THE LONDON GAZETTE, 11 SEPTEMBER, 1934

AUXILIARY AIR FORCE.

GENERAL DUTIES BRANCH.

No. 600 (City of London) (Fighter) Squadron. Antony Albert VICKERS is granted a commission as Pilot Officer. 5th Aug. 1934.

No. 601 (County of London) (Fighter) Squadron.

Peter Beverley ROBINSON is granted a commission as Pilot Officer.' 5th Aug. 1934.

ACCOUNTANT BRANCH.

No. 605 (County of Warwick) (Bomber) Squadron

Eric Anthony TITLEY is granted a commission as Pilot Officer. 5th Aug. 1934.

Civil Service Commission,

[•] September 11, 1934.

The Civil Service Commissioners hereby give notice, in pursuance of Clause 13 of the General Regulations respecting appointments to His Majesty's Civil Establishments under the Order in Council of the 22nd July, 1920, that, with the approval of the Lords Commissioners of His Majesty's Treasury, they have prescribed that the following fees shall be payable in respect of appointments to the service of the Unemployment Assistance Board of superannuable and other persons in the permanent Local Authority service, on presentation of such persons to the Commissioners for the issue of Certificates of Qualification:—

For situations for which the annual salary rises to a maximum

not exceeding £250	5s.
exceeding £250, but not exceed-	
ing £400	10s.
exceeding £400, but not exceed-	
ing £600	15s.
exceeding £600	£1

RURAL DISTRICT COUNCIL OF FARINGDON.

PUBLIC HEALTH ACTS AMENDMENT ACT, 1907.

PY an Order dated the twenty-first day of August 1934, the Minister of Health has Declared that, on and after the tenth day of September, 1934, the following provisions of the Public Health Acts Amendment Act, 1907, shall be in force in the Rural District of Faringdon, namely :--

Sections 15, 16, 23, 30, 32 and 33, comprised in Part II (Streets and buildings);

Sections 35 to 38 (inclusive) and 43 to 48 (inclusive) comprised in Part III (sanitary provisions); and

Sections 52 to 67 (inclusive) comprised in Part IV (infections diseases):

The above provisions are declared to be in force subject, as regards Sections 23 and 30 Part II and Sections 35 and 38 Part III, to the conditions specified in the Order. A copy of the Order may be inspected at the Council Offices, Belmont, Wantage, or the Council's Office, Market Place, Faringdon, during the usual office hours.

F. A. SHOREY,

Clerk to the Council.

Council Offices, Belmont, Wantage.

(168) 8th September, 1934.

THE DOWLAIS GAS (CHARGES) ORDER, 1922.

VARIATION OF DECLARED CALORIFIC VALUE.

NOTICE is hereby given in pursuance of Section 8 of the Dowlais Gas (Charges) Order, 1922, that the calorific value of the gas which the Dowlais Gas and Coke Company intend to supply as on and from the 1st day of January, 1935, will be 475 British Thermal Units in lieu of 500 British Thermal Units as formerly declared and such value shall as on and from such date be the declared calorific value for the purposes of the said Order.

Dated this 5th day of September, 1934.

JOHN REES, Secretary of the Company.

Electricity Commission.-1934.

(129)

TAMWORTH ELECTRICITY (SPECIAL ORDER).

NOTICE is hereby given that Tamworth District Electric Supply Company Limited (hereinafter called "the Applicants") whose registered office is situate at Polesworth, in the County of Warwick intend to apply to the Electricity Commissioners for a Special Order (hereinafter called "the Order") under the Electricity (Supply) Acts, 1882 to 1933, for all or some of the following amongst other purposes (that is to say):—

1. To extend the area of supply within which the Applicants are authorised to supply electricity, so as to include therein the Borough of Tamworth in the County of Stafford (hereinafter referred to as "the added area").

2. To authorise the Applicants to supply and distribute electricity for all public and private purposes as defined by the Electricity (Supply) Acts, 1882 to 1933, within the added area and to prescribe and limit the prices to be charged for electricity supplied therein.

3. To authorise the Applicants to open and break up streets and parts of streets in the added area which are not repairable by the local authority.

4. To extend and make applicable to the added area and to the purposes of the Order or some of them all or some of the powers and provisions of the Polesworth and District Electricity Special Order, 1929, and the provisions

5762