

Part
#759

Negotiations in
Conf Pam #759

D991681090



Parsons 2121

REGULATIONS

IN RELATION TO PAYMENT OF INTEREST ON THE PUBLIC DEBT.

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- 1st. Orders for collecting interest on Registered bonds should be addressed to the Treasurer C. S., Assistant Treasurer, or Depositary, as the case may be; should state the Act of Congress under which the bonds were issued, the aggregate amount under such Act, the time for which it is desired interest should be paid, be made payable to the party authorized to collect the interest, and be signed by the person in whose name the bonds stand; such person signing his name as it is written in the bonds.
- 2d. Where parties hold bonds issued under more than one Loan, a separate order to collect interest under each Loan, and for each six months, is required.
- 3d. Where bonds stand in the name of a deceased person or minor, the person collecting the interest as Administrator, Executor, or Guardian, must file the Certificate of the Clerk of the Court, under seal of office, to the effect that he has qualified in said capacity.
- 4th. When a husband desires to collect the interest due on bonds standing in the name of his wife, he must produce her order, or evidence of his being the husband.
- 5th. Where bonds stand in the name of two or more persons as Trustees, the receipt of each is required, or if one desires to collect the interest, he must produce an order from his co-trustees authorizing it.
- 6th. Non-taxable Certificates of Indebtedness and Four per cent. bonds, issued under Act 17th February 1864, must be presented, in order to collect the interest thereon, as no schedule books have been made out for them. Four per cent. Certificates, issued under same Act, however, must be converted into bonds before interest can be collected.
- 7th. Orders for collecting interest on Certificates of Indebtedness, and Four per cent. bonds, are required to be in the same form, as in the case of Registered bonds.
- 8th. Persons desiring to collect the interest on 7.30 notes, must furnish schedule in duplicate of their notes.
- 9th. Persons holding *Coupon bonds* are not required to present the bonds, in order to collect the interest, the Coupons cut off from the bonds, accompanied by a statement of the amount, being sufficient.
- 10th. All Powers of Attorney to collect principal of any portion of the Registered Public Debt, must specify the bond (principal whereof is to be collected) by number, amount, and Act; must be signed by the party in whose name the bonds stand, just as the name is written in the bond; must be acknowledged before a Notary, or Justice of the Peace, or other official authorized by the laws of his State to take such acknowledgment, and the certificate of such official must be authenticated by his own seal of office if he has one, or if he himself have none, then the Clerk of the Court in which he shall have qualified or given bond must append thereto his certificate, under the seal of his office, of the official character of such Notary, Justice of the Peace, or other official.

G. A. TRENHOLM,

Secretary of the Treasury.



Hollinger Corp.
pH 8.5