House of Lords, London SW1A 0PW

16 June 2006

The QUEEN has been pleased to order a Congé d'Elire to pass the Great Seal of the Realm empowering the College of Canons of the Cathedral Church of Birmingham to elect a Bishop of the See of Birmingham, the same being void by the translation to the Archiepiscopal See of York of the most Reverend and Right Honourable John Tucker Magabi Sentamu, LLB, MA, PhD, lately Bishop thereof; and Her Majesty has been pleased to recommend to the said College of Canons the Right Reverend David Andrew Urquhart, BA, Bishop Suffragen of Birkenhead, to be by them elected Bishop of the said See.

CIP Denyer (1011)

Lord Lieutenants

The QUEEN has been pleased to approve that James Randolf Gibson Fleming Esq be appointed the Vice Lord-Lieutenant for the county of Dorset, to act as Her Majesty's Lord-Lieutenant during her absence from the area, sickness or other inability to act. The appointment takes effect immediately.

R Miles, Department for Constitutional Affairs
10 April 2006. (1014)

Parliament



The Scottish Parliament

THE SCOTTISH PARLIAMENT (LETTERS PATENT AND PROCLAMATIONS) ORDER 1999

The following Letters Patent were signed by Her Majesty The Queen on 12 June 2006 in respect of the Scottish Schools (Parental Involvement) Bill asp 8.

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To Our trusty and well beloved the members of the Scottish Parliament.

GREETING:

FORASMUCH as a Bill has been passed by the Scottish Parliament and has been submitted to Us for Our Royal Assent by the Presiding Officer of the Scottish Parliament in accordance with the Scotland Act 1998 the short Title of which Bill is set forth in the Schedule hereto but that Bill by virtue of the Scotland Act 1998 does not become an Act of the Scottish Parliament nor have effect in the Law without Our Royal Assent signified by Letters Patent under Our Scottish Seal (that is Our Seal appointed by the Treaty of Union to be kept and used in Scotland in place of the Great Seal of Scotland) signed with Our own hand and recorded in the Register of the Great Seal We have therefore caused these Our Letters Patent to be made and have signed them and by them do give Our Royal Assent to that Bill COMMANDING ALSO the Keeper of Our Scottish Seal to seal these Our Letters with that Seal.

IN WITNESS WHEREOF we have caused these Our Letters to be made Patent

WITNESS Ourself at Buckingham Palace the twelfth day of June in the fifty-fifty year of Our Reign.

By The Queen Herself Signed with Her Own Hand.

SCHEDULE

Scottish Schools (Parental Involvement) Bill asp 8 (1013)

Transport



Road Traffic Acts

Croydon Council

THE CROYDON (ON STREET PARKING PLACES) (LIMITED TIME) (NO 2) TRAFFIC ORDER 2004 (AMENDMENT NO 1) ORDER 2006

THE CROYDON (WAITING AND LOADING RESTRICTION) (AMENDMENT NO 7) ORDER 2006

THE CROYDON (GOODS VEHICLES) (FREE PARKING PLACES) (NO 1) TRAFFIC ORDER 2002 (AMENDMENT NO 2) ORDER 2006

- 1. Notice is hereby given that Croydon Council, on 19 June 2006, made the above mentioned Orders under the relevant sections of the Road Traffic Regulation Act, 1984 as amended by the Local Government Act, 1985.
- 2. The general effect of the Croydon (On Street Parking Places) (Limited Time) (No 2) Traffic Order 2004 (Amendment No 1) Order 2006 would be:
- (a) to provide "pay and display" parking bays so that they operate between the hours of 9.00 am and 5.00 pm on Mondays to Saturdays inclusive in the lengths of Portland Road, South Norwood specified in Schedule 1 to this notice;
- (b) to limit the maximum period for waiting in a parking place to 1 hour; (c) to provide that the charge for leaving a vehicle vary from 20p for fifteen minutes up to 80p (maximum) for 1 hour (maximum) with no return within two hours.
- 3. The general effect of the Croydon (Waiting and Loading Restriction) (Amendment No 7) Order 2006 would be to further amend the Croydon (Waiting and Loading Restriction) Order 2005 so that waiting oby vehicles, otherwise than for the purpose of delivering or collecting goods or loading or unloading a vehicle, would be prohibited between 7.00 am and 7.00 pm Monday to Saturday inclusive in the length of Portland Road as specified in Schedule 2 to this notice.
- 4. The general effect of the Croydon (Goods Vehicles) (Free Parking Places) (No 1) Traffic Order 2002 (Amendment No 2) Order 2006 would be:
- (a) to introduce a goods vehicle loading bay in Portland Road specified in Schedule 2 so that it would be in operation between the hours of 9.00 am and 5.00 pm on Mondays to Saturdays inclusive;
- (b) to specify that the use of the parking place would be restricted to goods vehicles only for the purpose of loading or unloading goods or delivering or collecting goods from premises in the vicinity to the parking place;
- (c) to restrict to 30 minutes any one period of waiting in the parking place and to prohibit the return to the same parking place of the same vehicle for a period of one hour;
- (d) provide that the parking place may be suspended when necessary to facilitate the carrying out of certain functions such as building or street works, furniture removals, funerals etc.
- 5. Copies of the Orders which will come into operation on 26 June 2006, of the Council's Statement of Reasons for making the Orders and of a map indicating the lengths of road to which the Orders relate can be inspected until the expiration of a period of six months from the date on which this notice is published during normal office hours on Mondays to Fridays inclusive at the "One Stop" Facility, Taberner House, Park Lane, Croydon, Surrey.
- 6. Copies of the Orders may be obtained from Parking Services, Environmental, Cultural and Sports Services, 1st Floor, Davis House, Robert Street, Croydon CR0 1QQ.
- 7. Any person desiring to question the validity of the Orders or of any provision contained therein on the grounds that it is not within the relevant powers of the Road Traffic Regulation Act, 1984 or that any of the relevant requirements thereof or of any relevant regulations made thereunder have not been complied with in relation to the Orders may, within 6 weeks of the date on which the Orders were made, make application for the purpose to the High Court.

S Halsey, Director of Environmental, Cultural & Sports Services