

Provided that where a person wishes to give notice on or before a certain date of his desire to become a special voluntary contributor and makes representations to the Ministry within three months after that date that he was unable to obtain the form, and the Ministry is satisfied—

- (a) that within twenty-one days before the said date he applied for and made all reasonable efforts to obtain the form but was unable to obtain it in such time that by the use of reasonable diligence he could have completed it and delivered or posted it to the Ministry on or before the said date;
 - (b) that within fourteen days, or such other time as the Ministry may in any special case consider reasonable, after obtaining the form he duly completed it and delivered or posted it to the Ministry; and
 - (c) that but for the provisions of this paragraph the interests of such person would be seriously prejudiced;
- then his application for the form shall be the notice of his desire to become a special voluntary contributor."

Given under the Official Seal of the National Health Insurance Joint Committee this 16th day of January, nineteen hundred and thirty-nine.

(L.S.)

H. N. Howorth,
Secretary, National Health Insurance
Joint Committee.

Given under the Official Seal of the Ministry of Labour for Northern Ireland this 16th day of January, nineteen hundred and thirty-nine.

(L.S.)

W. A. B. Iliff,
Assistant Secretary to the Ministry of Labour
for Northern Ireland.

COUNTY COURTS.

Judges.

ORDER OF THE GOVERNOR OF NORTHERN IRELAND, DATED 9TH JANUARY, 1939, DIRECTING THAT AN ADDITIONAL COUNTY COURT JUDGE SHALL HAVE JURISDICTION IN THE DIVISION OF BELFAST IN THE COUNTY OF ANTRIM AND DIVISION OF LISBURN IN THE COUNTY OF DOWN.

1939. No. 12.

BY THE GOVERNOR OF NORTHERN IRELAND.

ABERCORN.

WHEREAS under and by virtue of certain proclamations heretofore made and of the several statutes in that behalf the County

of Antrim is divided into two districts for the purpose of hearing and determining causes by civil bill and of transacting all such criminal and other business as may be cognisable or determinable at any General or Quarter Sessions of the Peace or in any Civil Bill Court in or for the said County of Antrim, one of the said districts being called the district or division of Belfast and the other of the said districts being called the district or division of Ballymena :

AND WHEREAS by a Proclamation dated the twenty-sixth day of October, 1893, made by the Lord Lieutenant and Privy Council in Ireland it was directed that a new division of the County of Down to be called the Division of Lisburn should be constituted :

AND WHEREAS the said Proclamation constituted a Court for hearing and determining causes by Civil Bill only, other than and not including Equity Civil Bills, for the said Division of Lisburn :

AND WHEREAS under and by virtue of such proclamations heretofore made the said Division of Belfast and the Division of Lisburn are under the jurisdiction of the County Court Judge and Chairman of Quarter Sessions of the County of Antrim :

AND WHEREAS by Section 11. of the County Officers and Courts Act (Northern Ireland), 1933, it is provided that a person appointed as County Court Judge for any county or counties who has duly taken the oath required by Section 3 of the Civil Bill Courts (Ireland) Act, 1851, shall, if the Governor of Northern Ireland, after consultation with the Lord Chief Justice of Northern Ireland, from time to time so directs, have jurisdiction and authority to do and execute the duty of County Court Judge for any county or counties or part or parts of a county or counties in addition to those for which such person has been appointed, and if the said direction so provides may do and execute the said duty as an additional judge; and, further, that, so long as any existing County Court Judge continues in office, a direction shall not be given under the provisions of the said section except with the consent of every such judge affected by the direction :

AND WHEREAS the County Court Judge and Chairman of Quarter Sessions of the County of Antrim being an existing County Court Judge within the meaning of the said Section 11 of the County Officers and Courts Act (Northern Ireland), 1933, has consented to the giving of the direction hereinafter set forth.

Now, therefore, I, James Albert Edward, Duke of Abercorn, Knight of the Most Noble Order of the Garter, Knight of the Most Illustrious Order of Saint Patrick, Governor of Northern Ireland, under and by virtue of the County Officers and Courts Act (Northern Ireland), 1933, after consultation with the Lord Chief Justice of Northern Ireland do hereby direct that John McGonigal, who has duly taken the oath required by Section 3 of the Civil Bill Courts

(Ireland) Act, 1851, as County Court Judge for the County of Tyrone, shall in addition to the duties for which he has been appointed have jurisdiction and authority as an additional judge to do and execute the duty of County Court Judge for the Division of Belfast in the County of Antrim and the Division of Lisburn in the County of Down.

Given at Belfast this Ninth day of January, Nineteen Hundred and Thirty-nine.

By His Grace's Command.

R. Dawson Bates.

DESTRUCTIVE INSECTS AND PESTS.

Chrysanthemum Midge, p. 110.

Importation of Chrysanthemums
p. 111.

Importation of Plants, p. 112.

Chrysanthemum Midge.

ORDER, DATED 15TH DECEMBER, 1939, MADE BY THE MINISTRY OF AGRICULTURE UNDER THE DESTRUCTIVE INSECTS AND PESTS ACTS (NORTHERN IRELAND), 1877 TO 1934 (40 AND 41 VICT., c. 68, 7 EDW. 7, c. 4, AND 24 AND 25 GEO. 5, c. 4.).

1939. No. 186.

The Ministry of Agriculture for Northern Ireland, in exercise of the powers conferred upon it by the Destructive Insects and Pests Acts (Northern Ireland), 1877 to 1934, and of every other power enabling it in that behalf, hereby makes the following Order, that is to say :—

Short Title.

1.—This Order shall be known as the Chrysanthemum Midge (Northern Ireland) (Revocation) Order, 1939.

Revocation.

2.—The Chrysanthemum Midge (Northern Ireland), Order, 1938 (Statutory Rules and Orders of Northern Ireland, 1938, No. 139), is hereby revoked.

Provided that the revocation shall not affect :—

- (i) the previous operation of such Order or anything duly done or suffered under such Order ; or
- (ii) any right, privilege, obligation or liability acquired, accrued or incurred under such Order ; or