the powers of the above Act or that any requirement of that Act or of any regulation made thereunder has not been complied with in relation to the Order, may, within six weeks of the 22nd February 1968, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

J. M. Entwistle, A Principal Executive Officer.

Scunthorpe, Lincs.

The Minister of Transport hereby gives notice that The Minister of Transport hereby gives notice that she has made an Order under section 153 of the above Act entitled "The Stopping Up of Highways (County of Lincoln, Parts of Lindsey) (No. 2) Order, 1968", authorising the stopping up of lengths of High Street and Manley Street, Scunthorpe, Lincs.

Copies of the Order may be obtained, free of charge, on application to the Ministry of Transport, St. Christopher House, Southwark Street, London S.E.1 (quoting HLL 70/24/040) and may be inspected at all reasonable hours at the Civic Centre. Ashby

at all reasonable hours at the Civic Centre, Ashby

Road, Scunthorpe.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the above Act or that any requirement of that Act or of any regulation made thereunder has not been complied with in relation to the Order, may, within 6 weeks of the 22nd February 1968, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

J. M. Entwistle, A Principal Executive Officer.

Verwood, Dorset

The Minister of Transport hereby gives notice that she proposes to make an Order under section 153 of the above Act to authorise the stopping up of a length of Bridleway No. 12 off Woodlinken Close, Verwood, Dorset, to enable residential development to be carried out in accordance with planning per-

mission granted to L. A. Chitty, Esq.

During 3 months from the 22nd February 1968 copies of the draft Order and relevant plan may be inspected at all reasonable hours at the Wimborne and Cranborne R.D.C. Offices, Furzehill, Wimborne, and at the address of the Clerk to the Verwood Parish Council, 11 Park Drive, Verwood, and may be obtained free of charge from the Ministry of Transport (quoting HLL 70/10/057) at the address stated below.

Within the above-mentioned period of 3 months any person may, by notice to the Minister of Transport (Ref. HLL 70/10/057), St. Christopher House, Southwark Street, London S.E.1, object to the making of the Order.

J. M. Entwistle, A Principal Executive Officer.

Wivelsfield Green, Sussex

The Minister of Transport hereby gives notice that she proposes to make an Order under section 153 of the above Act to authorise the stopping up of a length of a footpath at Downsview Estate, North Common Road, Wivelsfield Green, Sussex, to enable residential development to be carried out in accordance with planning permission granted to Willett Homes Limited.

The proposed Order will require the provision of a new footpath maintainable at the public expense, for which the highway authority is to be the East Sussex C.C., and another new highway.

During 3 months from the 22nd February 1968 copies of the draft Order and relevant plan may be inspected at all reasonable hours at the Chailey R.D.C. Offices, Lewes House, Lewes, and at the address of the Clerk to the Wivelsfield Parish Council, Monwell, 31 Livingstone Road, Burgess Hill, and may be obtained free of charge from the Ministry

of Transport (quoting HLL 70/41/064) at the address stated below.

Within the above-mentioned period of 3 months any person may, by notice to the Minister of Transport (Ref. HLL 70/41/064), St. Christopher House, Southwark Street, London S.E.1, object to the making of the Order.

J. M. Entwistle, A Principal Executive Officer.

Westminster, Kensington and Chelsea

The Minister of Transport hereby gives notice that she proposes to make an Order under section 153 of the above Act to authorise the stopping up of Kensal Place and a length of Southam Street, Westminster and Kensington and Chelsea, to enable residential and other development to be carried out by the Greater London Council under Part III of the Act. During 3 months from the 23rd February 1968 copies of the draft Order and relevant plan may be inspected at all reasonable hours at the Westminster City Hall Victoria Street London S W1 and the

City Hall, Victoria Street, London S.W.1, and the Town Hall, Kensington, London W.8, and may be obtained free of charge from the Ministry of Transport (quoting HLL 70/L12/09) at the address stated

Within the above-mentioned period of 3 months any person may, by notice to the Minister of Transport (Ref. HLL 70/L12/09), St. Christopher House, Southwark Street, London S.E.1, object to the making of the Order.

This notice supersedes the information given in the notice published on 26th January 1968.

J. M. Entwistle, A Principal Executive Officer.

CUSTOMS AND EXCISE

NOTICE OF SEIZURE UNDER THE CUSTOMS AND EXCISE ACT, 1952

o: MANIFATTURA TESSILE SIMONA, Via S. Giovanni Bosco, 7, Cassano Magnago, Italy.

22nd February 1968.

Pursuant to section 275 (5) of the Customs and Excise Act, 1952 and paragraph 1 of the 7th Schedule thereto, the Commisioners of Customs and Excise hereby give you notice that by virtue of the powers contained in the customs and excise Acts and enactments amending those Acts, certain goods, namely:—Nine bales of fabrics imported on 18th August 1967 at Tilbury and invoiced by you to Messrs. H. R. Diamond, 141 Knightsbridge, London N.W.1, invoice number 129/67 dated 2nd August 1967 have been seized as liable to forfeiture upon the grounds that the said goods were imported contrary to the prohibition in force with respect thereto by virtue of the Import of Goods (Control) Order 1954, made under the Import, Export and Customs Powers (Defence) Act, 1939.

Whereby and by force of section 44 (b) of the Customs and Excise Act, 1952, and section 3 (1) of the Import, Export and Customs Powers (Defence) Act 1939 the said goods are liable to forfeiture.

If you claim that the said goods are not liable to contained in the customs and excise Acts and enact-

If you claim that the said goods are not liable to forfeiture you must within one month from the date of this notice of seizure give notice of your claim in accordance with the said Schedule to the said Act specifying the name and address of a solicitor Act specifying the name and address of a solicitor in England who is authorised to accept service of process and to act on your behalf. In default of such notice the said goods will be deemed to have been duly condemned as forfeited and will be liable been duly condemned as fortested and will be habte to be disposed of in such manner as the Com-missioners of Customs and Excise may direct. If you make such claim within the time aforesaid, legal proceedings will be taken for the condemnation thereof.

A. Hall, Officer of Customs and Excise, Knollys House, 11 Byward Street, London