

Provided that nothing in those Orders or in this notification shall operate to require any enemy property which has been or shall be released from the charges thereby respectively established to be credited or accounted for to an ex-enemy government.

- 2 All enemy property shall be subject to deduction of the costs, charges and expenses of the Custodian, including any statutory fee.
3. In this notification, the expression "enemy property" means all moneys paid or to be paid and all property vested or to be vested in or transferred or to be transferred to the Custodian under the Trading with the Enemy Ordinances, 1914 to 1916, and the Trading with the Enemy Amendment Ordinance, 1919, or any of them, and the proceeds of liquidation of such property and the investments (if any) representing the same, or the residue of such moneys, property, proceeds of liquidation and investments remaining in the hands or under the control of the Custodian after the carrying out by him of any order, direction, decision or instruction made or given by the Governor or the Supreme Court or a judge thereof, and the exercise or purported exercise by him of his duties under the same Ordinances, and also all moneys paid and all property transferred to the Custodian by direction of the Governor under section 5 (10) of the Alien Enemies (Winding up) Ordinance, 1914, except such part thereof respectively as has been or shall be paid to, vested in or transferred to or is now held by the Custodian, by reason of the owner or former owner being or being deemed to be a subject of or resident or carrying on business in the former Ottoman Empire.

NOTE.—The above notification is based on the Trading with the Enemy (Custodian Direction) Order, 1921, which was published in the *London Gazette* of the 30th August, 1921.

*To the Owner of the Remaining Portion of section A of Marine Lot No. 31
(No. 114, Queen's Road East).*

No. 549.—It is hereby notified that the Governor in Council having decided that the resumption of the property registered in the Land Office as the Remaining Portion of section A of Marine Lot No. 31 (No. 114, Queen's Road East) is required for a public purpose and private negotiations for the purchase thereof having, in the opinion of the Governor, failed, the said property and all rights easements and appurtenances thereto belonging or appertaining will be resumed by the Crown on the expiration of four months from the publication of this notice and thereupon such compensation in respect of such resumption will be paid as may be awarded in the manner provided by the Crown Lands Resumption Ordinances, 1900 and 1921.

第五百四十九號

布政使施

爲

諭知事現奉

督憲令開皇后大道東第一百十四號即田土
衙門註冊之第三十一號內地段A字分段其
餘之地現因舉辦公益經本督會同議政局議
定將其收回並以政府名義向該業主磋商購
回迄未允願本督意其終難成議仰該司即行
出示諭知該業主由諭知之日起限四個月期
滿該地及一切權利即由政府收回至如何補
置則按一千九百年及一千九百廿一年收回
公地則例辦理等因奉此合行諭飭該業主即
便遵照毋違特諭

右諭第三十一號內地段A字分段其餘
之地

一千九百二十一年十二月廿三號