.49	2424.49	
Revenue under contract with ESRO to be set off against expenditure under contract with Cable & Wireless Limited	26208	26207.50		.50
<i>Total Revenue</i>	£574377	£613422.27	£79668.36	£40623.09
Advances		178342.12		
Deposits		417209.06		
Remittances		483045.55		
Savings Bank		567101.22		
Provident Fund		1395.14		
Note Security Fund		39166.51		
Oil Stocks Replacement Fund		17786.12		
Old Age Pensions Equalisation Fund		86288.50		
Investments		2073115.66		
Overseas Service Aid Scheme		10349.00		
Development Aid		50611.00		
General Revenue Balance Account		7787.84		
<i>Total Receipts</i>		£4545619.99		
Balance 1st July 1970		35814.23		
TOTAL		£4581434.22		

Statement shewing total Payments for the year ended 30th June 1971.

PAYMENTS	Amount Estimated	Actual Payments	Over the Estimate	Under the Estimate
	£	£	£	£
I. The Governor	11894	9959.06		1934.94
II. Agriculture	3628	3282.40		345.60
III. Audit	1835	1901.62	66.62	
IV. Aviation	23059	29517.96	6458.96	
V. Customs and Harbour	18225	18296.78	71.78	
VI. Education	67194	61125.57		6068.43
VII. Medical	53330	55579.59	2249.59	
VIII. Meteorological	2610	2735.14	125.14	
IX. Military	3448	2242.47		1205.53
X. Miscellaneous	7623	8785.96	1162.96	
XI. Pensions and Gratuities	15677	15929.40	252.40	
XII. Police and Prisons	9405	8851.76		553.24
XIII. Posts and Telecommunications	51906	53423.57	1517.57	
XIV. Power and Electrical	25131	25613.86	482.86	
XV. Public Works	24365	23871.49		493.51
XVI. Public Works Recurent	39920	35690.88		4229.12
XVII. Public Works Special	5680	2610.25		3069.75
XVIII. Secretariat, Treasury and Central Store	37182	47502.78	10320.78	
XIX. Shipping Subsidy and Overseas Passages	55250	71896.08	16646.08	
XX. Social Welfare	15800	16765.53	965.53	
XXI. Supreme Court	2699	2640.69		58.31
<i>Total Ordinary Expenditure ...</i>	<i>£475861</i>	<i>£498222.84</i>	<i>£40320.27</i>	<i>£17958.43</i>
A Development Expenditure financed from Colony funds	1001	5445.29	4444.29	
B Development Expenditure financed from United Kingdom funds	50002	54288.44	4286.44	
C Expenditure under contract with Cable and Wireless, Limited to be met from complementary contract with ESRO ...	34000	34000.00		
<i>Total Expenditure</i>	<i>£560864</i>	<i>£591956.57</i>	<i>£49051.00</i>	<i>17958.43</i>
Advances		179623.21		
Deposits		420613.04		
Remittances		487000.63		
Savings Bank		550021.97		
Provident Fund		100.00		
Note Security Fund		36715.33		
Oil Stocks Replacement Fund		279.06		
Old Age Pensions Equalisation Fund		19728.26		
Investments		2186403.25		
Overseas Service Aid Scheme		10397.40		
Development Aid		52426.49		
Development Fund		7783.81		
Total Payments		£4543049.02		
Balance at 30th June 1971		38385.20		
TOTAL		£4581434.22		

L. GLEADELL,

Colonial Treasurer,

10th November 1971.

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4 DECEMBER 1972

1. (a) A sum of £488.58 due from Her Majesty's Government in respect of under issues of the following development aid — C. D. & W. Scheme D6820 and A Improvements to Stanley Schools £152.82
C. D. & W. Scheme D7053 Stanley Roads £335.76
(b) A sum of £728.59 due from Her Majesty's Government in respect of the following Overseas Service Aid Scheme under issues — Passages £640.12
Education Allowances £66.33. Inducement Allowances £22.14.
(c) A sum of £3090.53 due from Her Majesty's Government in respect of expenditure incurred under the United Kingdom/Falkland Islands Loan 1971.
2. At the 30th June 1971 the amount outstanding in respect of loans for housing etc. was £38,530.
3. A sum of £26,529 is owed by the European Space Research Organisation to the Colony in respect of a loan; and an identical amount is owed by the Colony to the Government Savings Bank. (Ordinance No. 4 of 1969).

L. GLEADELL,
Colonial Treasurer.
10th November 1971.