## WELSH OFFICE

## Y SWYDDFA GYMREIG HIGHWAYS ACTS, 1959 to 1971

The London-Fishguard Trunk Road (Sealyham Junction, near Wolf's Castle, Improvement Side Roads) Order,

The Secretary of State for Wales hereby gives notice that, in relation to the above-mentioned Trunk Road at Sealyham Junction near Wolf's Castle in the county of Dyfed, he has made under section 9 of the Highways Act, 1959, an Order, the effect of which is:

(a) to authorise him-

(i) to improve, raise, lower or otherwise alter Sealyham Road;

(ii) to stop up Sealyham Road;

(iii) to construct a new highway to connect Sealyham Road with the Trunk Road

all at Sealyham Junction near Wolf's Castle aforesaid, and

(b) to provide for the transfer of the said new highway to the County Council of Dyfed as from the date on which he notifies the Council that the new highway has been completed and is open for through traffic.

Copies of the Order and of the relevant plan have been deposited at the Welsh Office, Roads Division, Graham Buildings, Newport Road, Cardiff, and at the offices of Dyfed County Council, County Hall, Carmarthen, Dyfed, and Preseli District Council, Cambria House, Haverfordwest, Dyfed, where they are open to inspection free of charge at all reasonable hours.

Copies of the Order, the title of which is "The London-

Copies of the Order, the title of which is "The London-Fishguard Trunk Road (Sealyham Junction, near Wolf's Castle, Improvement Side Roads) Order, 1974", can be obtained from the Welsh Office, Roads Division, Graham Buildings, Newport Road, Cardiff CF2 1YU.

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 Highways Act, 1959, or the Highways Act, 1971, or on the ground that any requirement of either of those Acts, or of regulations made thereunder, has not been complied with in relation to the Order, may, within 6 weeks from 24th January 1975, apply to the High Court for the suspension or quashing of the Order or of any provision contained sion or quashing of the Order or of any provision contained therein.

L. Pritchard, An Assistant Secretary, Welsh Office. 30th December 1974.

## DEPARTMENT OF TRADE

Companies Registration Office, Companies House 55-71 City Road, London, EC1Y 1BB. 24th January 1975.

In the High Court of Justice (Chancery Division) No. 002631 of 1974

In the Matter of FLAIRVALE LIMITED and in the Matter of the Companies Act 1948

Notice is hereby given that by an order made on Monday the 25th day of November 1974 upon the petition of the above named Flairvale Limited (hereinafter called the company) and of Peter David Olley of 15 Albury Avenue Cheam in the County of Surrey a member of the company on the 28th October 1974 preferred unto this Court And upon hearing counsel for the petitioners and for the Perietres of Companies (the respondent)

Registrar of Companies (the respondent)

And upon reading the said petition the affidavit of Peter David Olley filed the 31st October 1974 the affidavit of Philip John Jones filed the 12th November 1974 and the exhibits in the said affidavits respectively referred to

And there being no opposition on behalf of Her Majesty to the relief sought by the said petition as appears from the said affidavit of Philip John Jones and the exhibit thereto

And the petitioners by their counsel undertaking forthwith after the restoration of the name of the company to the register of companies to procure that the name of the company be changed to one acceptable to the Registrar of Companies and within one month of the restoration of the name of the company to the register of companies to forward to the Registrar of Companies as required by sections 124 and 126 of the above-mentioned Act, a copy of the annual return of the company for the year 1974 together with the documents annexed thereto as required by section 127 of the said Act, to give to the Registrar of Companies as required by section 107 of the said Act notice of the situation of the registered office of the company at the date of incorporation and any change therein since that date and to send to the Registrar of Companies as required by section 200 of the said Act a return containing the particulars specified in the register of directors and secretaries of the company and a notification of any change among the directors of the company or in its secretary or in any of the particulars contained in its said

register, specifying the date of the change
This Court doth order that the name of the above named
Flairvale Limited be restored to the register of companies

And it is ordered that an office copy of this order be delivered to the Registrar of Companies and pursuant to the above mentioned Act the said Flairvale Limited is thereupon to be deemed to have continued in existence as if its name had not been struck off

And it is ordered that the Registrar of Companies do advertise this order in his official name in the London Gazette

And it is ordered that the petitioners the said Flairvale Limited and Peter David Olley do pay to the Registrar of Companies his costs of the said petition such costs to be taxed on the Common Fund Basis.

R. W. Westley, Registrar of Companies.

In the High Court of Justice (Chancery Division) No. 002677 of 1974

the Matter of FIESTA SOFT DRINKS (EARLS BARTON) LIMITED and in the Matter of the Companies Act 1948.

Notice is hereby given that by an order made on Monday the 9th day of December 1974 upon the petition of the above named Fiesta Soft Drinks (Earls Barton) Limited (hereinafter called the company) and of J. Gerber & Co. Limited whose registered office is situate at 4 Winsley Street London WIN 0AB and of Charles Kevin Courtney of Two Trees Leicester Road Sutton-in-the-Elms Leicester members of the company on the 31st October 1974 preferred unto this Court ferred unto this Court

And upon hearing counsel for the petitioners and for

the Registrar of Companies (the respondent)

And upon reading the said petition (as amended) the affidavit of Charles Kevin Courtney filed the 7th November 1974 the affidavit of Robert William Conrad filed 20th November 1974 and the affidavit of Charles Kevin Courtney filed the 5th December 1974 and the exhibits in the said affidavits respectively referred to

And there being no opposition on behalf of Her Majesty to the relief sought by the said petition as appears from the said affidavit of Robert William Conrad and the exhibit

And the petitioners by their counsel undertaking within one month of the restoration of the name of the company to the register of companies to give to the Registrar of Companies as required by section 107 of the above mentioned Act notice of the situation of the registered office of the company at the date of incorporation and of any change therein since that date and to send to the Registrar of Companies as required by section 200 of the said Act a return containing the particulars specified in the register of directors and secretaries of the company and a notification of any change among the directors of the company or in its secretary or in any of the particulars contained in its said register, specifying the date of the change and within two months of the restoration of the name of the company to the register of companies to cause the company, by special resolution(s) to acknowledge its failure to pass a resolution that its nominal capital be increased from £100 to £1000; to provide retrospectively, that such increase be ratified; to provide that the subsequent resolu-tion of the 15th June 1973 purporting to increase the nominal capital from £1000 to £20,000 and the consequent notice of increase, statement of increase and return of allotments all be ratified and to deliver to the Registrar of Companies a copy of the resolution(s) set out above together with the relevant notice, statement and return of allotments relating to the first increase of capital

And the petitioners J. Gerber & Co. Limited and Charles Kevin Courtney by their counsel undertaking that they will procure and the company by its counsel undertaking that the company shall not make any payment in or towards satisfaction of its debts in the sums of £41,000 and £7,950