

the Ministry of Education for Northern Ireland, as (the case may be) has been notified to the Commissioners.

11. It will rest with the Commissioners to determine the Department to which each successful candidate shall be assigned. In making the assignments the Commissioners will be guided by the requirements of the public service. Subject to this condition, the wishes of candidates will, where possible, be respected.

12. Any attempt on the part of candidates to enlist support for their applications through Members of Parliament or other influential persons, except as referees to be named by them in their Application Forms, will disqualify them for appointment. The Interviewing Board will disregard spontaneous recommendations from persons who are not personally acquainted with the candidate's work, whether at school, at the University, in the Forces, or otherwise.

13. Every candidate shall pay an application fee of £1. A successful candidate shall be required to pay a further fee of £3 before appointment.

The Civil Service Commissioners further give notice that candidates now serving in His Majesty's Forces or the Women's Services, must send in their Application Forms in time to reach the Civil Service Commission not later than six months after the completion of their service. All other candidates must send them in by June 1st, 1946, but the Commissioners may, at their discretion, accept an application at a later date if they are satisfied that the delay was due to circumstances outside the candidate's control. A further announcement will be made if the final date is extended for particular classes of candidates.

H.M. LAND REGISTRY.

The following land is about to be registered. Any objections should be addressed to "H.M. Land Registry, Lincoln's Inn Fields, London, W.C.2," before the 22nd day of January, 1946.

FREEHOLD.

- (1) 87 and 88, Pump Street, and Land, Orford, Suffolk, by M. A. Roberts, 8, Kingsley Mews, W.8.
- (2) 9, Oakfield Road, Croydon, Surrey, by H. L. Hall, 16, Chichester Road, Croydon, Surrey.
- (3) "Rocquaine," South Coast Road, Telscombe, Sussex, by St. Dunstan's.
- (4) "The Rosemary Home," Herne Bay, Kent, by Wimbleton Children's Homes Assoc. Ltd.
- (5) 98, Ranelagh Road, Southall, Middx, by E. W. Rawlings of that address.
- (6) Land adjoining 55, Kewferry Road, Northwood, Middx, by S. A. Whitteridge, 55, Kewferry Road, Northwood, Middx.
- (7) 14, Rosemount Terrace, West Byfleet, Surrey, by Allied Pension Trust Ltd., and Allied Suppliers Ltd.
- (8) Woolsey House, Catton, Norfolk, by D. G. Buxton of that address.
- (9) 87, Sandylands Promenade, Morecambe, Lancs, by W. Robinson, 89, Sandylands Promenade, Morecambe, Lancs.
- (10) Avenue House, Up Warren Avenue, Mapledurham, Oxford, by Allied Suppliers Ltd.
- (11) "Lutecienne," Hythe End Estate, Wraysbury, Bucks, by A. M. McTaggart, 66, Queen Street, E.C.4.
- (12) 26, Milk Street, and 1-3, Godfreys Court, E.C.2, by I. & R. Morley Ltd.
- (13) 39, Hounslow Road, Whitton, Middx, by A. Smith of that address.
- (14) "Bareilly," Beresford Gardens, Margate, Kent, by J. R. Couchor, 25, Melcombe Court, Dorset Square, N.W.1.
- (15) Part Lot 39, Garboldisham Estate, Garboldisham, Norfolk, by G. C. B. Paynter, Eaton Grange, Grantham, Lincs.
- (16) "Crofton," Thingwall Road, Barnston, Cheshire, by B. L. Roberts of that address.

LEASEHOLD.

- (1) 42, Robert Street, Ynysybwll, Glam, by Meadow Dairy Co., Ltd.
- (2) 29, Westonville Avenue, Margate, Kent, by E. S. and L. P. Deacon, South Lawn, Plemonet Gardens, Bexhill, Sussex.
- (3) 2, Carlton Road, W.5, by I. J. Edell, 7-8 Poultry, E.C.2, T. D. Perkin, Blackdown House, Pyrford, Woking, Surrey, and R. J. Lewis, 16, Houghton Street, W.C.2.

R. M. Lowe, Chief Land Registrar.

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CITY OF OXFORD.

FOOD AND DRUGS ACT, 1938.

NOTICE is hereby given that by the Oxford (Food) Order, 1945, dated the 10th day of December, 1945, the Minister of Health has declared that on and after the 1st day of January, 1946—

(a) the provisions of section 14 of the Food and Drugs Act, 1938, shall be in force in the City of Oxford; and

(b) the provisions of section 91 of the Oxford Corporation Act, 1933, shall be repealed, in so far as they relate to the registration of premises used for the manufacture or sale of ice-cream or for the preparation or manufacture of preserved meat.

A copy of the above-mentioned Order may be inspected at the Town Clerk's Office, Town Hall, Oxford, between the hours of 9 a.m. and 5.30 p.m. on any weekday, except Saturday when the copy may be inspected between 9 a.m. and noon.

HARRY PLOWMAN, Town Clerk.

Town Hall, Oxford.

(168)

SPECIAL ENACTMENTS (EXTENSION OF TIME) ACT, 1940.

UNDER the above Act the Minister of War Transport has made an Order extending for a further period of three years the time limited by section 9 of the Rotherham Corporation Act, 1937, as extended by the Rotherham Corporation (Extension of Time), Order, 1943, for the compulsory purchase of land authorised by section 7 of that Act and required for the execution of the works authorised by section 5 of that Act.

Copies of the Order may be obtained from the Ministry of War Transport, Berkeley Square House, London, W.1.

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RICKMANSWORTH URBAN DISTRICT COUNCIL.

TOWN AND COUNTRY PLANNING (GENERAL INTERIM DEVELOPMENT) ORDER, 1945.

NOTICE is hereby given that the Council of the Urban District Council of Rickmansworth being the interim development authority for the said Urban District of Rickmansworth in pursuance of powers conferred upon them by Article 5 of the Town and Country Planning (General Interim Development) Order, 1945, made on the 31st day of October, 1945, a Direction that the provisions of paragraph (1) of Article 4 of the said Order shall not apply to development of the description set out in the Schedule to such Direction on land comprising the area of the Urban District of Rickmansworth.

And notice also is hereby given that the said Direction was approved and confirmed by the Minister of Town and Country Planning on the 7th December, 1945, and a copy of such Direction may be inspected at the Council Offices, High Street, Rickmansworth at all reasonable hours.

The effect of the Direction is to exclude the following Class of development from permitted development specified in the said Order within the Urban District, namely, the carrying out by mining undertakers, on land comprised in their undertaking, of any development required for the purposes of their undertaking, being development comprised within Class V referred to in Article 4 of the said Order and not being development of any other Class, except—

(a) the winning and working of gravel, sand and chalk during a period of twelve months from the date hereof, on land which adjoins land used at the date hereof for the same purpose, where, in relation to that use, such winning and working forms a continuous operation;

(b) the carrying out in case of emergency of any development of that Class;

(c) the extension, alteration and maintenance of plant or other structures or erections required for the winning, working, treatment or disposal of minerals;

(d) the maintenance of any other buildings used for these purposes;

(e) the winning and working of minerals by underground working; and

(f) the deposit of waste materials or refuse in connection with the winning or working of minerals on any land comprised in a site which