

# The London Gazette

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## State Intelligence

#### PRIVY COUNCIL OFFICE

#### **PUBLIC SCHOOLS ACT 1868**

The Governing Body of Winchester College have made revised Statutes in the terms appended hereto and the same is hereby published in *The London Gazette* as required by the above-named Act

Any person or body coporate authorised by the said Act may, within two months after publication hereof, petition Her Majesty in Council to withhold Her Approval from whole or any part of the said Statutes.

#### I. VISITOR

The Visitor of the College shall be the Bishop of Winchester.

#### II. FOUNDATION OF THE COLLEGE

The Foundation of the College shall consist of:

- (1) The Warden and Fellows;
- (2) The Headmaster; (3) The Second Master;
- (4) The Scholars.

#### III. GOVERNMENT OF THE COLLEGE

The Governing Body of the College shall consist of the Warden of the College, who shall be also a Fellow of the College, and of such other persons as have under the provisions of Statute V become Fellows of the College; and such Governing Body shall be called "The Warden and Fellows of Winchester College," and is in these Statutes referred to as "The Warden and Fellows."

#### IV. WARDEN

- 1. One of the Fellows of the College shall from time to time be elected by the Fellows of the College to be the Warden of the College for such period of years not being more than five, and subject to such conditions and in such manner as the Warden and Fellows shall from time to time determine: Provided that no person shall be elected Warden except by a majority of the votes of the Fellows present at the election: Provided also that the person elected shall in any event cease to be Warden immediately upon ceasing to be a Fellow of the College. A Fellow who has been Warden shall be eligible for re-election as Warden.
- The Warden shall have precedence of the other Fellows, and shall be the Chairman of the meetings of the Warden and Fellows, and a member of all their Committees, and shall discharge such duties in respect of the property and affairs of the

College, and receive therefor such allowances as the Warden and Fellows shall from time to time determine.

- 3. The Warden shall have such rooms at Winchester, rent free, as the Warden and Fellows shall from time to time determine, the rooms shall be kept in substantial repair by the College, and all rates and taxes and other outgoings in respect thereof shall be paid out of the income of the College.
- 4. Whenever the office of Warden is vacant, or the Warden is incapable of performing the duties of the office, the Sub-Warden or any Fellow nominated for the purpose by the Sub-Warden, or, failing them, the Senior Fellow (not being Warden or Sub-Warden), or any Fellow nominated for the purpose by such Senior Fellow, shall have power during such vacancy or incapacity to discharge the duties and exercise the powers of the Warden. Every such nomination as aforesaid shall be made in writing. The Warden and Fellows shall have power to assign to the person discharging such duties as aforesaid any allowances which they may think fit.
- 5. The Sub-Warden, or other person having for the time being power to discharge the duties of the Warden, shall, upon every occurrence of a vacancy in the office of Warden, take all necessary steps for the purpose of obtaining the election of a Warden at a meeting of the Warden and Fellows.
- 6. The Warden shall, as soon as may be after election, and before entering on the duties of the office, at a meeting of the Warden and Fellows, make a declaration faithfully to perform the duties of the office and to observe the Statutes and Regulations of the College for the time being in force; and shall thereupon be admitted Warden by the Senior Fellow present at the meeting and not being the Warden. Such Senior Fellow shall forthwith notify such admission in writing to the Visitor.
- A record of every admission of a Warden shall be entered in the Register of the College.

#### V. FELLOWS

- 1. The Fellows of the College in addition to the Warden shall be—

  (1) The Worden of New College Oxford for the time being
- The Warden of New College Oxford, for the time being.
   and (3) Two Fellows elected by the Warden and Fellows of New College, Oxford.
- (4) One Fellow elected by the Hebdomadal Council of the University of Oxford.
- (5) One Fellow elected by the Council of the Senate of the University of Cambridge.
- (6) One Fellow elected by the President and Council of the Royal Society.

- (7) One Fellow appointed by the Lord Chief Justice of
- England for the time being.
  (8) One Fellow elected by the Headmaster, the Second Master, and the Assistant Masters and Assistant Mistresses of the School hereinafter called "Dons", for the time being
  - (9) to (11) Three Fellows elected by the Warden and Fellows.
- Provided always that the Warden and Fellows may elect an additional Fellow at any time when by so doing they will not increase the total number (including the Warden) above thirteen.
- 2. Every person elected or appointed to a Fellowship shall be duly qualified in the judgement of the persons or person by whom elected or appointed to take part in the government of the College as a place of religion, learning and education.
- 3. No Fellowship shall be tenable with the office of Headmaster or other Don.
- 4. Every Fellow elected or appointed shall, as soon as may be after election or appointment, and before entering on the duties of the office, at a Meeting of the Warden and Fellows, make a declaration faithfully to perform the duties of the office and to observe the Statutes and Regulations of the College for the time being in force; and shall thereupon be admitted to the Fellowship by the Warden or other person presiding at the Meeting: Provided that every such Fellow shall, before admission, be counted as one of the quorum necessary to constitute the Meeting at which the admission shall take place. A record of every admission of a Fellow shall be made in the Register of the College.
- 5. The Fellows of the College shall have the same status therein as the Fellows elected before the passing of the Public Schools Act 1864, but shall not have as Fellows any pecuniary interest or share in the income of the College.
- 6. The Fellows, other than the Warden, shall, as among themselves, rank in seniority and honorary precedence according to the order of their admission: Provided that the Sub-Warden shall have honorary precedence of all the other Fellows except the Warden. For the purposes of this section the Warden of New College, Oxford, shall be deemed to have been admitted to a Fellowship immediately after having been elected or appointed Warden of New College.
- 7. No Fellow shall remain a Fellow after having attained the age of 75 years.
- 8. Any Fellow, other than the Warden of New College, Oxford, who shall have been absent from every Meeting of the Warden and the Fellows in four successive school terms, shall ipso facto cease to be a Fellow; and the Fellowship shall be deemed to have become vacant immediately after the last Meeting held in the last of those four terms.
- 9. (1) Whenever a Fellowship, the election to which is by these Statutes vested in the Warden and Fellows, shall become vacant, the Warden shall take all necessary steps for the purpose of having such vacancy filled at a Meeting of the Warden and Fellows: Provided that on the vacation by death or otherwise of a Fellowship the election to which is by these Statutes vested in the Warden and Fellows it shall not be necessary for the Warden and Fellows to fill the vacancy unless the number of Fellows, including the Warden, would fall below 11 if it were not filled. The procedure in relation to any such election shall be from time to time determined by the Warden and Fellows: Provided that no person shall be elected to any such Fellowship except by a majority of the votes of the Fellows present at the election.
  - (2) In the case of a vacancy in any other Fellowship, not being the Fellowship held by the Warden of New College, Oxford, the Warden shall notify such vacancy in writing to the person or persons entitled to fill the same.
- If any Fellowship, not being the Fellowship held by the Warden of New College, Oxford, or a Fellowship which the Warden and Fellows are entitled but under section 9 of this Statute are not required to fill, shall not be filled within four calendar months of the date of the occurence of a vacancy therein by the person or persons entitled to fill the same, Her Majesty the Queen may by Order in Council fill such Fellowship for that time or turn only by the nomination of any qualified person whom She may think fit.
- 11. The Warden and Fellows shall from time to time appoint one of the Fellows as Sub-Warden, and may from time to time appoint such Fellows as they may think fit to represent them in attending the audit of the College Accounts or in supervising the management of the Fellows' Library or in any other way.

#### VI. BURSAR AND OTHER OFFICERS

- 1. A Bursar shall from time to time be appointed and shall hold the office at the pleasure of the Warden and Fellows.
- 2. The Bursar shall be responsible, except so far as the Warden and Fellows may otherwise provide, for the management of the business and finances of the College and its estates, and for the management and maintenance of the buildings and grounds, and shall perform such other duties as the Warden and Fellows shall from time to time direct.
- 3. The Bursar shall have a house rent free. The house shall be kept in substantial repair by the College, and all rates and taxes and other outgoings in respect thereof shall be paid out of the income of the College.
- 4. The Bursar shall receive such remuneration as shall be determined from time to time by the Warden and Fellows.
- 5. The Bursar shall not, while holding the office of Bursar, hold or undertake any other paid office or duties without the previous consent of the Warden and Fellows.
- The Warden and Fellows may from time to time appoint a Secretary and create such other offices as they may think necessary for the more efficient management of the affairs of the College.
- 7. The appointment and dismissal of every officer and employee shall, unless herein otherwise provided for, be subject to the directions from time to time of the Warden and Fellows.
- 8. The Warden and Fellows shall from time to time assign such duties and remuneration as they may think fit to every officer and employee, and may from time to time vary the same.

#### VII. COLLEGE CHAPEL AND RELIGIOUS INSTRUCTION

- 1. The Chapel services and religious instruction in the College shall be in accordance with the doctrines of the Church of England. This provision of this Statute shall not be annulled nor amended without the concurrence of the Visitor.
- 2. For the celebration of Divine Service in the College there shall be maintained by the College such a number of Chaplains and Quiristers as shall from time to time be determined by the Warden and Fellows.
- 3. The appointment, removal and duties of the Chaplains and Quiristers shall be determined from time to time by the Headmaster, after obtaining the approval thereto of the Warden and Fellows.

#### VIII. ADMINISTRATION

#### Buildings

1. Except as herein otherwise provided, all the Houses and Buildings of the College shall be used and occupied as the Warden and Fellows shall from time to time direct.

#### College Meetings

- 2. At least three General Meetings of the Warden and Fellows shall be held in every year, at such places as the Warden and Fellows shall from time to time appoint. Subject as aforesaid, General Meetings of the Warden and Fellows shall be held at such times and places as the Warden and Fellows shall from time to time appoint: Provided that, except so far as it shall be from time to time otherwise determined by the Warden and Fellows, the Warden may exercise the powers by this section conferred upon the Warden and Fellows of appointing the times and places of Meetings.
- 3. A Special Meeting of the Warden and Fellows shall also be held as often as the Warden shall deem it necessary, or shall receive a written request for the same, signed by any three of the other Fellows. The Warden shall appoint the time and place of any Special Meeting.
- Except in any case of emergency which in the opinion of the Warden does not admit of delay, there shall be given at least seven clear days' notice of a General Meeting, and at least three clear days' notice of a Special Meeting; and every such notice shall contain a printed or written statement of the nature of the business to be transacted at the Meeting.
- 5. Four fellows shall constitute a quorum at a Meeting.
- 6. In the absence of the Warden, the Sub-Warden, and in the absence of both the Warden and the Sub-Warden, the Senior Fellow present shall preside at a Meeting.
- 7. All matters brought forward at a Meeting shall be decided by a majority of the votes of the Fellows present. In case of an

- equality of votes the Warden or other person presiding shall have a second or casting vote.
- A minute book shall be provided, and minutes of the proceedings at a Meeting shall be entered in such book, and signed by the Warden or other person presiding at the next Meeting.

#### Expenses

 Every Fellow attending a Meeting of the Warden and Fellows, or of a Committee appointed by the Warden and Fellows, shall be entitled to be reimbursed the expenses incurred for travelling or otherwise in attending the Meeting.

#### College Seal

10. The College Seal shall be the seal of the Warden and Fellows. It shall be in the custody of the Warden, and shall not be affixed to any writing or document, except in the presence of the Warden or one of the other Fellows and in pursuance of a Resolution passed at a Meeting of the Warden and Fellows; and a copy of every such writing or document shall be entered in a register to be kept for that purpose.

#### Auditor

- The Warden and Fellows shall appoint an Auditor. The Auditor shall receive such fee as they think fit, and shall hold the office during their pleasure.
- 12. The accounts of the College shall be kept in proper books of account, and the Auditor shall annually examine and verify the same and the vouchers thereof, and shall ascertain the balances which may be due. The Auditor shall sign such accounts if found correct, and shall report whatever may appear to require amendment or observation.
- 13. A general statement of the receipts and payments, arranged in such manner as the Warden and Fellows may deem requisite and sufficient, shall be made and submitted annually to the Warden and Fellows.

#### IX. HEADMASTER AND SECOND MASTER

#### Headmaster

- The Headmaster shall be appointed by and shall hold the office at the pleasure of the Warden and Fellows. As soon as may be after appointment the Headmaster shall be admitted to the office by the Warden; and a record of the admission shall be made in the Register of the College.
- The Headmaster shall be responsible for and superintend the general discipline and instruction of all pupils admitted to the School.
- 3. The Headmaster shall be continually resident during the School terms, except when absent in the course of duties arising from the office, or with the previous consent of the Warden and Fellows, or for some urgent cause to be signified in writing to the Warden and Fellows.
- 4. The Headmaster shall have a house rent free. The house shall be kept in substantial repair by the College, and all rates and taxes and other outgoings in respect thereof shall be paid out of the income of the College.
- The Headmaster shall receive such remuneration as shall be determined from time to time by the Warden and Fellows.

#### Second Master

- The Second Master shall be appointed by the Headmaster with the approval of the Warden and Fellows, and shall hold the office at the pleasure of the Headmaster.
- 7. The Second Master shall be the Headmaster's representative in the absence of the Headmaster unless the Headmaster shall otherwise appoint; and shall perform such other duties in the School as the Headmaster shall from time to time assign.
- 8. The Second Master shall have a house rent free. The house shall be kept in substantial repair by the College, and all rates and taxes in respect thereof shall be paid out of the income of the College.
- The Second Master shall receive such remuneration as shall be determined from time to time by the Warden and Fellows.
- Subject as aforesaid, the Second Master shall rank as one of the Dons.

#### X. DONS

- The number, appointment and remuneration of the Dons shall be subject to the directions from time to time of the Warden and Fellows.
- Every Don shall be appointed by and shall hold the office at the pleasure of the Headmaster. If at any time the Headmaster shall dismiss a Don, the Headmaster shall forthwith report such dismissal, with the reasons therefor, to the Warden and Fellows.
- 3. The Warden and Fellows shall have power to assign out of the income of the College such remuneration as they may from time to time think fit to such Don or Dons (if any) as shall be required to assist in the domestic care and discipline of the Scholars, and to assign rooms to such Don or Dons.

#### XI. SCHOLARS

#### Number

 Subject to the provisions of section 3 of this Statute, there shall not be less than seventy Scholars of the College to be elected by the Warden and Fellows in the manner hereinafter provided.

#### **Oualifications**

2. The Scholarships shall be open to any pupil duly qualified in respect of character and attainments who, in the year in which the election is held, shall not have attained the age of fourteen years and shall have attained the age of twelve years on the first day of September. Every Candidate shall produce evidence satisfactory to the Warden and Fellows of date of birth and of good character. Otherwise the candidature shall be disallowed.

#### Election

- The election to Scholarships shall take place annually at a general meeting of the Warden and Fellows, except that the Warden and Fellows may delegate their power of election to the Warden.
- 4. The election shall be made after an examination conducted by the Headmaster and examiners appointed by the Headmaster in such subjects and in such manner as the Warden and Fellows shall from time to time determine. The examiners shall arrange on a roll in order of merit the names of at least as many candidates as shall in their judgment be sufficient to supply the vacancies available, and the Headmaster shall report their findings to the Warden and Fellows.
- The Warden or Sub-Warden or another Fellow appointed by the Warden for the purpose shall, after approving the Headmaster's report, sign Election Roll to signify election on behalf of the Warden and Fellows.

#### Admission

Every Scholar shall be admitted by the Warden or by the Headmaster acting on behalf and at the request of the Warden; and a record of the admission shall be made in the Register of the College.

#### Tenure and Privileges

- 7. Subject to good behaviour, and to such Regulations as the Warden and Fellows may from time to time make, a Scholarship shall be tenable until the end of the School half-year in which the Scholar attains the age of eighteen years; but the Warden and Fellows may make such Regulations as they may from time to time think fit for permitting a Scholar to retain the Scholarship until the end of the School half-year in which the age of nineteen years is attained. For the purpose of this section the School half-years shall be considered to end on the 1st day of January and the 31st day of August.
- 8. There shall be paid in respect of every Scholar hereafter elected such annual sum towards maintenance and education as the Warden and Fellows shall from time to time determine. Subject to such payment, the Scholars shall be maintained and educated during their residence at School out of the income of the College:
- Provided that the Warden and Fellows shall have power in the case of any Scholar, whose financial position appears to them to require it, to remit from time to time any part of the said annual sum. The Warden and Fellows shall determine the scale upon which such remission shall be made and the method by which the need of each Scholar shall be ascertained.
- In cases of grave misconduct, the Headmaster shall have power to expel any Scholar. In every case the Headmaster shall forthwith report to the Warden and Fellows such expulsion, and the reason therefor.

#### XII. COMMONERS

- There shall be such number of pupils in the School other than Scholars, to be known as Commoners, as the Warden and Fellows shall from time to time determine.
- The conditions governing the admission of Commoners, their lodging, boarding and education, shall be subject to the directions from time to time of the Warden and Fellows.
- There shall be paid in respect of every Commoner such annual sum for maintenance and education and such other fees and charges as the Warden and Fellows shall from time to time determine.
- In cases of grave misconduct, the Headmaster shall have power to expel any Commoner. In every case the Headmaster shall forthwith report to the Warden and Fellows such expulsion and the reason therefor.

#### XIII. EXHIBITIONS

- The Warden and Fellows shall award competitive Exhibitions, to be held by Commoners during their residence at the School, of such number and of such value as the Warden and Fellows may from time to time determine.
- 2. The qualifications and conditions of eligibility for such Exhibitions in respect of age, character, attainments and otherwise and the method of election to, and the conditions of tenure of, such Exhibitions shall (mutatis mutandis) be as determined by the Headmaster with the approval of the Warden and Fellows.

#### XIV. BURSERIES

- The Warden and Fellows may award discretionary grants, called Bursaries, to be held by pupils in the School whose financial position appears to the Warden and Fellows to require it.
- The value of all such Bursaries shall be reviewed by the Warden and Fellows each year and their renewal shall be subject to satisfactory reports on the work and conduct of the pupils concerned.
- The said Bursaries may be awarded to pupils already in the School or to pupils of a suitable standard, not yet in the School, to be held by them on entering.

## XV. FUNDS FOR PROVIDING EXHIBITIONS, BURSARIES AND PRIZES

- There shall be a Consolidated Exhibition Fund, and such other funds, whether from benefactions or grants from College Funds, as may be directed by the Warden and Fellows.
- The proceeds of this Fund shall be applied to the creation from time to time of Exhibitions or Prizes to be awarded to pupils upon leaving the School, under such conditions as the Warden and Fellows shall from time to time determine.

## XVI. RETIREMENT AND DEATH BENEFITS FOR EMPLOYEES

The Warden and Fellow shall have power to make such arrangements as they may from time to time think fit to provide, either directly out of the funds of the College or through schemes receiving contributions from the funds of the College or both, pensions gratuities and other monetary benefits for employees of the College upon their retirement from service, and for their dependants and legal personal representatives upon the death of such employees while in service or in receipt of a pension.

#### XVII. QUIRISTERS' AND OTHER SCHOOLS

- The Warden and Fellows shall make such provision as they
  may think fit for the education of the Quiristers and may
  establish, maintain or aid a School or Schools for this purpose
  or for any other purpose connected with the College.
- There shall be paid in respect of every Quirister such annual sum for maintenance and education and such other fees and charges as the Warden and Fellows shall from time to time determine.

#### XVIII. INVESTMENTS

- Any funds of or connected with the College (as provided in section 3 of this Statute) which require investment may be invested by the Warden and Fellows in any of the following investments:
  - (i) investments which are for the time being authorised by law for the investment of trust funds or which would be so

authorised if they could be purchased at a price below their redemption value;

(ii) such securities, including debentures, shares and stock (whether ordinary shares or stock or of any other class and including shares not fully paid), whether within or outside the United Kingdom, as the Warden and Fellows shall from time to time think fit;

(iii) any units or other shares of the investments subject to the trusts of a unit trust scheme whether or not in respect thereof there is in force at the time of investment an order of the Secretary of State under section 78 of the Financial Services Act 1986;

- (iv) the acquisition of land in the United Kingdom whether freehold or to be held upon a lease or under-lease for a term of which not less than 30 years shall be unexpired at the time of acquisition; or the application of the funds for a purpose which by section 26 of the Universities and College Estates Act 1925, is authorised for the application of the monies referred to in that section;
- (v) the acquisition of any interest for life or lives, or determinable with a life or lives, in any property real or personal together with a policy of assurance on such life or lives, provided that such interest subsists under a trust or settlement constituted in the United Kingdom.
- Any of the aforesaid investments may be acquired notwithstanding that the same is redeemable at any time and that the purchase price exceeds the redemption value.
- 3. The powers conferred by this Statute shall (subject to the provisos hereinafter contained) extend to the investment (including the variation of the investment) of all endowments or other funds of the College and of the funds of any specific trust for purposes connected with the College of which the College is trustee other than the funds of any trust which is subject to the jurisdiction of the Secretary of State for Education: Provided that:

(i) such powers shall not extend to the funds of a specific trust constituted after 3rd February 1968; and

(ii) any investment made under such powers of capital monies paid to the Minister of Agriculture, Fisheries and Food under the Universities and College Estates Act 1925, as repealed by the Universities and College Estates Act 1964, or funds representing such capital monies shall require the same consent of the Minister as is required for an investment made pursuant to that Act; and

(iii) such powers shall not extend so as to include any sale or exchange of land to which the consent of the said Minister is required under subsection (2) of section 2 of the last mentioned Acts without the consent of that Minister under those Acts.

#### XIX. SPECIFIC TRUST FUNDS

All funds and property now or hereafter belonging to or held in trust by the College as funds of specific trusts, and not otherwise provided for by an Statute made in pursuance of the Public Schools Act 1868, and the Acts amending the same, shall be administered as by the several instruments creating or regulating the trusts of such funds or property respectively provided, subject to the power given to the College under the Universities and Colleges (Trusts) Act 1943, to make a scheme for property held on trust to be administered as a single fund.

#### XX. CONSTRUCTION OF STATUTES

As often as any question shall arise in regard to the construction of any Statute of the College, it shall be lawful for the Warden and Fellows to refer the same to the Visitor; and it shall be lawful for the Visitor to advise what is the true construction of such Statute.

#### XXI. REPEALING STATUTE

All such Statutes or parts of any Statute of the College in force before the approval of these Statutes by Her Majesty the Queen in Council as are not incorporated in these Statutes are hereby repealed as from the date of such approval: Provided that this repeal shall not revive anything not in force or not existing immediately before such approval, nor shall it affect anything done or suffered before such approval under any Statute or part of a Statute hereby repealed.

MADE AND SEALED by the Warden and Fellows of Winchester College, 18th May 1996. (7 SI)

#### DEPARTMENT OF TRADE AND INDUSTRY

#### **COMPANIES ACT 1985**

Notice is hereby given, pursuant to section 711 of the Companies Act 1985 as applied to unregistered companies by the Companies (Unregistered Companies) Regulations 1985, that in respect of the undermentioned Companies, documents of the following description were received by me on the dates indicated.

(a) Any Instrument constituting or regulating the Company. (b) Any document making or evidencing an alteration in the Instrument constituting or regulating the Company.

(c) Returns relating to the register of directors or notification of a change among the directors.

(d) Annual Accounts.

(e) Any notice of a situation of a Company's principal office or of any change therein.

(f) Copies of winding-up Orders.

(g) Orders for dissolution on winding-up.

(h) Returns by Liquidators of the Final Meeting on winding-up.

(i) Orders for recall or rescission of winding-up.

Company	Company Name	Document	Date of
Number		Type	Receipt
ZC177	Thrapston Market Company	D	07.08.1996
ZC177	Thrapston Market Company	D	07.08.1996

J. Holden, Chief Executive and Registrar of Companies

Companies House, Crown Way, Cardiff CF4 3UZ.

(9 SI)

#### DEPARTMENT OF THE **ENVIRONMENT**

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

Consumers in the area formerly supplied by North East Water (now Northumbrian Water) who might be affected by improvement work being carried out by Northumbrian Water Limited will wish to be aware of the following information.

The Company has found through its water quality monitoring programme that water supplied has failed on occasion to meet the standard, for certain parameters (normally those associated with occasional occurences of discoloured water), as required by the Water Supply (Water Quality) Regulations 1989, because of deficiencies in the distribution system. These failures do not make the water unsafe to drink at any time.

The former Companies of North East Water gave legally binding undertakings in January 1990, to carry out appropriate remedial work, as the first stage of a long-term programme, to refurbish

affected parts of the distribution system.

The Secretary of State for the Environment reviewed these undertakings and concluded that whilst North East Water had taken action to discharge its duties in respect of the undertakings, the steps in the undertakings no longer remained the most appropriate for the Company to take to achieve compliance with the standards for the particular parameters.

Consequently the Secretary of State required North East Water (now Northumbrian Water) Company to give a new undertaking containing appropriate steps to carry out further remedial work as

the next stage in the programme of improvement.

The Company has given a new undertaking on 11th April 1996, and the Secretary of State has informed the Company that he is satisfied the Company is complying with this new undertaking by serving on them the notice below:

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

The Secretary of State for the Environment:

1. Is satisfied that Northumbrian Water Limited "the Company" in supplying water in 38 supply zones has contravened and is likely to do so again its duty to supply wholesome water under section 68(1)(a) of the Water Industry Act 1991 "the Act" and the requirement of Regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989 that the water supplied should not contain concentrations or values of the parameters in Tables A to C of those Regulations in excess of the prescribed concentrations or values.

- 2. Has notified the Company on 5th April 1993, he is considering making in relation to the Company an enforcement Order under section 18 of the Act.
- 3. Notes that the Company has on 11th April 1996, given a new undertaking under section 19(1)(b) of the Act to take the following steps specified in the Schedule of Works by the dates shown:
- (a) Submit to the Secretary of State the Company's strategy for improving the performance of its distribution system. To be completed by 29th April 1996.
- (b) Carry out investigations in the zones identified in the annex to the Schedule to:
  - (i) identify the extent and nature of contraventions. To be
  - completed by 31st March 1999;
    (ii) identify appropriate remedial measures. To be completed by 31st March 1999.
  - (iii) prioritise and programme the execution of remedial measures. To be completed by 31st March 1999.
- (c) Submit to the Secretary of State a statement of the current situation and remedial action taken and required in the zones identified in the Annex to this Schedule. To be completed Annually by 28th February.

(d) Submit to the Secretary of State the Company's programme for the execution of remedial measures. To be

completed Annually by 28th February.

(e) Renovate (i.e., replace or reline) a total of 286.5 kilometres of the distribution system. This renovation is to be carried out according to the priorities identified by the Company's zone action statements and programme referred to in (a), (c) and (d) above and as summarised in the annex to this Schedule. To be completed by 31st March 2000.

(f) Submit a further draft Undertaking to the Secretary of

State to complete any remaining renovation work consistent with an up to date Company strategy, zone action statements and programme. To be completed by 31st March 1999.

- 4. Is satisfied that the Company has given and is complying with an undertaking to take all such steps as appear to the Secretary of State for the time being to be appropriate to secure or facilitate compliance with the requirement of regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989.
  - M. Rouse, Chief Inspector, authorised by the Secretary of State for the Environment to sign in that behalf. (Ref. No. E1385/01/DWI.)

Details of the work being carried out are on the Company's public record which you may inspect at Northumberland Dock Road, Wallsend, Tyne and Wear NE28 0QD, or Wear House, Abbey Road, Pity Me, Durham DH1 5FH, or Trenchard Avenue, Thornaby, Stockton-on-Tees, Cleveland TS17 0QE.

You can find out about the work and whether your water supply is affected by telephoning the Water Company on 0191-383 2222, or writing to them at Abbey Road, Pity Me, Durham DH1 5FJ, and

quoting DoE undertaking reference number NO 038.

A copy of the undertaking can also be seen at the offices of the Director General of Water Services, City Centre Tower, 7 Hill Street, Birmingham B5 4UA.

5th August 1996.

(3 SI)

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

Consumers in the areas of Kent, Sussex, Hampshire and the Isle of Wight supplied by Southern Water Services who might be affected by improvement work being carried out by Southern Water Services Limited will wish to be aware of the following information.

The Company has found through its water quality monitoring programme that water received by consumers in these areas fails on occasion to meet the standards for certain parameters (normally those associated with occasional occurrences of discoloured water) as required by the Water Supply (Water Quality) Regulations 1989, because of deficiencies in the distribution system. These failures do not make the water unsafe to drink at any time.

The Company gave a legally binding undertaking on 14th September 1989 to carry out appropriate remedial work, as the first stage of a long-term programme, to refurbish affected parts of the

distribution system.

The Secretary of State for the Environment reviewed this undertaking and concluded that whilst the Company had taken action to discharge its duties in respect of the undertaking, the steps in the undertaking no longer remained the most appropriate for the Company to take to achieve compliance with the standards for the particular parameters.

Consequently the Secretary of State required the Company to give a new undertaking containing appropriate steps to carry out further remedial work as the next stage in the programme of improvement.

The Company has given a new undertaking on 29th March 1996 and the Secretary of State has informed the Company that he is satisfied the Company is complying with this new undertaking by serving on them the notice below:

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

The Secretary of State for the Environment:

- 1. Is satisfied that Southern Water Services Limited "the Company" in supplying water in 90 supply zones has contravened and is likely to do so again its duty to supply wholesome water under section 68(1)(a) of the Water Industry Act 1991 "the Act" and the requirement of regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989 that the water supplied should not contain concentrations or values of the parameters in Tables A to C of those Regulations in excess of the prescribed concentrations or values.
- 2. Notes that the Company has on 29th March 1996 given a new undertaking under the provisions of paragraph 2 of that undertaking given on 14th September 1989 (reference number SO 006) to replace that undertaking and to take the following steps specified in the Schedule of Works by the dates shown:
  - (a) Submit to the Secretary of State the Company's strategy for improving the performance of its distribution system. To be completed by 31st December 1995.
  - (b) Carry out investigations in the zones identified in the annex to the Schedule to:
    - (i) identify the extent and nature of contraventions. To be completed by 31st March 1999.
    - (ii) identify appropriate remedial measures. To be completed by 31st March 1999.
    - (iii) prioritise and programme the execution of remedial measures. To be completed by 31st March 1999.
  - (c) Submit to the Secretary of State a statement of the current situation and remedial action taken and required in the zones identified in the annex to this Schedule. To be completed annually by 28th February.
  - (d) Submit to the Secretary of State the Company's programme for the execution of remedial measures. To be completed annually by 28th February.
  - (e) Renovate (i.e. replace or reline) a total of 1,029 kilometres of the distribution system. This renovation is to be carried out according to the priorities identified by the Company's zone action statements and programme referred to in (a), (c) and (d) above and as summarised in the annex to this Schedule. To be completed by 31st March 2000.
  - (f) Submit a further draft undertaking to the Secretary of State to complete any remaining renovation work consistent with an up to date Company strategy, zone action statements and programme. To be completed by 31st March 1999.
- 3. Is satisfied that the Company has given and is complying with an undertaking to take all such steps as appear to the Secretary of State for the time being to be appropriate to secure or facilitate compliance with the requirement of regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989.
  - M. Rouse, Chief Inspector, authorised by the Secretary of State for the Environment to sign in that behalf. (Ref. E1386/01/DWI.)

Details of the work being carried out are on the Company's public record which you may inspect at any of its offices open to the public during normal working hours.

You can find out about the work and whether your water supply is affected by telephoning the Water Company on 01273 606766, or writing to them at Southern House, Lewes Road, Falmer, Brighton BN1 9PY, and quoting DoE undertaking reference number SO 062 and Company reference number SO 062.

A copy of the undertaking can also be seen at the offices of the Director General of Water Services, City Centre Tower, 7 Hill Street, Birmingham B5 4UA.

7th August 1996. (5

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

Consumers in most areas supplied by South East Water Limited who might be affected by improvement work being carried out by the Company will wish to be aware of the following information.

The Company has found through its water quality monitoring programme that water received by consumers in these areas fails on occasion to meet the standards, for certain parameters (normally those associated with occasional occurrences of discoloured water), as required by the Water Supply (Water Quality) Regulations 1989, because of deficiencies in the distribution system. These failures do not make the water unsafe to drink at any time.

The former Companies of South East Water gave legally binding undertakings in 1990 to carry out appropriate remedial work, as the first stage of a long-term programme, to refurbish affected parts of

the distribution system.

The Secretary of State for the Environment reviewed these undertakings and concluded that whilst South East Water had taken action to discharge its duties in respect of the undertakings, the steps in the undertakings no longer remained the most appropriate for the Company to take to achieve compliance with the standards for the particular parameters.

Consequently the Secretary of State required the Company to give a new undertaking containing appropriate steps to carry out further remedial work as the next stage in the programme of improvement.

The Company has given a new undertaking on 5th April 1996 and the Secretary of State has informed the Company that he is satisfied the Company is complying with this new undertaking by serving on them the notice below:

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

The Secretary of State for the Environment:

- 1. Is satisfied that South East Water Limited "the Company" in supplying water in 32 supply zones has contravened and is likely to do so again its duty to supply wholesome water under section 68(1)(a) of the Water Industry Act 1991 "the Act" and the requirement of regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989 that the water supplied should not contain concentrations or values of the parameters in Tables A to C of those Regulations in excess of the prescribed concentrations or values.
- Has notified the Company on 31st March 1993 he is considering making in relation to the Company an enforcement order under section 18 of the Act.
- 3. Notes that the Company has on 5th April 1996 given a new undertaking under section 19(1)(b) of the Act to take the following steps specified in the Schedule of Works by the dates shown:
  - (a) Submit to the Secretary of State the Company's strategy for improving the performance of its distribution system. To be completed by 5th April 1996.
  - (b) Carry out investigations in the zones identified in the annex to the Schedule to:
    - (i) identify the extent and nature of contraventions. To be completed by 31st December 1998.
    - (ii) identify appropriate remedial measures. To be completed by 31st December 1999.
    - (iii) prioritise and programme the execution of remedial measures. To be completed by 31st December 1999.
  - (c) Submit to the Secretary of State a statement of the current situation and remedial action taken and required in the zones identified in the annex to this Schedule. To be completed annually by 28th February.

(d) Submit to the Secretary of State the Company's programme for the execution of remedial measures. To be

completed annally by 28th February

(e) Renovate (i.e. replace or reline) a total of 679 kilometres of the distribution system. This renovation is to be carried out according to the priorities identified by the Company's zone action statements and programme referred to in (a), (c) and (d) above and as summarised in the annex to this Schedule. To be completed by 31st March 2000.

(f) Submit a further draft undertaking to the Secretary of State to complete any remaining renovation work consistent with an up to date Company strategy, zone action statements and programme. To be completed by 31st March 1999.

- 4. Is satisfied that the Company has given and is complying with an undertaking to take all such steps as appear to the Secretary of State for the time being to be appropriate to secure or facilitate compliance with the requirement of regulation 3(3)(c) of the Water Supply (Water Quality) Regulations 1989.
  - M. Rouse, Chief Inspector, authorised by the Secretary of State for the Environment to sign in that behalf. (Ref. E1388/01/DWI.)

Details of the work being carried out are on the Company's public record which you may inspect at 14 Upperton Road, Eastbourne, East Sussex BN21 1EP, or at any of the Company's local offices.

You can find out about the work and whether your water supply is affected by telephoning the Water Company on 01323 411411, or writing to them at the above address, and quoting DoE undertaking reference number SE 010.

A copy of the undertaking can also be seen at the offices of the Director General of Water Services, City Centre Tower, 7 Hill Street, Birmingham B5 4UA.

13th August 1996.

(6 SI)

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

Consumers in the Richmond area of North Yorkshire who might be affected by improvement work being carried out by Yorkshire Water Services Limited, at its Middleham Service Reservoir, will wish to be aware of the following information.

Although the water has at all times been, and remains safe to drink, the Company has found from its water quality monitoring programme that water supplied from this reservoir has on accasion not met the standard for trihalomethanes (as required by the Water Supply (Water Quality) Regulations 1989).

The Company gave the Secretary of State for the Environment a legally binding undertaking (on 24th October 1995), to carry out the installation of a filtration process at the reservoir (to be competed by 31st December 1996). Under the provision of paragraph 2(b) of that undertaking, the Company has submitted a new undertaking, amending the steps of the original. The completion date of this work remains at 31st December 1996.

The Secretary of State is satisfied that the Company is complying with this new undertaking and has informed the Company that he is satisfied by serving on them the notice below:

#### WATER INDUSTRY ACT 1991, SECTION 19(1)(b)

The Secretary of State for the Environment:

- 1. Is satisfied that Yorkshire Water Services Limited in supplying water from its Middleham Water Treatment Works has contravened, and is likely to do so again, its duty to supply wholesome water under section 68(1)(a) of the Water Industry Act 1991, and the requirement of Regulation 3(3)(e) of the Water Supply (Water Quality) Regulation 1989, which requires that samples taken from water supplied to the water supply zone in question have established that the average concentration over the three preceding months of trihalomethanes (being the aggregate of the concentrations of trichloromethane, dichlorobromomethane, dibromochloromethane and tribromomethane) did not exceed 100μg/1, or where (by virtue of Regulation 13(3) less than four samples taken in any year, no sample contained a concentration of trihalomethanes in excess of 100μg/1.
- 2. Notes that Yorkshire Water Services Limited has on 11th July 1996, given a new undertaking under the provisions of paragraph 2(b) of that undertaking given on 24th October 1995 (Reference Number YO 109), to replace that undertaking and to take the following steps by the dates shown:
  - (a) Lay a new main from Thornton Steward treatment works to Middleham Service Reservoir. To be completed by 31st December 1996.
  - (b) Provide two pumping stations, one near Thornton Steward Treatment Works and one near Sowden Beck, to supply water to Middleham Service Reservoir and a third smaller one at Middleham Service Reservoir, to supply the water to the existing treated water tank at Middleham Treatment Works, to supply properties above Middleham Service Reservoir. To be completed by 31st December 1996.
  - (c) Abandon the Middleham source and treatment works and reclassify the existing treated water tank as a service reservoir for regulatory purposes. To be completed by 31st December 1996.
- 3. Is satisfied that Yorkshire Water Services Limited has given and is complying with an undertaking to take all steps as appear to the Secretary of State for the time being to be appropriate to secure or facilitate compliance with the requirement of Regulation 3(3)(e) of the Water Supply (Water Quality) Regulations 1989.
  - M. Rouse, Chief Inspector, authorised by the Secretary of State for the Environment to sign in that behalf. (Ref No.E1384/01/DWI.)

Details of the work being carried out are on the Company's public record which you may inspect at any of its offices open to the public during normal working hours.

You can find out about the work and whether your water supply is affected by telephoning the Water Company on 0113-2448201 or

by writing to them at West Riding House, 67 Albion Street, Leeds LS1 5AA, and quoting DoE, undertaking reference number YO 116, or the Water Company's reference number YW/U/69.

A copy of the undertaking can also be seen at the offices of the Director General of Water Services, City Centre Tower, 7 Hill Street, Birmingham B5 4UA.

5th August 1996.

(4 SI)

#### DEPARTMENT OF TRANSPORT

#### **TOWN AND COUNTRY PLANNING ACT 1990**

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 247 of the above Act, which will authorise the stopping-up of two areas of highway at Mill Road, Dunton Green, Sevenoaks, in the county of Kent. Please note that this notice supersedes the notice published on 26th June 1996.

If the Order is made, the stopping-up will be authorised only in order to enable the development described in the Schedule to this notice to be carried out in accordance with the planning permission granted to The Barton Willmore Planning Partnership on behalf of Fairclough Homes Limited by the Secretary of State for the Environment, on 6th March 1996, under reference T/APP/G2245/A/95/259477/P2.

Copies of the draft Order and relevant plan may be inspected at all reasonable hours during the 28 days commencing on 21st August 1996, at the offices of Sevenoaks District Council, Argyle Road, Sevenoaks, Kent TN23 1AG, and may be obtained, free of charge, from the Government Office for the South East, Directorate of Transport (quoting reference GOSETA/5062/26/1/1) at the address below.

During the above-mentioned period of 28 days anyone may object to the making of the Order by writing to the Secretary of State, quoting reference GOSETA/5062/26/1/1, and addressing their objection to the Head of Transport (East), Government Office for the South East, Bridge House, 1 Walnut Tree Close, Guildford GU1 4GA, in the preparation of an objection it should be borne in mind that the substance of any objection may be communicated to the applicant and other people who may be affected by it.

M. Longes, a Higher Executive Officer in the Government Office for the South East.

#### SCHEDULE

Demolition of existing offices and warehousing and construction of 86 two, three and four bedroom houses plus garages, and the provision of public open space and ancillary landscaping. (Approximate Ordnance Survey grid reference TQ511569). General enquiries relating to this notice may be made in writing to D. Shopland at the Government Office for the South East, at the address stated above, or by telephoning 01483-882356.

Note. Formal objections should be made in writing. (746)

#### **TOWN AND COUNTRY PLANNING ACT 1990**

#### Moorfields Close, Cauldon Lowe, Staffordshire

The Secretary of State for Transport hereby gives notice that he has made an Order under section 247 of the above Act entitled "The Stopping-up of Highways (County of Staffordshire) (No. 2) Order 1996" authorising the stopping-up of a length of Moorfields Close, Cauldon Lowe, Staffordshire, and requiring the provision of new highway shown as stippled on the deposited plan.

The Order, as made, will authorise the stopping-up only to enable

The Order, as made, will authorise the stopping-up only to enable the development described in the Schedule to this notice to be carried out in accordance with the planning permission granted by Staffordshire Moorlands District Council, on 12th January 1995 under reference SM94-1016.

Copies of this Order may be obtained, free of charge, on application to the Government Office for the West Midlands at the offices of the Director, Planning, Transport and Environment, 77 Paradise Circus, Queensway, Birmingham B1 2DT (quoting ref. 5074/35/1/76), and may be inspected at all reasonable hours at Staffordshire Moorlands District Council, Moorlands House, Stockwell Street, Leek ST13 6HQ.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the grounds 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 21st August 1996, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

P. E. Langley, Director, Planning, Transport and Environment, Government Office for the West Midlands.

#### SCHEDULE

Residential development full application in respect of six dwellings.
(744)

#### **TOWN AND COUNTRY PLANNING ACT 1990**

Strawberry Lane, Bowman's Harbour, Wednesfield

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 247 of the above Act to authorise the stopping-up of lengths of Strawberry Lane, Bowman's Harbour, Wednesfield.

If the Order is made, the stopping-up will be authorised only in order to enable the development described in the Schedule to this notice to be carried out in accordance with the planning permission granted by Black Country Development Corporation, on 18th July 1996 under reference BCX312.

The proposed Order will require an improvement of Strawberry Lane by widening and the provision of new highways.

The proposed Order will provide that the stopping-up must not be carried out until the developer has provided new highways and improved highway and those highways shall be highways maintainable at the public expense for which Wolverhampton Metropolitan Borough Council will be the local highway authority.

Copies of the draft Order and relevant plan may be inspected at all reasonable hours during 28 days commencing on 21st August 1996, at the offices of Wolverhampton Metropolitan Borough Council, Civic Centre, St. Peter's Square, Wolverhampton WV1 1SH, and may be obtained, free of charge, from the Government Office for the West Midlands (quoting reference 5110/35/1/16) at the address stated below.

Any person may object to the making of the proposed Order within the period of 28 days commencing on 21st August 1996 by notice to the Secretary of State for Transport, quoting the above reference, at the Government Office for the West Midlands, Planning, Transport and Environment, 77 Paradise Circus, Queensway, Birmingham B1 2DT.

In preparing an objection it should be borne in mind that the substance of it may be imparted to other persons who may be affected by it and that those persons may wish to communicate with the objector about it.

L. M. E. Henderson, a Higher Executive Officer, Planning, Transport and Environment, Government Office for the West Midlands.

(747)

#### SCHEDULE

Erection of production facility for light engineering.

#### **TOWN AND COUNTRY PLANNING ACT 1990**

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 247 of the above Act to authorise the stopping-up of areas of highway at, and in the vicinity of, Blaydon Avenue and Bradford Avenue, Town End Farm, Sunderland, Tyne and Wear.

If the Order is made, the stopping-up will be authorised only in order to enable the development described in the Schedule to this notice to be carried out in accordance with the planning permission granted to Dent and Partners acting as agents for the Council of the City of Sunderland by the Council of the City of Sunderland on 23rd February 1996 under reference 95/1313/LAP.

Copies of the draft Order and relevant plan may be inspected at all reasonable hours during 28 days commencing on 21st August 1996 at the offices of the Council of the City of Sunderland, Administration Department, Room 3.2, Civic Centre, Burdon Road, Sunderland SR2 7DN, and may be obtained, free of charge, from the Department of Transport (quoting reference DN5038/35/1/473) at the address stated below.

Any person may object to the making of the proposed Order within the period of 28 days commencing on 21st August 1996 by notice to the Secretary of State for Transport, quoting the above reference, at the office of the Director, Planning, Environment and Transport, Government Office for the North East, Wellbar House, Gallowgate, Newcastle upon Tyne NE1 4TD.

In preparing an objection it should be borne in mind that the substance of it may be imparted to other persons who may be affected by it and that those persons may wish to communicate with the objector about it.

A. Johnson, a Grade 7 Official in the Department of Transport

#### SCHEDULE

The planning permission allows the construction of 1.8 metre high walls and gates to incurtilage hard standings. Change of use of footpath between 11 and 15 Bradford Avenue and 12 and 14 Blaydon Avenue to private garden and change of use of tarmacked area to private gardens on Blaydon Avenue. (743)

## **Public Notices**

An Account pursuant to the Bank Notes (Scotland) Act 1845, the Currency and Bank Notes Act 1928, and the Coinage Act 1971, the Amount of Notes authorised by Law to be issued by the several Banks of Issue in Scotland, and the Average Amount of Notes in Circulation, and of Bank of England Notes and Coin held during the 4 weeks ended Saturday, 27th July 1996.

				Average Circulation during 4 weeks ended as above			Average amount of Bank of England Notes and Coin held during 4 weeks as above		
Name and Title as set forth on Licence	Name of Firm	Approved Offices	Circulation authorised by Certificate £	£5 and upwards	Under £5	Total	*Gold and Bank of England Notes	Coin other than Gold Coin	Total
Bank of Scotland	The Governor and Company of the Bank of Scotland	(Edinburgh) (Glasgow)	1,289,222	454,973,876	5,064,374	460,038,250	428,252,489	42,444,303	470,696,793
The Royal Bank of Scotland Ltd.	The Royal Bank of Scotland Ltd.	(Edinburgh) (Glasgow)	888,355	810,024,653	30,021,860	840,046,512	808,779,194	44,046,773	852,825,967
Clydesdale Bank Ltd.	Clydesdale Bank Ltd.	(Edinburgh) (Glasgow)	498,773	358,202,796	0	358,202,796	350,648,766	10,402,160	361,050,925

I hereby certify that each of the Bankers named in the above Return, who have in circulation an amount of Notes beyond that authorised in their certificates have held an amount of Bank of England Notes and Gold and Coin other than Gold Coin not less than that which they are required to hold during the period to which this Return relates.

K. S. Hodgson, Registrar of Bank Returns

\*This column includes Bank of England Notes deposited at the Bank of England which, by virtue of section 9(1) of the Currency and Bank Notes Act 1928, are to be treated as Gold Coin held by the Bank.

12th August 1996.

#### WATER RESOURCES ACT

#### **ENVIRONMENT AGENCY**

Notice of application to vary a licence to abstract water

Take notice that Carmarthen Water Ltd. of "Prysg", Maesycrugiau, Pencader, Carmarthenshire, is applying to the Environment Agency to vary licence serial number 22/62/2/31, to abstract water from a spring at National Grid Reference SN 4830 4150, at "Prysg", Maesycrugiau, Llanllwni Community, Carmarthenshire.

The variation being applied for is an increase of daily and annual quantities from 9.09 cubic metres to 55 cubic metres and from 3,000 cubic metres to 4,092 cubic metres respectively.

A copy of the application and any map, plans and other documents submitted with it may be inspected, free of charge, at all reasonable hours at, "Prysg", Maesycrugiau, between 21st August 1996 and 21st September 1996.

Any person who wishes to make representations about the application should do so in writing to the Environment Agency, Area Water Resources Manager, Llys Afon, Hawthorn Rise, Haverfordwest, Pembrokeshire, before the end of the said period.

D. H. Davis, on behalf of Carmarthen Water Ltd.

8th August 1996. (734)

#### NATIONAL RIVERS AUTHORITY—ANGLIAN REGION

Notice of application to vary a licence to abstract water

Take notice that Elsoms Seeds Limited of Spalding, Lincolnshire PE11 1QG, is applying to the Environment Agency to vary licence serial number 5/31/14/S/222, to abstract water from Blue Gowt Drain, at National Grid Reference TF 262 262, at Pinchbeck Marsh, South Kesteven, Lincolnshire.

The variation being applied for is an increase in abstraction from 1,000 cubic metres to 6,000 cubic metres in between January and March in any year and an increase in the daily abstraction rate from 20 cubic metres to 120 cubic metres.

A copy of the application and any map, plans and other documents submitted with it may be inspected, free of charge, at all reasonable hours at Elsoms Seeds Ltd., Pinchbeck Road, Spalding PE11 1QG, between 28th August 1996 and 28th September 1996.

PE11 1QG, between 28th August 1996 and 28th September 1996.

Any person who wishes to make representations about the application should do so in writing to the Environment Agency, National Rivers Authority, Anglian Region, Aqua House, Harvey Street, Lincoln LNI ITF, before the end of the said period.

J. F. Constable, Elsoms Seeds Ltd.

13th August 1996.

(727)

#### ENVIRONMENT AGENCY

Notice of application for a licence to abstract water

Take notice that Fenwick Bros. Ltd., of Beelsby House Farm, Beelsby, Grimsby, Lincolnshire, is applying to the Environment Agency for a licence to abstract water from the Waithe Beck at National Grid Reference TA20290017.

The proposal is to abstract water at the following rates; 125 cubic metres per hour, 2,000 cubic metres per day, and 72,000 cubic metres per year during January, February and March each year. The water will be stored in a reservoir for use during summer months for spray irrigation of crops. This will reduce substantially the need for summer abstraction under existing licence arrangements.

A copy of the application and any maps, plans and other documents submitted with it may be inspected, free of charge, at all reasonable hours at Beelsby House Farm, Beelsby, between 30th August 1996 and 30th September 1996.

Any person who wishes to make representations about this application should do so in writing to the Environment Agency, Aqua House, Harvey Street, Lincoln, before the end of the said period.

R. Pope, on behalf of Fenwick Bros. Ltd.

16th August 1996.

(742)

#### **ENVIRONMENT AGENCY**

Notice of application for a licence to abstract water

Take notice that Ilkley Lawn Tennis & Squash Club, of Stourton Road, Ilkley, West Yorkshire LS29 9BG, is applying to the Environment Agency for a licence to abstract water from the River Wharfe at National Grid Reference SE10824835 at the club grounds, Stourton Road, Ilkley.

The proposal is to abstract water at the following rates; 4-5 cubic metres per hour, 25 cubic metres per day, and 800 cubic metres

between 1st May and 30th September each year.

The water will used for the spray irrigation of grass tennis courts. A copy of the application and any maps, plans and other documents submitted with it may be inspected, free of charge, at all reasonable hours at the club office at the above address between 22nd August 1996 and 26th September 1996.

Any person who wishes to make representations about the application should do so in writing to the Environment Agency, Licensing Section, Coverdale House, Aviator Court, Clifton Moor,

York YO3 4UZ, before the end of the said period.

W. A. Kerr, on behalf of Ilkley Lawn Tennis & Squash Club 14th August 1996.

#### ROAD TRAFFIC ACTS

#### BARROW-IN-FURNESS BOROUGH COUNCIL

The County of Cumbria (Borough of Barrow-in-Furness) (20 m.p.h. Speed Limit) (Hindpool) Order 1996

Notice is hereby given that the Council of the Borough of Barrowin-Furness has, on 9th August 1996, made an Order under section 84 of the Road Traffic Regulation Act 1984 which will come into force on 27th August 1996.

The effect of the Order is as described in the notice of proposal (Ref. 724) in Issue No. 53883 of The London Gazette dated 20th

December 1994.

A copy of the Order, map and statement of reasons for making the Order may be inspected at the offices of the Contracts and Environmental Services Manager at the Town Hall, Duke Street, Barrow-in-Furness, from Monday to Friday between the hours of 9 a.m. and 4 p.m.

T. Bodys, Borough Solicitor

#### BOLTON METROPOLITAN BOROUGH COUNCIL

The Bolton (Bradford Street and Back Bradford Street, Farnworth) (Prohibition of Driving) (No. 49) Order 1996

Notice is hereby given that on 20th August 1996, the Borough Council of Bolton made an Order under sections 1(1), 2(1) to (3), 3(2) of the Road Traffic Regulation Act 1984.

The effect of the Order will be to prohibit the driving of all vehicles on:

(a) Bradford Street, from 14 metres west of Phoenix Street for 3 metres in a westerly direction;

(b) Back Bradford Street, from 30 metres east of the gable end of 84 Bradford Street for 1 metre in an easterly direction.

A copy of the Order, which is operative from 26th August 1996, together with relevant plan, may be inspected at the Reception, First Floor, Town Hall, Bolton, and the Information Office, Town Hall, Farnworth, during normal office hours.

Anybody wishing to question the Orders provisions or validity may, within 6 weeks from 21st August 1996, apply to the High Court for this purpose.

J. W. G. MacGregor, Borough Solicitor

Town Hall, Bolton BL1 1RU. 21st August 1996.

(505)

#### BRADFORD METROPOLITAN DISTRICT COUNCIL

The Bradford Metropolitan District Council (Traffic Regulation (No. 2) Order 1996) St. Leonard's Road, Girlington, Bradford

Removal of Road Closure

Notice is hereby given that the City of Bradford Metropolitan District Council made the above Order on Thursday, 1st August 1996, under their powers contained in the Road Traffic Regulation Act 1984, the effect of which will be as described in the Notice of Proposals, reference number 485, previously published in issue number 54310 of *The London Gazette*, on Wednesday, 7th February 1996.

The Order comes into force on Friday, 23rd August 1996, and a copy of the Order together with a plan showing the affected roads may be examined during normal office hours at the Directorate of Corporate Services, Customer Services, Room 9, Ground Floor, City Hall, Bradford BD1 1HY, and at the Council's Traffic Unit, 1 City Road, Bradford BD8 8ER.

If you wish to question the validity of the Order or of any provision contained therein on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984 or on the grounds that any requirements of that Act or of any Instrument made under it have not been complied with in relation to the Order, you may, within 6 weeks from 1st August 1996, apply to the High Court for this purpose.

R. J. Hazlett, Solicitor to the Council

City of Bradford Metropolitan District Council,

City Hall, Bradford BD1 1HY.

21st August 1996.

(731)

#### CAERPHILLY COUNTY BOROUGH COUNCIL

The Caerphilly County Borough Council (Off-street Parking— Thorncombe Road No. 1, Wesley Road and Red Lion Car Parks, Blackwood) Order 1996.

Notice is hereby given that Caerphilly County Borough Council in exercise of its powers under section 35 of the Road Traffic Regulation Act 1984 (hereinafter referred to as "the Act") and of all other enabling powers and after consultation with the Chief Officer of Police in accordance with Part III of Schedule 9 to the Act propose to make an Order the effect of which is to introduce the following provisions. To limit waiting to a maximum of 2 hours between the hours of 8 a.m. to 6 p.m. (Monday to Saturday inclusive) at the Red Lion Car Park, Blackwood; and to introduce a flat rate charge of £1 per day and a weekly charge of £4.50 at the Wesley Road and

Thorncombe Road No. 1 car parks in Blackwood.
Sundays and Bank Holidays—Free. Excess charge for unauthorised parking—£50 (which will be reduced to £20 if paid within 14 days of the date on which the excess charge has been

incurred).

The parking facilities will be restricted to the use as described in

the Schedule attached to the proposed Order.

A copy of the proposed Order with the relevant map and a statement of reasons for making the Order may be inspected at Reception, Caerphilly County Borough Council, Council Offices, Ystrad Fawr, Ystrad Mynach, Hengoed, during normal office hours.

Any objection to the proposed Order with the grounds for making it should be made in writing to the undersigned by no later than 21 days from 21st August 1996.

I. G. Medlicott, Head of Legal Services

Ystrad Fawr, Ystrad Mynach, Hengoed CF82 7SF.

21st August 1996.

(724)

#### CONGLETON BOROUGH COUNCIL

Borough of Congleton (Bromley Road, Congleton) (Prohibition of Waiting) Order 1996

Notice is hereby given that Congleton Borough Council, pursuant to arrangements made with the Cheshire County Council, propose to make an Order under sections 1(1) and (2), 2(1) to (3), and 4(2) of the Road Traffic Regulation Act 1984, the effect of which will be to prohibit waiting at any time on the lengths of Bromley Road, Congleton, specified in the Schedule to this notice.

Exemptions are included in the Order to permit waiting for the purposes of:

Picking up and setting down passengers;

(b) Loading and unloading goods;

(c) Delivery or collection of postal packets;

(d) The maintenance of the road:

- (e) The supply of gas, water, electricity and of any telegraphic line:
- (f) In pursuance of statutory powers or duties;

(g) Disabled persons parking;

- (h) Police, fire brigade and ambulance services;
- (i) Weddings and funerals.

Full details of the Order may be inspected at Congleton Information Office, Town Hall, High Street, Congleton, and "Westfields", Middlewich Road, Sandbach, between the hours of 9 a.m. and 5 p.m. Monday to Friday.

Any objections to the proposed Order, together with grounds on which they are made must be sent in writing to the undersigned by

Friday, 13th September 1996.

P. C. Cooper, Managing Director

Executive Department, "Westfields",

Middlewich Road, Sandbach, Cheshire CW11 3HZ.

#### SCHEDULE

Lengths of roads in the town of Congleton in the Borough of Congleton in the County of Cheshire.

Bromley Road, both sides, from a point 15 metres east of its junction with Nursery Lane for a distance of 336 metres in an easterly direction to its junction with Coronation Road.

12th August 1996.

(499)

#### CONGLETON BOROUGH COUNCIL

Borough of Congleton (Croxton Lane/Finneys Lane, Middlewich) (Prohibition of Waiting) Order 1996

Notice is hereby given that Congleton Borough Council, pursuant to arrangements made with the Cheshire County Council, propose to make an Order under sections 1(1) and (2), 2(1) to (3), and 4(2) of the Road Traffic Regulation Act 1984, the effect of which will be to prohibit waiting at any time on the lengths of Croxton Lane/Finneys Lane, Middlewich, specified in the Schedule to this notice.

Exemptions are included in the Order to permit waiting for the purposes of:

(a) Picking up and setting down passengers;

(b) Loading and unloading goods;

(c) Delivery or collection of postal packets;

(d) The maintenance of the road;

- (e) The supply of gas, water, electricity and of any telegraphic line;
- (f) In pursuance of statutory powers or duties;

(g) Disabled persons parking;

(h) Police, fire brigade and ambulance services;

(i) Weddings and funerals.

Full details of the Order may be inspected at Middlewich Information Office, Victoria Building, Lewin Street, Middlewich, and "Westfields", Middlewich Road, Sandbach, between the hours of 9 a.m. and 5 p.m. Monday to Friday.

Any objections to the proposed Order, together with grounds on which they are made must be sent in writing to the undersigned by Friday, 13th September 1996.

P. C. Cooper, Managing Director

Corporate Support Division, "Westfields",

Middlewich Road, Sandbach, Cheshire CW11 3HZ.

#### SCHEDULE

Lengths of roads in the town of Middlewich in the Borough of Congleton in the County of Cheshire.

Croxton Lane, east side, from a point 118 metres north of its junction with Chester Road for a distance of 92 metres in a northerly direction to its junction.

Croxton Lane, west side, from a point 118 metres north of its junction with Chester Road for a distance of 80 metres in a northerly direction to its junction.

Finneys Lane, both sides, from its junction with Croxton Lane for a distance of 15 metres in a easterly direction.

9th August 1996.

(501)

#### CONGLETON BOROUGH COUNCIL

Borough of Congleton (Heath Road/Wrights Lane, Sandbach) (Prohibition of Waiting) Order 1996

Notice is hereby given that Congleton Borough Council, pursuant to arrangements made with the Cheshire County Council, propose to make an Order under sections 1(1) and (2), 2(1) to (3), and 4(2) of the Road Traffic Regulation Act 1984, the effect of which will be to prohibit waiting at any time on the lengths of Heath Road/Wrights Lane, Sandbach, specified in the Schedule to this notice.

Exemptions are included in the Order to permit waiting for the purposes of:

(a) Picking up and setting down passengers;

(b) Loading and unloading goods;

(c) Delivery or collection of postal packets;

d) The maintenance of the road;

- (e) The supply of gas, water, electricity and of any telegraphic line;
- (f) In pursuance of statutory powers or duties;

(g) Disabled persons parking;

(h) Police, fire brigade and ambulance services;

(i) Weddings and funerals.

Full details of the Order may be inspected at the Information Office, "Westfields", Middlewich Road, Sandbach, between the hours of 9 a.m. and 5 p.m. Monday to Friday.

Any objections to the proposed Order, together with grounds on which they are made must be sent in writing to the undersigned by

Friday, 13th September 1996.

P. C. Cooper, Managing Director

Corporate Support Division, "Westfields", Middlewich Road, Sandbach, Cheshire CW11 3HZ.

#### SCHEDULE

Lengths of roads in the town of Sandbach in the Borough of Congleton in the County of Cheshire.

Heath Road, both sides, from a point 20 metres west of its junction with Wrights Lane to a point 20 metres east of its junction with Wrights Lane (a total distance of 40 metres).

Wrights Lane, west side, from its junction with Heath Road for a distance of 20 metres in a northerly direction.

9th August 1996.

(502)

#### CONGLETON BOROUGH COUNCIL

Borough of Congleton (Market Square, Sandbach) (Prohibition of Driving and Restriction of Waiting) Order 1996

Notice is hereby given that Congleton Borough Council, pursuant to arrangements made with Cheshire County Council, with the consent of the Secretary of State for Transport, propose to make an Order under sections 1(1) and (2), 2(1), (2) and (3), 3(1) and 4(2) of the Road Traffic Regulation Act 1984, the effect of which will be as follows:

 (a) to prohibit driving over a 2 metre length at the junction of Crown Bank and Market Square;

(b) to prohibit driving over a 2 metre length at the junction of Market Square and High Street;

(c) to establish a pedestrian zone over the whole of Market Square;

(d) to prohibit waiting at all times and on all days over the whole of The Square.

Exemptions are included in the Order to allow waiting for loading and unloading, maintenance of the road and services therein, building and for demolition purposes, statutory purposes including all police, fire and ambulance purposes and by vehicles displaying a disabled person's badge.

Full details of the Order may be inspected at the Information Offices at "Westfields", Middlewich Road, Sandbach, between the hours of 9 a.m. to 5 p.m., Monday to Friday.

Any objections to the proposed Order, together with the grounds on which they are made, must be sent, in writing, to the undersigned by Friday, 13th September 1996.

P. C. Cooper, Managing Director

"Westfields", Middlewich Road, Sandbach, Cheshire CW11 3HZ.

(500)

#### DEVON COUNTY COUNCIL

The County of Devon (Southernhay Gardens, Exeter)(Prohibition of Waiting) Order 1996

Notice is hereby given that on 15th August 1996, Devon County Council made the above Order under the provisions of the Road Traffic Regulation Act 1984, as published in *The London Gazette*, No. 54399, dated 15th May 1996 (Ref. No. 496), to come into force on 27th August 1996.

Full details are contained in the Order which, together with a plan, may be inspected during usual office hours at the offices of the Local Service Officer—Exeter, Devon County Council, Lucombe House, County Hall, Exeter, or at Reception—Phase 1, Exeter City Council, Civic Centre, Exeter.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or of any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks of the date on which to Order was made, apply to the High Court for this purpose.

R. Gash, County Solicitor

County Hall, Exeter EX2 4QD. (Ref. GML/A6288.) 21st August 1996.

(483)

#### HAVANT BOROUGH COUNCIL

The Borough of Havant Off-Street Parking Places Order 1996

Notice is hereby given that the Council of the Borough of Havant ("the Council") intend to make the above-named Parking Places Order. Its general nature and effect will be:

 to revoke previous Orders which imposed time limits on waiting in and other restrictions on the use of various Council parking places (car parks) in the Borough and to remake their provisions in a single Order;
 to extend control via waiting and other restrictions and/or a

(2) to extend control via waiting and other restrictions and/or a charging regime (pay and display and parking permits) to a number of Council parking places in the Borough of Havant as

set out in the Schedules below.

The car parks subject to amended proposals as a result of the Order and the amended time limits and/or charges which will apply in the various car parks are set out in the Schedules to this Notice. Any existing car parking restrictions and charges in parking places not included in the Schedule are unchanged by the Order. All parking places subject to the new Order will have a maximum period of waiting of 24 hours.

A copy of the Order, plans indicating the location of those parking places affected by the Order and a copy of the council's statement of reasons for making the Order are available for inspection at the Civic Offices, Civic Centre Road, Havant, between the hours of 9.30 a.m. and 5 p.m. on all days when the offices are open to the public.

Any objections or other representations to the proposed Order should be sent in writing specifying the grounds on which the objection or representation is made to the Borough Secretary, Havant Borough Council, Civic Offices, Civic Centre Road, Havant, Hampshire PO9 2AX, to reach him on or before 12th September 1996.

C. P. Duggan, Borough Secretary

Civic Offices, Civic Centre Road, Havant, Hampshire PO9 2AX.

#### SCHEDULE 1

Parking Places in which Waiting is Limited to 24 Hours

Bidbury Mead Recreation Ground, the car park adjacent to the entrance to the bowling green and tennis courts.

North Hayling Halt, the car park on the former railway by the shore at the western end of track, land to the rear of "Esso" filling station and 177 Havant Road and the track opposite the west end of Victoria Road from its junction with Havant Road to the shore.

#### SCHEDULE 2

Parking Places (or parts thereof) in which Parking Permits may be used Monday to Saturday 8 a.m. to 5 p.m.

Bus Station Service Road, Havant, the parking place at the rear of Nos. 32-38 West Street, Havant, and to the south of the Bus Station Service Road.

Potash Terrace Cottages, Havant, car park on the east side of Potash Terrace comprising 27 spaces.

North Street Roundabout, (adjacent to Emsworth Baptist Church Hall), the parking place to the east of North Street, to the north of the A259 and to the south of the Emsworth Baptist Church Hall.

#### SCHEDULE 3

Waiting Limited to Thirty Minutes (Return Prohibited within Two Hours)

Civic Offices (west), Havant, the parking place situated to the west of the Civic Centre Offices and to the east of Petersfield Road.

#### SCHEDULE 4

Parking Place in which Parking Charges will apply 9 a.m. to 3 p.m. and 3.15 p.m. to 5 p.m. Monday to Saturday inclusive. Maximum Period of Waiting One Hour. Return Prohibited within Two Hours.

Prince George Street, Havant.

NOTE. This is an amendment to charging hours only.

#### SCHEDULE 5

Parking Place in which Parking Charges will apply 8 a.m. to 5 p.m.
Monday to Saturday Inclusive. Maximum Period of Waiting Three
Hours. Return Prohibited within Two Hours during Charging
Hours or Havant Museum and Arts Centre Permit Holders
Maximum Period of Waiting 24 Hours.

Town End House, the parking place on the south side of East Street and to the east of Town End House in the old Hayling Billy Railway cutting between the Town End House forecourt and the Hampshire County Council barrier including the access ramp.

NOTE. All other parking places covered by the Borough of Havant Off-Street Parking Places Order 1994 and the Borough of Havant Off-Street Parking Places Order 1995 No. 1 will be included in the new Order with the same restrictions and controls as set out in those Orders.

21st August 1996.

(800)

#### HERTFORDSHIRE COUNTY COUNCIL

The Hertfordshire County Council (U1524 London Road, St. Albans) (Prohibition of Driving and Dedicated Cycle Lane) Order 1996.

Notice is hereby given that the Hertfordshire County Council in providing cycle facilities along A1081 London Road, St. Albans, have made an Order under section 1 of the Road Traffic Regulation Act 1984, prohibiting any vehicles other than pedal cycles from using the most south-eastern length of U1524 London Road, St. Albans, from a point 26 metres from the most southern boundary of 333 London Road, eastwards for an approximate distance of 117 metres.

As part of this proposal the size of the turning head at the southwestern end of U1524 London Road, has been reduced by 7 metres and all motor vehicles are prohibited from using that length of U1524 London Road, from a point 13 metres opposite the most southern boundary of 333 London Road, south-westwards for a distance of 7 metres.

Additionally, the Hertfordshire County Council gives further notice under section 65 of the Highways Act 1980, that it has provided a cycleway within the highway on the most south-eastern length of U1524 London Road, St. Albans, from a point 26 metres from the most southern boundary of 333 London Road, eastwards for an approximate distance of 117 metres to its junction with A1081 London Road, in accordance with section 75 of the Highways Act 1980.

A copy of the Order which comes into operation on 27th August 1996, a plan showing the road to which the Order relates, together with a statement of reasons for making the Order, may be inspected at St. Albans City and District Council offices, Civic Centre, St. Peters Street, St. Albans and Hertfordshire County Council offices, Room 223A County Hall, Hertford, together with the other details concerning the shared cycleway and footway along St. Albans Road.

If you have any queries about the prohibition of motor vehicles or provision of cycleway and footway in London Road, please contact the Engineer concerned Dudley West (Hertfordshire County Environmental Department) (telephone number, 01992 556085.)

Any questions concerning the legal aspects of the prohibition of motor vehicles and provisions of cycleway can be addressed to Adrian Service (Law & Administration Department) (telephone number, 01992 555564.).

Any person wishing to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of the Act, or any Instrument made

under it has not been complied with in relation to the Order, may within 6 weeks from the date of this notice, apply to the High Court for this purpose.

W. J. Church, Director of Law & Administration

County Hall, Hertford, Hertfordshire SG13 8DE.

21st August 1996.

(745)

#### KINGSTON-UPON-HULL CITY COUNCIL

The Kingston-upon-Hull City Council (Lambwath Road/Sutton Road) (Prohibition of Waiting) Order 1996

Notice is hereby given that the Kingston-upon-Hull City Council, on 20th August 1996, made the above Order under the Road Traffic Regulation Act 1984. The Order will come into operation on 2nd September 1996.

The effect of the Order is to place double yellow lines (24 hour waiting restrictions) at the Sutton Road/Lambwath Road junction. The lines will extend onto both sides of each road for approximately 25 metres.

The purpose of the Order is to improve road safety for drivers and pedestrians by ensuring clear sight lines at this busy road junction.

A copy of the Order and relevant map may be examined during normal office hours at the Reception and Enquiries Office, Guildhall,

Kingston-upon-Hull (JG/39800(496)).

If you wish to question the validity of this Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, as amended, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied within relation to the Order, you may, within 6 weeks from 2nd September 1996, apply to the High Court for this purpose.

P. Barker, Town Clerk

21st August 1996.

(759)

#### LONDON BOROUGH OF HILLINGDON

The London Borough of Hillingdon (Waiting and Loading Restrictions) (No. 1) Experimental Traffic Order 1996

Notice is hereby given that, Hillingdon Council on 20th August 1996, made this Order which will impose waiting restrictions on the lengths of road as set out in the Schedule to this notice.

A copy of the Order, which will come into operation on 4th September 1996, can be seen at Level 3 Reception, the Civic Centre, during normal office hours and for six months following the date on which this Order was made.

Copies of the Order may be obtained from Local Services, telephone 01895-250465.

Applications to the High Court challenging the legality of the Order should be made within 6 weeks of the date on which the Order was made.

If the provisions of the Order continue in operation for a period of not less than 6 months, the Council will consider in due course whether the provisions of the Order should be reproduced and continued in force indefinitely by means of an Order under section 6 of the Road Traffic Regulation Act 1984. Any person desiring to object to making an Order under section 6 of the said Act of 1984, should write with their objection, stating the grounds, to Local Services Department, Civic Centre, Uxbridge UB8 1UW, quoting the reference 3S/03.

D. Chivers, Head of Planning Services

#### SCHEDULE

Waiting Prohibited between 8 a.m. and 6.30 p.m., Monday to Saturday inclusive

Hillingdon Road, Uxbridge, the south-west side, between a point 22 metres south-west of the southern kerbline and Manor Waye and a point in line with the party wall of Nos. 72 and 73 Hillingdon Road. 21st August 1996. (735)

#### NEWPORT COUNTY BOROUGH COUNCIL

The Newport County Borough Council (Cedar Road, Chepstow Road, Radnor Road) (Street Parking Place for Disabled Persons) Orders 1996.

Notice is hereby given that the Newport County Borough Council in exercise of their powers under sections 32(1) and 35(1) of the Road Traffic Regulation Act 1984, propose to make the above-named Order.

The effect of the Order will be to authorise that part of the road specified in the Schedule to this notice to be used as a parking place for invalid carriages, vehicles issued to a disabled person by the Ministry of Health in lieu of an invalid carriage and any vehicle which bears at the front and in a conspicuous position badges issued by a local authority to the driver in pursuance of the scheme under section 29 of the National Assistance Act 1948 and section 21 of the Chronically Sick and Disabled Persons Act 1970.

The draft Order, together with a plan and a statement of reasons relating thereto, may be inspected at the offices of the County Borough Council at the Civic Centre, Newport, during normal office hours, Monday to Friday.

If you wish to object to the proposed Order you should send the grounds for your objection in writing to the undersigned by 11th September 1996.

J. G. Ashurst, Head of Law and Administration

Civic Centre, Newport, South Wales NP6 4UR.

#### SCHEDULE

Cedar Road, eastern side, from a point 26 metres north of its junction with Bedford Road for a distance of 6 metres in a northerly direction.

Chepstow Road, north-western side, from a point 56 metres southwest of its junction with Glanwern Drive for a distance of 6 metres in a south-westerly direction.

Radnor Road, eastern side, from a point 49 metres north of its junction with Christchurch Road for a distance of 6 metres in a northerly direction.

21st August 1996.

(721)

#### NORTHAMPTON BOROUGH COUNCIL

The Northampton Borough Council (Banbury Lane (Service Road) Swan Valley Link Road) (Prohibition of Driving) Order 1996

Notice is hereby given that on 16th August 1996, Northampton Borough Council, as agents for the Northamptonshire County Council and in exercise of the powers of the said County Council under sections 1, 2 and 3 of the Road Traffic Regulation Act 1984, and of all other enabling powers made an Order prohibiting the driving of any motor vehicle in:

- (a) that length of Banbury Lane (Service Road) (both directions) from its junction with Swan Valley Link Road north-eastwards for a distance of 40 metres, and
- (b) that length of Swan Valley Link Road (both directions) from a point 50 metres south-east of the Banbury Lane overbridge northwards to its junction with Banbury Lane (Service Road).

A copy of the Order which comes into operation on 28th August 1996, together with a map illustrating its effect and a statement of the Council's reasons for making the Order may be examined at the Civic Reception, Guildhall, St. Giles Square, Northampton, during normal office hours.

Any person wishing to question the validity of the Order or any of its provisions on the ground that it is not within the powers of the Road Traffic Regulation Act 1984, or on the ground that any requirements of that Act or any relevant regulations made thereunder have not been complied with may, within 6 weeks from the date of the making of the Order, apply to the High Court for this purpose.

P. A. Newham, Borough Solicitor

Guildhall, St. Giles Square, Northampton NN1 1DA.

21st August 1996.

(766)

#### NORTHAMPTON BOROUGH COUNCIL

The Northampton Borough Council (Boothville) (Prohibition of Heavy Commercial Vehicles) Order 1996

Notice is hereby given that on 16th August 1996, Northampton Borough Council, as agents for the Northamptonshire County Council and in exercise of the powers of the said County Council under sections 1, 2 and 3 of the Road Traffic Regulation Act 1984, made an Order the effect of which will be to prohibit commercial vehicles exceeding 7.5 tonnes gross weight from proceeding at any time in the following roads:

Beech Grove, Bibury Crescent, Burford Avenue, Greenway Avenue, Lumbertubs Lane, Lumbertubs Rise, Poplar Close, Queenswood Avenue, Rowan Avenue, Woodside Avenue, Woodside Crescent and Yewtree Court.

The usual exemptions will apply.

A copy of the Order which comes into operation on 28th August 1996, together with a map illustrating its effect and a statement of the Council's reasons for making the Order, may be examined at the Civic Reception, Guildhall, St. Giles Square, Northampton, during normal office hours.

Any person wishing to question the validity of the Order or any of its provisions on the ground that it is not within the powers of the Road Traffic Regulation Act 1984, or on the ground that any requirements of that Act or any relevant regulations made thereunder have not been complied with may, within 6 weeks from the date of the making of the Order, apply to the High Court for this purpose.

P. A. Newham, Borough Solicitor

Guildhall, St. Giles Square, Northampton NN1 1DA.

21st August 1996.

(767)

#### NORTHAMPTON BOROUGH COUNCIL

The Northampton Borough Council (Windingbrook Lane) (Prohibition of Waiting) Order 1996

Notice is hereby given that on 16th August 1996, Northampton Borough Council as agents for the Northamptonshire County Council and in exercise of the powers of the said County Council under sections 1, 2 and 4 of the Road Traffic Regulation Act 1984, made an Order the effect of which will be to prohibit waiting at any time along the following lengths of road:

Windingbrook Lane, both sides, from a point 173 metres south of its junction with Colonial Drive for a distance of 207 metres south and south-easterly when measured on the east side.

The usual exemptions will apply.

A copy of the Order which comes into operation on 28th August 1996, together with a map illustrating its effect and a statement of the Council's reasons for making the Order, may be examined at the Civic Reception, Guildhall, St. Giles Square, Northampton during normal office hours.

Any person wishing to question the validity of the Order or any of its provisions on the ground that it is not within the powers of the Road Traffic Regulation Act 1984, or on the ground that any requirements of that Act or any relevant regulations made thereunder have not been complied with may within 6 weeks from the date of the making of the Order apply to the High Court for this purpose.

P. A. Newham, Borough Solicitor

Guildhall, St. Giles Square, Northampton NN1 1DA.

21st August 1996.

(768)

#### PEMBROKESHIRE COUNTY COUNCIL

The County of Pembroke (Various Streets in Pembroke Dock) (Disabled Persons' Parking Place) Order 1996

Notice is hereby given that the Pembrokeshire County Council propose to make an Order under sections 32(1) and 35(1) and (3a) of the Road Traffic Regulation Act 1984.

The effect of this Order would be to vary the existing provision of disabled persons parking places in Dimond Street and Lower Meyrick Street and establish further disabled persons parking places in Meyrick Street and Lewis Street as specified in the Schedule to this Notice and to revoke the County of Dyfed (Dimond Street and Lower Meyrick Street, Pembroke Dock) (Disabled Persons' Parking Place) Order 1993.

A copy of the Order, together with a plan showing the streets affected and a statement of the Council's reasons for making the Order may be examined at the offices of the Pembrokeshire County Council, Room 101, Cambria House and Pembroke Dock Post Office, Dimond Street, Pembroke Dock during the usual office hours. If you wish to object to the proposed Order you should send the grounds for your objection in writing to the undersigned by 12th September 1996.

G. H. James, Director of Support Services

Cambria House. Haverfordwest.

#### SCHEDULE

Parts of Road authorised to be used as a Street Parking Place

Dimond Street, on the south side from a point 7 metres east of the east building line of Lewis Street, for a distance of 13.2 metres in an easterly direction.

Lower Meyrick Street, on the west side from a point 8.6 metres north of the north building line of Queen Street for a distance of 5-2 metres in a northerly direction.

Meyrick Street, on the east side from a point 18.9 metres south of the south building line of Dimond Street, for a distance of 13.2 metres in a southerly direction.

Lewis Street, on the west side from a point 7.6 metres south of its building line of Dimond Street, for a distance of 13.2 metres in a southerly direction.

Two parking places will be provided in each location. They will operate on all days and at all hours and the maximum period for which vehicles may wait will be three hours, with return prohibited within one hour.

(504)

#### PEMBROKESHIRE COUNTY COUNCIL

The County of Pembroke (Trewent Bridge, Freshwater East) (Prohibition of Waiting) Order 1996

Notice is hereby given that Pembrokeshire County Council propose to make an Order under sections 1(1), and 2, 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984 ("the Act").

The effect of this Order will be to prohibit waiting at any time on parts of the road specified in the Schedule to this notice. The Order will contain the usual exemptions including the right for passengers to board or alight from a vehicle, for the loading and unloading of goods, for the carrying out of building operations and other works, and for the performance of statutory powers or duties.

In addition, the Order will contain the usual parking concessions

for disabled persons in accordance with the Orange Badge Scheme.

Full details of these proposals are contained in the draft Order which, together with a map showing those parts of the road affected and a statement of the Council's reasons for proposing to make this Order may be examined at the offices of the Pembrokeshire County Council, Room 101, Cambria House, Haverfordwest during normal office hours

If you wish to object to the proposed Order you should send the grounds for your objection in writing to the undersigned by 12th September 1996.

G. H. James, Director of Support Services

Cambria House, Haverfordwest.

#### SCHEDULE

C3020 north of Trewent Bridge:

(i) east side, from the north end of Trewent Bridge northwards for a distance of 190 metres.

(ii) west side, from the north end of Trewent Bridge northwards for 175 metres.

#### PORTSMOUTH CITY COUNCIL

Pelican Crossing—Lake Road (West of Clarendon Street)

Notice is hereby given that the Portsmouth City Council intends to introduce the above pelican crossing in accordance with the provisions of section 23 of the Road Traffic Regulation Act 1984.

The effect will be as follows:

A. Pelican Crossing.

A pelican crossing will be installed in Lake Road, situated west of Clarendon Street, with the controlled area (the zig-zag markings) extending from the west side of Clarendon Street to a point outside Nos. 205/207/209 Lake Road.

B. Relocation of Bus Stop.

The existing bus stop on the south side of Lake Road will be repositioned adjacent to the cul-de-sac end of Foster Road. The bus lay-by on the north side of Lake Road will be shortened to accommodate the new layout.

C. City Council's Reasons for Proposal.

To assist pedestrian movement across Lake Road, in particular for school children and the elderly.

A copy of the plan may be examined at the Information Desk, Civic Offices, Portsmouth, during normal office hours.

Persons wishing either to object to or to support these proposals may do so by sending their representations in writing to Mrs. Katharine Curtis, Chief Executive's Office (Ref. KLC/21/11), by 11th September 1996, stating the grounds of objection/support. Under the provisions of the Local Government (Access to

Under the provisions of the Local Government (Access to Information) Act 1985, any letters of representation which are received may be open to inspection by members of the public.

N. Gurney, Chief Executive

Civic Offices, Portsmouth PO1 2AL.

21st August 1996.

(508)

#### PORTSMOUTH CITY COUNCIL

The Portsmouth (London Road) (Amendments to Waiting Restrictions) (No. 23) Order 1996

Notice is hereby given that the Portsmouth City Council propose to make the above Order under the Road Traffic Regulation Act 1984.

The effect will be as follows:

Prohibition of Waiting at Any Time

#### London Road:

- (a) on the east side, from a point 100 metres south of its junction with Elmwood Road in a southerly direction for 19 metres, and
- (b) on the west side, from its junction with Beechwood Road to its junction with Southwood Road.

Prohibition of Waiting at Any Time Replacing One Hour Waiting, Monday to Saturday, 8 a.m. to 6.30 p.m.

London Road, on the west side, from a point 54 metres south of Derby Road in a southerly direction for 43 metres (outside Safeway and No. 75).

One Hour Waiting, Monday to Saturday, 8 a.m. to 6.30 p.m. Replacing Prohibition of Waiting at Any Time

London Road, on the east side, from 65 metres north of Chichester Road to a point 98 metres south of Laburnum Grove (outside Nos. 38-92).

Removal of Working Day Loading Ban (Monday to Saturday, 7 a.m. to 7 p.m.)

London Road, on the east side, from its junction with Chichester Road to its junction with Laburnum Grove (outside Nos. 18-82).

City Council's Reasons for Making the Order

London Road, Hilsea, to reflect the new bus stop positions.

London Road, North End, to allow the free flow of traffic following the installation of a bus boarder.

A copy of the draft Order and a plan may be examined at the Information Desk, Civic Offices, Portsmouth, during normal office hours.

Persons wishing either to object to or to support these proposals may do so by sending their representations in writing to Mrs. Katharine Curtis, Chief Executive's Office (Ref. KLC/23/1/96), Portsmouth, by 11th September 1996, stating the grounds of objection/support.

Under the provisions of the Local Government (Access to Information) Act 1985, any letters of representation which are received may be open to inspection by members of the public.

N. Gurney, Chief Executive

Civic Offices,

21st August 1996.

Portsmouth PO1 2AL.

(507)

#### PORTSMOUTH CITY COUNCIL

The Portsmouth (Stamshaw Road) (Amendments to Prohibition of Waiting) (No. 52) Order 1995

Notice is hereby given that the Portsmouth City Council on 13th August 1996 made the above Order under the Road Traffic Regulation Act 1984. Notice of the Council's intention to make this Order was first given in Issue No. 54159 of *The London Gazette*, dated 18th September 1995, Reference No. 485, page 12650, and the effects of the final Order are exactly the same as described in that notice.

The Order comes into operation on 27th August 1996.

A copy of the Order and a map may be seen at the Information Desk, Civic Offices, Portsmouth, during normal office hours.

If you wish to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks from 21st August 1996, apply to the High Court for this purpose.

N. Gurney, Chief Executive

Civic Offices Portsmouth PO1 2AL.

21st August 1996.

(506)

#### REDCAR AND CLEVELAND BOROUGH COUNCIL

The Redcar and Cleveland Borough Council (Hambleton Avenue, Redcar) (Prohibition of Waiting and Loading and Unloading) Order 1996.

Notice is hereby given that the Council of the Borough of Redcar and Cleveland proposes to make an Order under sections 1(1) and (2), 2(1) to (3) and 3(2) of the Road Traffic Regulation Act 1984, the effect of which will be to prohibit vehicles waiting and loading and unloading between the hours 8 a.m. to 9.30 a.m., and between 2.30 p.m. to 4 p.m., on any weekday on the sides and lengths of road specified in the Schedule hereto.

Full details of the proposal are contained in a draft Order which together with a map showing the lengths of road affected and a statement of the Council's reasons for proposing to make the Order may be examined at the offices of the Town Hall, Fabian Road, South Bank TS6 9AR, during normal office hours.

If you wish to object to the proposed Order you should send the grounds of your objection in writing to the undersigned by 19th September 1996.

F. W. Hayes, Director of Law and Administration

Town Hall, Fabian Road, South Bank, Middlesbrough, Cleveland TS6 9AR.

#### SCHEDULE

Hambleton Avenue, Redcar:

- (i) east side, from its junction with Riverdale Primary School eastern access road for a distance of 40 metres in a northerly direction.
- (ii) north and westerly side, from a point 5 metres west of its junction with Riverdale Primary School western access road for a distance of 69 metres in an easterly and northerly direction.

  (482)

#### REDCAR AND CLEVELAND BOROUGH COUNCIL

The Redcar and Cleveland Borough Council (Station Road Skelton) (Bus Stops Clearway) Order 1996

Notice is hereby given that the Council of the Borough of Redcar and Cleveland proposes to make an Order under sections 1(1) and (2), 2(1) to (3) and 4(2) and Part III of Schedule 9 of the Road Traffic Regulation Act 1984, the effect of which is to prohibit vehicles, other than buses, from waiting between 7 a.m. and 7 p.m. on any day at any bus stop in the road specified in the Schedule hereto where the carriageway at that stop is marked (a) as a bus stop and (b) with a broad yellow line adjacent to the edge of the carriageway ("the authorised markings").

Although the Order includes every bus stop in the road specified, it should be noted that the provisions of the Order which prohibit waiting will apply only to those bus stops which the Council marks

with authorised markings.

While the Order remains in force it enables the Council at any time to lay or to remove the authorised markings at or from any bus stop in a specified road or to adjust the position in that road of the authorised markings, as traffic conditions may require.

Other vehicles will be permitted to wait at bus stops with authorised markings where necessary:

(a) for the removal of an obstruction to traffic;

(b) in certain circumstances in exercise of statutory powers;

(c) in certain emergencies; and

(d) for police, fire brigade and ambulance purposes.

Details of these proposals are contained in the draft Order which, together with a map showing the full extent of the road affected and a statement of the Council's reasons for proposing to make the Order may be inspected at the Town Hall, Fabian Road, South Bank TS7 9AR, during normal office hours.

If you wish to object to the proposed Order, you should send the grounds of your objections in writing to the undersigned by 18th

September 1996.

F. W. Hayes, Director of Law and Administration,

Town Hall,

Fabian Road, South Bank TS6 9AR.

#### SCHEDULE

Station Road, Skelton, from a point of 80 metres west of its junction with Byland Road, for a distance of 55 metres in a westerly direction.

21st August 1996.

(481)

#### SANDWELL METROPOLITAN BOROUGH COUNCIL

The Sandwell Borough Council (Bagnall Street, Great Bridge) (One-way Traffic) Order 1996

Notice is hereby given that the Sandwell Borough Council has made an Order, notice of which was published in Issue No. 54425 of *The* London Gazette dated Thursday, 13th June 1996, reference number 729. The effect of the Order is as stated therein.

The Order was made on 20th August 1996 and comes into effect on 21st August 1996.

A copy of the Order, a statement of reasons for making the Order, and a map showing the restrictions are available at my offices at the Sandwell Council House, Oldbury, Warley, West Midlands, where they may be examined during normal office hours.

Any person wishing to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of the Act or of any regulation made under the Act has not been complied with in relation to the Order, may, within 6 weeks from 20th August 1996, apply to the High Court for that purpose.

F. N. Summers, Chief Executive,

Sandwell Council House, Oldbury, Warley, West Midlands.

21st August 1996.

(729)

#### SANDWELL METROPOLITAN BOROUGH COUNCIL

The Sandwell Borough Council (Hallbridge Way, Tipton Road, Tividale) (Prohibition of Waiting) Order 1996

Notice is hereby given that the Sandwell Borough Council has made an Order, notice of which was published in Issue No. 54368 of *The London Gazette* dated 11th April 1996, reference number 723. The effect of the Order is as stated therein.

The Order was made on 20th August 1996, and comes into effect on 23rd August 1996.

A copy of the Order, a statement of reasons for making the Order, and a map showing the restrictions, are available at my offices at the Sandwell Council House, Oldbury, Warley, West Midlands, where they may be examined during normal office hours.

Any person wishing to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of the Act or of any regulation made

under the Act has not been complied with in relation to the Order may, within 6 weeks from 20th August 1996, apply to the High Court for that purpose.

F. N. Summers, Chief Executive

Sandwell Council House, Oldbury, Warley, West Midlands.

21st August 1996.

(730)

#### SOUTHEND-ON-SEA BOROUGH COUNCIL

The Borough of Southend-on-Sea (Queens Road) (Experimental Prohibition of Waiting Prohibition of Loading and Unloading) Order 1996.

Notice is hereby given that the Southend-on-Sea Borough Council has made an Order under section 9 to the Road Traffic Regulation Act 1984 ("the Act"), and of all other enabling powers, and after consultation with the Chief Officer of Police in accordance with Part III of Schedule 9 to the Act the effect of which is to prohibit loading and unloading as set out in the Schedule below:

A copy of the Order, together with a copy of the Order to be varied/revoked, a map showing the roads to which the order relates may be inspected at the Director of Engineering Services Office on the 12th floor of the Civic Centre, Victoria Avenue, Southend-on-Sea, between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays, inclusive, and also at the Local Government Library (E Block), County Hall, Chelmsford, during normal office hours.

The Council will consider in due course whether the provisions of the Experimental Order shall continue in force permanently.

Within a period of six months from the coming into force of the Experimental Order, or if that Order is subsequently varied by another Order under that section or modified pursuant to subsection 2 of section 10 to the Road Traffic Regulation Act 1994, from the coming into operation of that variation or modification (whichever is the latest), any person may object to the making of an order for the purposes of such indefinite continuation.

The Experimental Order shall come into force on 29th August

1996.

All written representations received concerning Traffic Regulation Orders are public documents which may be inspected by any person on demand.

D. Moulson, Town Clerk

Civic Centre, Southend-on-Sea.

#### SCHEDULE

Queens Road:

On the south side from the west kerb-line of that section of Farringdon Service Road which runs parallel to Elmer Avenue for a distance of 8 metres westwards.

On the south side from the east kerb-line of that section of Farringdon Service Road which runs parallel to Elmer Avenue for a distance of 50 metres eastwards.

Starting on the north side from a point 5 metres east of the eastern face of the bridge unit following the kerb-line and terminating on the east kerb-line of the access road at a point in line with the northern face of No. 1 Queens Road.

From the eastern extremity of the southern kerb-line of Queens Road for a distance of 3 metres southwards.

Farringdon Service Road, parallel to Elmer Avenue:

On the west side from the south kerb-line of Queens Road to the north kerb-line of that section of Farringdon Service Road which runs perpendicular to Elmer Avenue.

On the east side from the south kerb-line of Queens Road for a distance of 6.5 metres southwards.

On the east side from the north kerb-line of that section of Farringdon Service Road which runs perpendicular to Elmer Avenue for a distance of 5 metres northwards.

Farringdon Service Road, perpendicular to Elmer Avenue:

On the southside from the east kerb-line of Elmer Avenue for a distance of 33 metres eastwards.

On the south side from the west kerb-line of that section of Farringdon Service Road which runs from the rear of 1 Queens Road to Elmer Approach for a distance of 36 metres westwards.

Farringdon Service Road, section running north from the junction with Elmer Approach:

On the west side from the south kerb-line of that section of Farringdon Service Road which runs perpendicular to Elmer Avenue to the point at which the kerb meets the exit from Farringdon Car Park.

Elmer Avenue

On the east side from the south kerb-line of that section of Farringdon Service Road which runs perpendicular to Elmer Avenue for a distance of 5 metres southwards. (509)

#### SUFFOLK COUNTY COUNCIL

Suffolk County Council (Parish of Wilby) (Byway 10) (Prohibition of Driving with Exemptions) Order 1996

Notice is hereby given that on 14th August 1996, Suffolk County Council made the above Order under sections 1, 2, 3 and 4 of the Road Traffic Regulation act 1984, as amended, the effect of which will be to prohibit motor vehicles and horse-drawn vehicles from using the proposed Byway 10, Wilby (presently a footpath), from grid reference 24737033 on the U5634, in a generally north-westerly direction to its junction with the U5603 at grid reference 24337072, a distance of approximately 580 metres.

Motor vehicles belonging to owners and occupiers requiring access to their land from the byway will be exempt, as will emergency and maintenance vehicles and others specified in the Order. Owners and occupiers affected will apply to the County Surveyor for an

exemption certificate.

A copy of the Order, which comes into effect on 26th August 1996, and a map showing the byway affected, may be inspected, free of charge, at my office between 9 a.m. and 5 p.m. Monday to Friday; also at Stradbroke Library, Court House, New Street, Stradbroke, between 2.30 p.m. and 5 p.m. and 5.30 p.m. and 7.30 p.m. on Tuesday; 10 a.m. and 1 p.m. on Thursday; and 2.30 p.m. and 5 p.m. on Friday.

The original notice of intention relating to this Order appeared in *The London Gazette* on 8th September 1995. The effect of this order is as in that notice.

K. W. Stevens, County Secretary and Solicitor

County Hall, Ipswich IP4 2JS. 21st August 1996.

(22 feet) in a northeasterly direction and having a width of 2.7 metres (9 feet)

96. (485)

#### SUNDERLAND CITY COUNCIL

The City of Sunderland (Part of Banbury Avenue, Town End Farm)
Prohibition of Driving Order 1996

Notice is hereby given that the Council of the City of Sunderland propose to make an Order under sections 1 and 2 of the Road Traffic Regulation Act 1984, the effect of which will be to prohibit the driving of all vehicles on Banbury Avenue, Town End Farm, from a point adjacent to the northern building line of 66 Banbury Avenue, northwards for a distance of 5 metres or thereabouts.

Full details are contained in the draft Order, which together with a map indicating the location and effect thereof and a statement of the Council's reasons for making it may be inspected during normal opening hours at Room 3.1, Department of Administration, Civic Centre, Burdon Road, Sunderland, and the Town End Farm Branch Library, Bexhill Primary School, Bexhill Road, Sunderland, until 11th September 1996.

Objections to and other representations relating to the Order may be made to the Director of Administration, Civic Centre, Burdon Road, Sunderland SR2 7DN, by 11th September 1996.

Objections and representations must be in writing and all objections must state the grounds on which they are made.

C. W. Sinclair, Chief Executive

Civic Centre, Burdon Road, Sunderland.

21st August 1996.

(733)

#### WEST SUSSEX COUNTY COUNCIL

The County Council of West Sussex (Crawley: Napier Way and Adjoining Roads) (Prohibition of Waiting) Order 1996

Notice is hereby given that West Sussex County Council propose to make a permanent Order under the porvisions of the Road Traffic Regulations Act 1984, the effect of which will be to prohibit waiting at all times throughout the entire length of the east side and on lengths of the west side of Gatwick Road (Western Service Road), and on lengths of both sides of Napier Way and Woolborough Lane, Crawley.

A copy of the draft Order, a plan showing the lengths of roads and a statment of the County Council's reasons for proposing to make the Order may be inspected at County Hall, Chichester, during normal office hours, and at the Public Library, County Buildings, Crawley, during normal library opening hours. Library staff will not be in a position to answer questions of the proposal and all enquiries should be addressed to the undersigned.

Objections to the proposal together with the grounds on which they are made, or any other comments, must be sent in writing to the undersigned by 9th September 1996.

E. M. Holdsworth, County Secretary

County Hall,

Chichester. (Ref. ST/RT.8/3/36T(3).)

21st August 1996.

(749)

#### WIRRAL BOROUGH COUNCIL

Metropolitan Borough of Wirral Traffic Regulation Orders

Notice is hereby given that Wirral Borough Council has made the following Orders under sections 32(1) and 35(1) of the Road Traffic Regulation Act 1984.

A. Rudd Street, Hoylake (On-street Parking Places) Order 1996

The effect will be to introduce a parking bay for orange badge holders outside 39 Rudd Street, Hoylake.

#### SCHEDULE

Parts of road authorised to be used as street parking places 1	Position in which vehicles may wait	Classes of vehicles	Days of operation of parking place 4	Hours of operation of parking places 5	Maximum period for which vehicles may wait 6
The south-east side of Rudd Street from a point	Wholly within the	(i) Invalid carriages	All Days	All Hours	24 Hours
13 metres (42.85 feet) north-east of its junction with Lake Place for a distance of 6.6 metres	parallel to the kerb	(ii) Disabled persons' vehicles			

B. Canterbury Road, Wallasey (On-street Parking Places) Order 1996

The effect will be to introduce a parking bay for orange badge holders outside 13 Canterbury Road, Wallasey.

#### THE LONDON GAZETTE, 21st August 1996

#### SCHEDULE

Parts of road authorised to be used as street parking places 1	Position in which vehicles may wait	Classes of vehicles	Days of operation of parking place 4	Hours of operation of parking place 5	Maximum period for which vehicles may wait 6
The north-west side of Canterbury Road from a point 48 metres (151 feet) north-east of its northerly junction with Annesley Road for a distance of 6-6 metres (22 feet) in a north-easterly direction and having a width of 2-7 metres (9 feet)	Wholly within the parking bay parallel to the kerb	(i) Invalid carriages (ii) Disabled persons' vehicles	All Days	All Hours	24 Hours

C. Ilford Avenue, Wallasey (On-street Parking Places) Order 1996

The effect will be to introduce a parking bay for orange badge holders outside 7 Ilford Avenue, Wallasey.

#### SCHEDULE

Parts of road authorised to be used as street parking places 1	Position in which vehicles may wait	Classes of vehicles	Days of operation of parking place 4	Hours of operation of parking place 5	Maximum period for which vehicles may wait 6
The east side of Ilford Avenue from a point 35 metres (115 feet) south of its junction with Poulton Road for a distance of 6-6 metres (22 feet) in a southerly direction and having a width of 2-7 metres (9 feet)	Wholly within the parking bay parallel to the kerb	(i) Invalid carriages (ii) Disabled persons' vehicles	All Days	All Hours	24 Hours

D. Withens Lane, Wallasey, (On-street Parking Places) Order 1996

The effect will be to introduce a parking bay for orange bade holders outside 34A Withens Lane, Wallasey.

#### **SCHEDULE**

Parts of road authorised to be used as street parking places 1	Position in which vehicles may wait 2	Classes of vehicles 3	Days of operation of parking place 4	Hours of operation of parking place 5	Maximum period for which vehicles may wait 6
The north-east side of Withens Lane from a point 19 metres (62 feet) north-west of its northerly junction with Manor Road for a distance of 6-6 metres (22 feet) in a north-westerly direction and having a width of 2-7 metres (9 feet)	Wholly within the parking bay parallel to the kerb	(i) Invalid carriages (ii) Disabled persons' vehicles	All Days	All Hours	24 Hours

E. Wallasey Road, Liscard (On-street Disabled Parking Places) Order 1994, Revocation Order 1996

The effect will be to remove the parking bay for orange badge holders outside 147 Wallasey Road, Wallasey.

F. Bridle Avenue, Seacombe (On-street Parking Places) Order 1996

The effect will be to introduce a parking bay for orange badge holders outside 18 Bridle Avenue, Seacombe.

#### SCHEDULE

Part of road authorised to be used as street parking places 1	Position in which vehicles may wait 2	Classes of vehicles 3	Days of operation of parking place 4	Hours of operation of parking place 5	Maximum period for which vehicles may wait 6
On the south side of Bridle Avenue from a point 47 metres (154 feet) east of its junction with Bridle Road for a distance of 6-6 metres (22 feet) and having a width of 2-7 metres (8-8 feet)	Wholly within the parking bay parallel to the kerbs	(i) Invalid carriages (ii) Disabled persons' vehicles	All Days	All Hours	24 Hours

The Orders will come into operation on 21st August 1996, and copies thereof may be seen at all reasonable hours at the Borough Solicitor and Secretary's Department (Room 18), Town Hall, Wallasey.

If you wish to question the validity of any of the above Orders or of any provision contained therein on the grounds that it is not within the powers conferred by the Act of 1984, as amended, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order you may within 6 weeks of the date of this notice apply to the High Court for this purpose.

P. G. Manson, Borough Solicitor and Secretary

Town Hall,

Brighton Street, Wallasey, Wirral L44 8ED. 21st August 1996.

(758)

#### TOWN AND COUNTRY PLANNING ACTS

#### **BRECKLAND DISTRICT COUNCIL**

Town and Country Planning Act 1990

Notice of Deposit of Proposals for a Local Plan Breckland District Local Plan

Notice is hereby given that Breckland District Council have prepared proposals for the above plan.

Copies of the proposals are available for public inspection on Mondays to Thursdays, between the hours of 9 a.m. and 5 p.m. and Fridays, between the hours of 9 a.m. and 4.30 p.m. at The Guildhall, Dereham, NR19 1EE, Breckland House, St. Nicholas Street, Thetford IP24 1BT, and Council Offices, High Street, Attleborough NR17 2EP.

Objections to, and representations in respect of the proposals should be sent in writing to R. D. Wingate, Director of Planning and Building Control, Breckland District Council, The Guildhall, Dereham, Norfolk NR19 1EE, before 5 p.m., on Monday, 30th September 1996. Objections and representations should specify the matters to which they relate and the grounds on which they are made, and may be accompanied by a request to be notified at a specified address of the withdrawal, adoption, approval or rejection of the proposals.

Only objectors, whose objections are made in writing and sent to the Dereham address specified above within the 6 weeks period ending on Monday, 30th September 1996, will have the right to have their objections considered at a local inquiry.

If no objections are received during the period given for making objections Breckland District Council intend to adopt the proposals on the expiry of that period.

R. D. Wingate, Director of Planning and Building Control

(722)

#### LONDON BOROUGH OF HILLINGDON

**TOWN AND COUNTRY PLANNING ACT 1990** 

Notice of Proposed Modifications to Proposals for a Unitary Development Plan

#### Hillingdon Unitary Development Plan

Notice is hereby given that the London Borough of Hillingdon propose to modify these plan proposals.

A list of the proposed modifications (other than modifications which the authority are satisfied will not affect the content of the plan proposals) with the authority's reasons for proposing them are available for inspection at Planning Services, Civic Centre, Uxbridge (Level 3 Reception), free of charge, between the hours of 8.45 a.m. and 5.15 p.m., Monday to Friday, and at public libraries during normal hours of opening. Copies of the plan proposals, the report of the person who held the local inquiry and the authority's statement of reasons and decisions in the light of the report are similarly available for inspection.

The authority do not intend to accept all of the recommendations in the report. A list of the recommendations which the authority do not intend to accept is available for inspection with the above documents.

Objections to, and representations in respect of the proposed modifications and to the intention not to modify the plan proposals in accordance with certain recommendations in the report should be sent in writing to the Planning Policy Unit, Planning Services, Civic Centre, Uxbridge, Middlesex UB8 1UW, before 5 p.m., on Wednesday, 2nd October 1996. Objections and representations should specify the matters to which they relate and the grounds on which they are made, and may be accompanied by a request to be notified at a specified address of the withdrawal, adoption, approval or rejection of the plan proposals.

Notice of Intention to Adopt Proposals:

If no objections are received during the period given for making objections the London Borough of Hillingdon intend to adopt the proposals on the expiry of that period.

Written or telephone enquiries should also be made to Planning Services at the above address, telephone number (01895) 250485.

D. Chivers, Head of Planning Services

21st August 1996.

(736)

#### PEMBROKESHIRE COAST NATIONAL PARK

Town and Country Planning Act 1990 Local Government (Wales) Act 1994

Notice of Permission to prepare a Modified Scheme

Pembrokeshire Coast National Park Local Plan

Notice is hereby given that the Pembrokeshire Coast National Park Authority have been given permission by the Secretary of State for Wales to prepare the above plan. The area covered by the plan is the Pembrokeshire Coast National Park area prior to its modifications by the Pembrokeshire Coast National Park (Designation) Variation Order 1989, implemented on 22nd November 1995, and comprises all the area covered by the Pembrokeshire Coast National Park Local Plan. The permission is accompanied by a direction by the Secretary of State.

Copies of the permission and the direction are available for public inspection at: National Park Offices, Winch Lane, Haverfordwest; Pembrokeshire County Council Offices, Llanion Park, Pembroke Dock; Public Library, Dew Street, Haverfordwest; Public Library, Fishguard; Public Library, Greenhill Avenue, Tenby; Public Library, Pembroke Dock and Public Library, Milford Haven Town Hall, free of charge, on Monday to Friday, 10.30 a.m. to 12.45 p.m. and 2 p.m. to 4.30 p.m.

Stage of Procedure:

The local plan has already been through the deposit stage for formal consultation. A proposed changes document, including proposed amendments accommodating changes to the Pembrokeshire Coast National Park boundary as modified by the Pembrokeshire Coast National Park (Designation) Variation Order 1989, implemented on 22nd November 1995, will be published in due course. The public inquiry into the Plan will be held in early 1997.

N. J. Wheeler, acting National Park Officer/Head of Paid Service (738)

#### HIGHWAYS ACTS

#### LONDON BOROUGH OF SOUTHWARK

HIGHWAYS ACT 1980, SECTION 116

Notice of intention to apply for an Order

Notice is hereby given that application will be made to the Magistrates, sitting at Tower Bridge Magistrates' Court, 211 Tooley Street, London S.E.1, on Thursday, 26th September 1996, at 10 a.m., for an Order that part of a certain highway in the London Borough of Southwark, namely the most southern 26.4 metres of Woods Place, London S.E.1, shall be stopped-up completely for the purposes of all traffic on the ground that it is unnecessary, the situation of which is indicated coloured red on a plan which may be inspected at the Offices of Southwark Legal (Contract) Services, South House, 30-32 Peckham Road, London SE5 8UB, telephone 0171-525 7642, on Monday to Fridays, between 9 a.m. and 4.45 p.m.

J. Belvir, Borough Solicitor and Secretary

Southwark Legal Services, Town Hall, Peckham Road, London SE5 8UB. 21st August 1996.

(741)

#### LIVERPOOL CITY COUNCIL

#### HIGHWAYS ACT 1980

#### Closure of Public Highways

Notice is hereby given that an application will be made at the City Magistrates' Court, Dale Street, Liverpool, at 9.45 a.m. on Thursday, 26th September 1996, for Orders under section 116 of the above Act, for the stopping-up of:

 A footpath leading from Everton Road to Rupert Drive (formerly Gleave Square), adjoining 38 Everton Road, 26-36 Rupert Drive and 15-23 Gleave Square; and

 Various areas of highway including footpaths and a parking area adjoining or leading from The Hawthornes, Southbrook Way, St. Cyril's Court and Naylorsfield Drive, in the City of Liverpool.

Plans showing the effect of the proposed Orders may be inspected at the Head of Legal Services Office (Room 34), Municipal Buildings, Dale Street, Liverpool, without payment between the hours of 8.45 a.m. and 4 p.m., on Mondays to Fridays inclusive.

On the hearing of the application any statutory undertaker having apparatus under, in, upon, over, along, or across the highways, the owners and occupiers of lands adjoining the highways, any person who uses the highways and any other person who would be aggrieved by the making of the Order shall have a right to be heard.

P. F. Taylor, Head of Legal Services

Municipal Buildings, Dale Street,

Liverpool L69 2DH. (Ref. GLS/DM/RCN1503-1504.)

21st August 1996. (484)

#### WIRRAL BOROUGH COUNCIL

#### HIGHWAYS ACT 1980, SECTION 116

Notice of proposal to apply for an Order authorising the stopping-up of highway situated off the north-eastern side of Clarendon Close, Oxton, Wirral.

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at The Courthouse, Manor Road, Wallasey, Wirral, on 25th September 1996, at 9.45 a.m., for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped-up on the grounds that the said highway is unnecessary. The highway to be stopped-up is shown coloured red on the plans deposited at the Central Administration Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey, and may be inspected, free of charge, during normal office hours.

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall,

Wallasey, Merseyside.

#### SCHEDULE

Irregular shaped area of highway situated off the north-eastern side of Clarendon Close, Oxton, Wirral, from point A in a south-westerly direction for a distance of 37 metres to point B, thence from point B in a north-easterly direction for a distance of 33 metres to point C.

15th August 1996.

(750)

#### WIRRAL BOROUGH COUNCIL

HIGHWAYS ACT 1980, SECTION 116

Notice of proposal to apply for an Order authorising the stopping-up of highway situated off the eastern side of Clarendon Close, Oxton, Wirral.

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at The Courthouse, Manor Road, Wallasey, Wirral, on 25th September 1996, at 9.45 a.m., for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped-up on the grounds that the said highway is unnecessary. The highway to be stopped-up is shown coloured red on the plans deposited at the Central Administration

Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey, and may be inspected, free of charge, during normal office hours.

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall,

Wallasey, Merseyside.

#### **SCHEDULE**

Irregular shaped area of highway situated off the eastern side of Clarendon Close, Oxton, Wirral:

From point A in a south-easterly direction for a distance of 20 metres to point B.

From point B in a south-westerly direction for a distance of 18 metres to point C.

From point C in a south-easterly direction for a distance of 25 metres to point D.

From point D in a north-easterly direction for a distance of 32 metres to point E.

From point E in a south-easterly direction for a distance of 23 metres to point F.

From point C in a south-westerly direction for a distance of 38 metres to point I.

From point G in a south-easterly direction for a distance of 19 metres to point H.

From point I in a north-easterly direction for a distance of 21

metres to point J.

From point I in a south-easterly direction for a distance of 27

metres to point K.

From point K in a north-easterly direction for a distance of 13 metres to point L.

From point L in a south-easterly direction for a distance of 37 metres to point M.

15th August 1996. (751)

#### WIRRAL BOROUGH COUNCIL

#### HIGHWAYS ACT 1980, SECTION 116

Notice of proposal to apply for an Order authorising the stopping-up of Derby Square, Oxton, Wirral

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at The Courthouse, Manor Road, Wallasey, Wirral on 25th September 1996, at 9.45 a.m. for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped up on the grounds that the said highway is unnecessary. The highway to be stopped up is shown coloured black on the plans deposited at the Central Administration Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey and may be inspected free of charge during normal office hours.

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall,

Wallasey, Merseyside.

#### SCHEDULE

Irregular shaped area of highway being Derby Square, from point A in a south-westerly direction, for a distance of 75 metres to point B, then from point C in a southerly direction for a distance of 55 metres to point D.

15th August 1996.

(752)

#### WIRRAL BOROUGH COUNCIL

#### HIGHWAYS ACT 1980, SECTION 116

Notice of proposal to apply for an Order authorising the stopping-up of highway situated off south side of Derby Square, Oxton, Wirral

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at The Courthouse, Manor Road, Wallasey, Wirral on 25th September 1996, at 9.45 a.m. for an Order under section 116 of

the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped up on the grounds that the said highway is unnecessary. The highway to be stopped up is shown coloured black on the plans deposited at the Central Administration Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey and may be inspected free of charge during normal office hours

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall, Wallasey, Merseyside.

#### SCHEDULE

Highway situated off the south side of Derby Square, Oxton, Wirral, from point A in a south-westerly direction for a distance of 20 metres to point B.

15th August 1996.

(753)

#### WIRRAL BOROUGH COUNCIL

#### HIGHWAYS ACT 1980, SECTION 116

Notice of proposal to apply for an Order authorising the stopping-up of highway situate off north-eastern side of Derby Street, Oxton,

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at The Courthouse, Manor Road, Wallasey, Wirral on 25th September 1996, at 9.45 a.m., for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped up on the grounds that the said highway is unnecessary. The highway to be stopped up is shown coloured black on the plans deposited at the Central Administration Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey, and may be inspected free of charge during normal office hours.

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall. Wallasey, Merseyside.

#### SCHEDULE

Irregular shaped area of highway situated off the north-eastern side of Derby Street from point A in a south-easterly direction for a distance of 24 metres to point B, then in a north-easterly direction for a distance of 40 metres to point C.

15th August 1996.

(754)

#### WIRRAL BOROUGH COUNCIL

#### HIGHWAYS ACT 1980, SECTION 116

Notice of Proposal to apply for an Order authorising the Stopping-up of Highways situated off South-eastern side of Derby Street, Oxton, Wirral.

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at the Courthouse, Manor Road, Wallasey, Wirral, on 25th September 1996, at 9.45 a.m., for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped up on the grounds that the said highway is unnecessary. The highway to be stopped up is shown coloured black on the plans deposited at the Central Administration Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey, and may be inspected, free of charge, during normal office hours.

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall, Wallasey, Merseyside.

#### SCHEDULE

Irregular shaped area of highway situated off south-eastern side of Derby Road, Oxton, Wirral:

From point A in a south-easterly direction for a distance of 18 metres to point B.

From point B in a north-westerly direction for a distance of 30 metres to point C.

From point B in a south-westerly direction for a distance of 18 metres to point D.

From point D in a south-westerly direction for a distance of 9 metres to point E.

From point F in a north-westerly direction for a distance of 8 metres to point G.

From point G in a south-westerly direction for a distance of 9 metres to point H.

15th August 1996.

(755)

#### WIRRAL BOROUGH COUNCIL

#### HIGHWAYS ACT 1980, SECTION 116

Notice of Proposal to apply for an Order authorising the Stopping-up of Highway situated off the South side of Carlisle Mews, Oxton, Wirral.

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at the Courthouse, Manor Road, Wallasey, Wirral, on 25th September 1996, at 9.45 a.m., for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped up on the grounds that the said highway is unnecessary. The highway to be stopped up is shown coloured red on the plans deposited at the Central Administration Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey, and may be inspected, free of charge, during normal office hours.

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall, Wallasey, Merseyside.

#### SCHEDULE

Length of highway situated off the south side of Carlisle Mews, Oxton, Wirral, from a point A in a south-easterly direction for a distance of 12 metres to point B, thence in an north-easterly direction for a distance of 34 metres to point C.

15th August 1996.

(756)

#### WIRRAL BOROUGH COUNCIL

#### HIGHWAYS ACT 1980, SECTION 116

Notice of Proposal to apply for an Order authorising the Stopping-up of Highway situated off the Eastern side of Clarendon Walk, Oxton, Wirral.

Notice is hereby given that the Wirral Borough Council as the Highway Authority for the highway described in the Schedule hereunder intends to apply to the Wirral Borough Magistrates' Court, sitting at the Courthouse, Manor Road, Wallasey, Wirral, on 25th September 1996, at 9.45 a.m., for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped up on the grounds that the said highway is unnecessary. The highway to be stopped up is shown coloured black on the plans deposited at the Central Administration Office, Borough Solicitor and Secretary's Department, Town Hall, Brighton Street, Wallasey, and may be inspected, free of charge, during normal office hours.

Any person who would be aggrieved by the making of the Order to be applied for may attend before the Court during the hearing of the application and shall have the right to be heard.

P. G. Manson, Borough Solicitor and Secretary

Town Hall, Wallasey, Merseyside.

#### SCHEDULE

Irregular shaped area of highway encompassing Clarendon Walk and Carlisle Close, Oxton, Wirral:

From point A in a south-easterly direction for a distance of 80 metres to point B.

From point C in a south-easterly direction for a distance of 22 metres to point D.

From point E in a south-easterly direction for a distance of 84 metres to point F.

From point G in a north-easterly direction for a distance of 103 metres to point H.

From point I in a north-easterly direction for a distance of 77 metres to point J.

From point K in a south-easterly direction for a distance of 26 metres to point L.

15th August 1996.

(757)

## MISCELLANEOUS PUBLIC NOTICES

#### EXMOUTH DOCKS COMPANY

#### Harbours Act 1964

Notice is hereby given that the Exmouth Docks Company has applied to the Secretary of State for Transport to make a Harbour Revision Order under section 14 of the Harbours Act 1964.

The objects of the proposed Order are:

 (a) to redraw the jurisdictional area of the Company in connection with the partial closure of the Docks; (b) to restrict the types of cargoes which may be handled on certain land in the Docks;

 (c) to restrict the Company's power to levy statutory charges in respect of certain vessels; and

 (d) to repeal certain enactments relating to the Docks (including spent enactments).

A copy of the draft Order which accompanied the application, and of the plan relating thereto, may be seen at all reasonable hours at the Dock Office, The Docks, Exmouth, Devon EX8 1DU, and at the offices of the below-mentioned Parliamentary Agents.

Any person desiring to make an objection to the Secretary of State against the application should write to the Secretary, Department of Transport, Ports Division, 1st Floor, Zone 27, Great Minster House, 76 Marsham Street, London SW1P 4DR, within forty-two days from the date at the foot of this notice, quoting Ref. P89/3/306, and stating the grounds of their objection.

Rees & Freres

1 The Sanctuary, Westminster, London SW1P 3JT.

16th August 1996.

(518)

## TRANSMISSION OF NOTIFICATION BY COMPETENT AUTHORITY OF DISPATCH

Under Article 6(1) of the transfrontier Shipment of Waste Regulations 1994. The Environment Agency as the Competent Authority of Dispatch has agreed to act as the notifier with regards to seven tonnes of router bearing dust from Precious Metals Industry, Unit 1, Briton Ferry, Neath. The waste is intended to be exported to a recovery facility, Union Miniere, Belgium, no later than 1st June 1997. (748)