of West Ham at his Office at the Town Hall, West Ham, E.15.

Any objection made with respect to the application by or on behalf of persons affected or interested must be sent to the Minister of Transport on or before the 16th day of December, 1936. Every objection shall be in writing and state the specific grounds of objection to the application.

Dated this 24th day of November, 1936.

C. G. PAGE, 55, Broadway, Westminster, S.W.1, Parliamentary Officer of the (185) Board.

SOUTH NORFOLK JOINT TOWN AND COUNTRY PLANNING COMMITTEE.

TOWN AND COUNTRY PLANNING ACT, 1932, SECTION 7 (1).

NOTICE is hereby given that:—1. On the 13th day of November, 1936, the Minister of Health notified his approval of the resolution of the South Norfolk Joint Town and Country Planning Committee dated the 7th day of July, 1936, deciding to prepare the above planning scheme with reference to an area situate within the Urban District of Diss and the Rural Districts of Loddon, Depwade and Wayland. (2) A certified copy of the Map defining the area to which the resolution applies has been deposited at:—

The Council Offices, Diss,

The Council Offices, Loddon,

The Council Offices, Attleborough,

The Council Offices, Pulham Market, and

The County Surveyor's Office, Stracey Road, Norwich,

and will be open for inspection by all persons interested without charge between the hours of :---

10 a.m. to 1 p.m.; 2 p.m. to 4 p.m. (Saturday, 10 a.m. to 12 noon.)

(3) Any person who is, or claims to be, an owner of any property in the area and any association representing owners of property within the above-mentioned area and any local association representing business or industry may by notice in writing, specifying in the case of an owner the property of which he claims to be the owner, require the South Norfolk Joint Town and Country Planning Committee to register without charge his or their name and address for the service of subsequent notices relating to the Scheme.

Under the Town and Country Planning (General Interim Development) Order, 1933," the development of land in the area during the preparation of the scheme is permitted to the extent specified in the Order and in addition the Diss Urban District Council and the Loddon, Depwade and Wayland Rural District Councils are empowered to permit other development in the area during this period with a view in either case of protecting the development from the risk of removal or

* On sale—obtainable (price 2d.) from His Majesty's Stationery Office, Adastral House, Kingsway, W.C.2, or through any bookseller. alteration without compensation under the scheme when approved and in operation. A print of the Order has been deposited together with the aforesaid Map.

The South Norfolk Joint Town and Country Planning Committee intend to proceed as soon as may be with the preparation of a Draft Scheme and any suggestions as to the proposals to be included in the Draft Scheme should be sent in writing to the Clerk to the South Norfolk Joint Town and Country Planning Committee.

Dated this 16th day of November, 1936.

C. R. CADGE,

Solicitor, Clerk to the Committee.

Council Offices, Loddon, Norwich.

(042)

Ministry of Health.-Session 1936-37.

WISBECH WATER (PROVISIONAL ORDER).

(Additional lands; additional capital and borrowing powers and other financial provisions; administrative provisions; amendment of section 35 of Waterworks Clauses Act 1847; provisions as to rates and charges; provisions regulating the supply of water and works incidental thereto; miscellaneous powers to Undertakers; incorporation, repeal and amendment of Acts &c.)

NOTICE is hereby given that application is intended to be made to the Minister of Health on or before the 23rd day of December next by the Wisbech Water Works Company (hereinafter called "the Undertakers") for a Provisional Order under the Gas and Water Works Facilities Act 1870 and the Gas and Water Works Facilities Act 1870 Amendment Act 1873 for the purposes following or some of them:—

1. To empower the Undertakers to purchase take on lease and acquire by agreement and to use and hold additional lands easements rights and privileges for the purposes of their Undertaking.

2. To empower the Undertakers notwithstanding the provisions of the Lands Clauses Acts to retain, hold, use, sell, lease, exchange or dispose of any lands for the time being belonging to them with or without reservation of the water or water rights or other easements belonging thereto and subject to such special conditions, restrictions and provisions as the Undertakers may think fit, and to enable persons under disability to grant easements.

3. To empower the Undertakers to purchase or take on lease dwellinghouses for employees and offices, showrooms, &c., and to erect, fit up, maintain and let buildings.

4. To empower the Undertakers to raise additional capital by the creation and issue of new ordinary shares or stock or new preference shares or stock or wholly or partly by one or more of those modes respectively.

5. To empower the Undertakers to raise additional money by borrowing on mortgage and by the creation and issue of debenture stock or by either of those means.