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 Order relates may send to the Town Clerk 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 or highway authority to identify the extent and boundaries of the land.

SCHEDULE.

Number on the map.

Quantity, description and situation of the lands.

All the property comprised in the area bounded by a line commencing at the north-west corner of No. 11 North Quay and proceeding in a southerly direction to the north-east corner of No. 32 Chapelhay Street then along the northern and western boundaries of this property and errors in Chapel of this property and crossing Chapelhay Street to the north-west corner of No. 22 Chapelhay Street and continuing in a southerly direction along the west boundary of the land at the rear of Chapel Row for a distance of approximately thirty - three yards where it turns in an easterly direction to the south-east corner of No. 2 where it turns in an easterry direction to the south-east corner of No. 7 Havelock Place then south along the west boundary of No. 60, Franchise Street crossing Franchise Street and following the western boundary of No. 86, St. Leonards Road crossing St. Leonards Road and following the porth, east and south boundaries of north, east and south boundaries of No. 71, St. Leonards Road then south from the north-west corner of No. 1, spring Gardens to the south-west corner of No. 1, Spring Gardens to the south-west corner of No. 188, Spring Gardens then east along the centre line of Rodwell Avenue to the south-east corner of No. 28, Oakley Place then north to the south-west corner of No. 21 and 22, Spring Lane then turning east to the south-east corner thereof where it turns and continues porth to where it turns and continues north to the north-east corner of No. 1, Spring Lane then west along the southern boundary of Nos. 13-25, St. Leonards Road then north to the north-east corner of No. 27, St. Leonards Road then west along the centre of St. Leonards Road to the intersection of St. Leonards Road with Prospect Place and then north along the centre of Prospect Place to the intersection of Prospect Place with Franchise Street then west along the centre of Franchise Street to the intersection of Franchise Street with Dorset Terrace then north along the centre line of Dorset Terrace then east following the the north-east corner of No. 1, Spring Dorset Terrace then east following the centre line of Chapelhay steps to a point opposite the south-east corner of the premises known as Carters Workshops then north to the north-east corner thereof then west to the porth west corner thereof then west to the east corner thereof then west to the north-west corner of Trinity Cottages then north to the north-east corner of No. 2, High Street crossing High Street to the south-east corner of the "Old Phoenix" then northwards to the north-east corner of the same building and they also the north-east corner of the same building and then along the northern boundary of the premises abutting upon the south side of North Quay to the north-west corner of No. 11, North Quay.

Dated this 20th day of August, 1946. PERCY SMALLMAN, Town Clerk, Weymouth. (130)

CITY OF PLYMOUTH.

TOWN AND COUNTRY PLANNING ACT, 1944.

WHEREAS by Section 14 (2) of the Town and Country Planning Act, 1944, it is enacted that a Local Planning Authority may be authorised by an Order made by the Authority and submitted to the Order made by the Authority and submitted to the Minister and confirmed by him to appropriate for the purposes of Part I of the Town and Country Planning Act, 1944, any land for the time being held by them for other purposes, being land to which Section 14 (2) applies, that is to say, land which is, or forms part of, a common, open space or fuel or forms part of, a common, open space or tuen or field garden allotment (including any such land which is specially regulated by any enactment, whether public, general, or local or private) other than land being green belt land as defined in the Green Belt (London and Home Counties) Act, 1938, provided that such Order shall be provisional only and shall be of no effect until confirmed by Parliament except where the Minister of Town and Country Planning is satisfied that there has been or will be Planning is satisfied that there has been or will be given in exchange for such land other land not being less in area, and being equally advantageous to the persons, if any, entitled to rights of common or other rights, and to the public, and that the land given in exchange has been or will be vested in the persons in whom the land appropriated was vested, and in whom the land appropriated was vested, and subject to the like rights, trusts and incidents as attached to the land purchased and certifies accordingly.

And whereas the City of Plymouth (Stonehouse) Appropriation Order, 1945, authorises the appropriation of land known as St. George's Hall Gardens, Stonehouse, in the City of Plymouth.

And whereas certain land has been given in exchange for such land.

And whereas public notice has been given by the Minister of his intention to give a certificate under the said Section 14 as respects the proposed exchange, and an opportunity has been afforded to all persons interested to make representations and objections in relation thereto to the Minister.

Notice is hereby given that the Minister of Town and Country Planning, in pursuance of the powers enabling him in that behalf has certified that the land that has been given in exchange for the land known as St. George's Hall Gardens is not less in area and is equally advantageous to the persons entitled to rights of common or other rights, and to the public and that the land given in exchange has the public, and that the land given in exchange has been vested in the persons in whom the land appropriated was vested, and will be subject to the like rights, trusts and incidents as attached to the land appropriated.

A Map showing the area of the said land given in exchange for the land known as St. George's Hall Gardens may be inspected at the Town Clerk's Office, Pounds House, Peverell, Plymouth, without payment of fee during usual office hours.

Dated the 20th day of August, 1946.

ERNEST VOSPER, Deputy Town Clerk.

Pounds House, Peverell, Plymouth. (320)

COAL ACT, 1938.

PURSUANT to paragraph 6 (2) of the Second Schedule to the Coal Act, 1938, the Coal Commis-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 (r) of the said Schedule so far as the said right applies in relation to any land within areas situate in the Parishes of Clowne and Barlborough, in the County of Derby, indicated on a plan which is deposited and open for inspection at the Commission's Regional Estates Office, Cranmer House, Mapperley Road, Nottingham.

Dated 15th August, 1946.

A. E. HORTON, for Secretary.

oal Commission, 29, Che S.W.1. (Serial No. 887.) Chester Square, London, (104)