have been seized as liable to forfeiture upon the ground that:

On 5th September 1985 at North Watford, Hertfordshire, a vehicle constructed or adapted for use on roads, namely the aforesaid Ford lorry registration number NGR 613P belonging to you was found to contain heavy oils on the delivery of which for home use rebate had been allowed, in contravention of the Hydrocarbon Oil Duties Act 1979, section 12(2), whereby and by force of section 13(6) of the said Act the said heavy oil was liable to forfeiture.

Whereby and by force of section 141 (1) (a) of the Customs and Excise Management Act 1979 the said goods are liable to forfeiture, on the grounds that the said vehicle was used for

the carriage of the said heavy oil.

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 writing in accordance with paragraphs 3 and 4 of the said Schedule 3. In default of such notice the said goods will be deemed to have been duly condemned as forfeited and will be liable to be disposed of in such manner as the Commissioners of Customs and Excise may direct. If you make such claim within the time aforesaid, legal proceedings will be taken for the condemnation of the said goods.

for the condemnation of the said goods.

L. J. Pryke, Officer of Customs and Excise, Kings Beam
House, Mark Lane, London EC3R 7HE. (3 SI)

DEPARTMENT OF TRADE AND INDUSTRY

Companies Registration Office, Companies House, Crown Way, Maindy, Cardiff CF4 3UZ.

The introductory heading for GAZETTE LIST 2169 published on 29th October 1985 which gave notice pursuant to section 625 should have read section 652.

(4 SI

S. R. Curtis, Registrar of Companies

DEPARTMENT OF TRANSPORT

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that he has made an Order under section 209 of the above Act entitled "The Stopping Up of Highways (County of West Yorkshire) (Bradford No. 6) Order 1985", authorising the stopping up of Hopkinson Avenue and lengths of Hambledon Avenue, and Helena Avenue in the Bierley Redevelopment Phase 1B, Bradford.

Copies of the Order may be obtained, free of charge, on application to the Department of Transport, at the Office of the Director (Transport), Yorkshire and Humberside Region, 9th Floor, City House, New Station Street, Leeds LS1 4JD, (quoting DYH5111/35/1/79) and may be inspected at all reasonable hours at the offices of the Group Engineer (Roads), Jacobs Well, Bradford BD1 5RW, and at the Central Library, Princes Way, Bradford BD1 1NN.

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 4th December 1985 apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

provision contained therein.

A. J. Homer, Deputy Director (Transport), Yorkshire and Humberside Regional Office of the Department of Transport (Ref.: T3913/28/0740).

(5 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that he has made an Order under section 209 of the above Act entitled "The Stopping Up of Highways (County of West Yorkshire) (Calderdale No. 5) Order 1985", authorising the stopping up of an area of St. Augustines Terrace, Halifax.

Copies of the Order may be obtained, free of charge, on application to the Department of Transport, at the Office of the Director (Transport), Yorkshire and Humberside Region, 9th Floor, City House, New Station Street, Leeds LS1 4JD, (quoting DYH 5112/35/1/82) and may be inspected at all reasonable hours at the offices of the Calderdale Metropolitan Borough Council, Town Planning Department, Northgate House, Halifax

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 4th December 1985 apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

A. J. Homer, Deputy Director (Transport), Yorkshire and Humberside Regional Office of the Department of Transport (Ref.: T3912/28/0740). (6 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that on the application of the Eastbourne Borough Council, he proposes to make an Order under section 212 of the above Act to provide for the extinguishment of any right which persons may have to use vehicles on two lengths of Terminus Road, at Eastbourne in the County of East Sussex.

The proposed Order will contain provisions for permitting

the use of that Highway by vehicles being used:

(a) for police, ambulance or fire brigade purposes;

(b) in connection with the laying, erection, inspection, maintenance, alteration, repair, renewal or removal in or near the said length of highway of any sewer, main, pipe, conduit, wire, cable or other apparatus for the supply of gas, water, electricity or of any telecommunication apparatus as defined in Schedule 2 to the Telecommunications Act 1984;

(c) the delivery or collection of goods or merchandise to or from premises accessible from and only from the highway where the vehicle is a goods vehicle as defined by Schedule 4 of the Vehicles (Excise) Act 1971, and is being used before

1000 hours or after 1800 hours;

(d) in accordance with a licence issued by Eastbourne Borough Council and for the purposes of construction, alteration, maintenance, demolition or emergency building repair to any premises adjacent to the highway, or for cleansing purposes, or official duties of Council Employees.

During 28 days from 4th December 1985 copies of the draft Order and relevant plan may be inspected at the Department of Technical Services, Eastbourne Borough Council, 68 Grove Road, Eastbourne, and may be obtained free of charge from the Secretary of State (quoting Ref.: RSE/5203/24/4/001) at the address stated below.

Within the above-mentioned period of 28 days, any person may by notice to the Secretary of State (Ref.: RSE/5203/24/4/001), at the address at the office of the Director (Transport), Departments of the Environment and Transport, South East Regional Office, Federated House, London Road, Dorking, Surrey RH4 1SZ, object to the making of the Order.

Mrs. P. J. Carter, A Senior Executive Officer in the Department of Transport. (7 SI)

Public Notices

WATER RESOURCES ACT AND DROUGHT ACT, 1976

NOTICE OF APPLICATION FOR LICENCE TO ABSTRACT WATER

Notice is hereby given that an application is being made to the Northumbrian Water Authority by Tyne and Wear County Council for a licence to abstract the following quantities of water from underground strata at the following points of

abstraction: 9·10 cubic metres per hour; 220 cubic metres per day; 80,300 cubic metres per year at NZ 339 611 for topping up an amenity lake.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at Boldon Library, Hardie Drive, Tyne and Wear, at all reasonable hours during the period beginning on 2nd December 1985 and ending on 30th December 1985.