CITY OF PLYMOUTH.

Town and Country Planning Act, 1944.

CITY OF PLYMOUTH (CITY CENTRE) COMPULSORY PURCHASE ORDER NO. 2, 1946.

NOTICE is hereby given that the Plymouth City Council, in pursuance of their powers under Section 2 (1) of the Town and Country Planning Act, 1944, on the seventeenth day of June, 1946, made an Order, which has been submitted for confirmation by the Minister of Town and Country Planning, authorizing them to purchase compulsability from the authorising them to purchase compulsorily for the purposes of dealing with war damage the lands described in the Schedule hereto and directing that

the provisions of the Act relating to expedited completion of purchase shall apply thereto.

A copy of the Order, and of the map referred to therein, have been deposited at the Town Clerk's Office, Pounds House, Plymouth and at the office of the City Engineer, The Guildhall, Plymouth, and will be open for inspection without payment of fee during the usual office hours

during the usual office hours.

Where the Minister confirms the Order, he may, if he is satisfied that it is requisite so to do, confirm the Order with a Direction that the provisions of the Act relating to expedited completion of purchase shall apply to the said land.

Where the confirmed Order contains such a Direc-

tion, the following provisions will operate:

(a) The Lands Clauses Acts and the Acquisition of Land (Assessment of Compensation) Act, 1919, as amended and applied by the Town and Country Planning Act, 1944, will have effect as if a notice to treat such as is mentioned in Section 18 of the to treat such as is mentioned in Section 18 of the Lands Clauses Consolidation Act, 1845, had been served on every person on whom the Council could, under the terms of that Section, have served such a notice, namely, all persons interested in the said lands; all persons enabled by the Lands Clauses Acts to sell and convey or release any of the said lands; or such of the above persons as would, after diligent enquiry be known to the Council, and the date on which such notice to treat will be deemed to have been served will be Council, and the date on which such notice to treat will be deemed to have been served will be the date on which the Order is registered in the Register of Local Land Charges kept in respect of the area in which the lands are situated. Such notice to treat will not be deemed to have been served on any person in respect of an interest which is a tenancy for a year, or from year to year, or a less interest. year, or a less interest. ·

(b) The Plymouth City Council may, at any time after the expiration of fourteen days from the date of the first publication of the Notice of Confirmation of the Order and subject to the said

tenancies, execute a Declaration:

(i) of their intention to enter on the whole or part of the lands to which the Order relates and take possession thereof at the expiration of aperiod specified in such declaration, not being less than fourteen days from the completion of the service of a notice to that effect on occupiers, and on persons entitled to claim comcompens, and on persons entitled to claim compensation who have given information to the Council of the nature of the land in respect of which they are entitled to claim compensation and of their interest therein, and

(ii) that the lands will vest in the Council at the expiration of the period specified in

such declaration.

such declaration.

Any objection to the Order must be made in writing stating the grounds of the objection and addressed to the Minister of Town and Country Planning, 32, St. James's Square, London, S.W.r. before the 24th day of August, 1946.

The Minister is not, in all cases, required to arrange for objections to be heard by a person appointed by him for that purpose. It is important, therefore, that an objection should include a full statement in writing of the grounds on which the objection is made, as the objector may have no further opportunity to make such a statement.

Any owner or occupier of any land to which the

Any owner or occupier of any land to which the Order relates may send to the undersigned at the address below a request in writing to serve him with a notice that the Order has been confirmed, and naming a place where a copy of the Order and of the map and of any descriptive matter annexed

thereto may be seen. Such request should contain a statement of the name, postal address and the interest in the land of the owner or occupier, and particulars sufficient to enable the local planning or highway authority to identify the extent and boundaries of the land.

SCHEDULE.

Approximately 30 acres of land comprising part of the land bounded on the north by the northerly side of King Street, the lane at the rear of the houses on the north side of King Street, the northern boundary of the King Street, Methodist Church, Cambridge Street, Morley Lane and Mill Street to Saltash Street; on the east by Saltash Street, Old Town Street, Market Place and the easterly side of Spooners' Arcade; on the south by East Street, Cornwall Street, Library Lane, Frankfort Lane, Raleigh Street to Millbay Road and Millbay Road; on the West by Buckland Street and the Great Western Railway to King Street shown edged and coloured blue on the map referred to. In the event of any discrepancy between such description and of any discrepancy between such description and the said Map, the Map shall prevail. Dated the twenty-fourth day of July, 1946.

Pounds House, Peverell, Plymouth.

COLIN CAMPBELL, Town Clerk.

(025)

COAL ACT, 1938.

PURSUANT to paragraph 6 (2) of the Second Schedule to the Coal Act 1938 the Coal Commission hereby give notice that they propose to grant to a lessee the benefit of the right to withdraw support vested in the Coal Commission by virtue of paragraph 6 (1) of the said Schedule so far as the said right applies in relation to any land within an area situate in the Parishes of Amington and Stonydelph Kingsbury Baddesley Ensor within an area situate in the Parishes of Amington and Stonydelph, Kingsbury, Baddesley Ensor, Wilnecote and Castle Liberty, Polesworth and Baxterley in the County of Warwick indicated on a plan which is deposited and open for inspection at the offices of the Coal Commission at Rectory Chambers, Newcastle, Staffs (or, by arrangement with the Newcastle office, at the branch office at 81, High Street, Bloxwich, Staffs).

Dated 25th July, 1046.

Dated 25th July, 1946.

A. E. HORTON, for Secretary.

oal Commission, 29, C S.W.I. Serial No. 866. Chester Square, London, (028)

STATEMENT showing the QUANTITIES SOLD and AVERAGE PRICES OF BRITISH CORN per cwt. of 112 Imperial lb.* as received by the MINISTRY OF AGRICULTURE AND FISHERIES in the week ended 27th July, 1946, pursuant to the Corn Returns Act, 1882, the Corn Sales Act, 1921, and the Agriculture (Miscellaneous Provisions) Act, 1943.

- · · · · · · · · · · · · · · · · · · ·			,
British Corr	. Quantitie	es Sold.	Average Price per cwt.
BARLEY	Cw 33.9 7.7 8,0	57	s. d. 15 6 23 2 16 4
	•	1	

* Section 8 of the Corn Returns Act, 1882, as amended by Section 2 of the Corn Sales Act, 1921, provides that, in the weekly summary of quantities and prices, each sort of British Corn shall be computed with reference to the cwt. of 112 imperial standard lb.

Note.—The prices in the statement above are based on returns received during the week ended 27th July, 1946, and represent on the whole the average prices ruling in the week ended 20th July,

A. G. COOKMAN.

Ministry of Agriculture and Fisheries, Princeton House,

271, High Holborn, London, W.C.I.