(2) a further fee of 60s, shall be payable by such candidates when presented subsequently for the issue of certificates of qualification as Assis-tant Constructors (Second Class) in the Royal Corps of Naval Constructors.

(C) A fee of 7s. 6d. shall be payable on application for admission to an examination for entry to Ministry of Supply Establishments as Engineering Apprentices.

(D) Candidates for appointment as Third Class Clerks in the Supreme Court of Judicature (England) shall be required to pay a fee of 40s. before the issue of a certificate of qualification.

The above fees supersede those for the corresponding situations given in the notice published in the London Gazette of 27th October, 1950.

ACT, 1946 AND AND NATIONAL NATIONAL INSURANCE FAMILY ALLOWANCES INSURANCE ACT, 1952.

Minister of National Insurance and the National Insurance Joint Authority have made the undermentioned regulations:

The National Insurance (Increase of Benefit and Miscellaneous Provisions) Provisional Regulations, 1952, dated 27th June, 1952 (S.I. 1952 No. 1251).

NATIONAL INSURANCE (INDUSTRIAL IN-JURIES) ACT, 1946 AND FAMILY ALLOW-ANCES AND NATIONAL INSURANCE ACT,

The Minister of National Insurance and the Industrial Injuries Joint Authority have made the undermentioned regulations:-

The National Insurance (Industrial Injuries) (Increase of Benefit and Miscellaneous Provisions) Regulations, 1952, dated 26th June, 1952 (S.I. 1952) No. 1250).

FAMILY ALLOWANCES AND NATIONAL INSURANCE ACT, 1952.

The Minister of National Insurance has made the undermentioned regulations:-

The Family Allowances and National Insurance Act, 1952 (Commencement) Order, 1952, dated 27th June, 1952 (S.I. 1952 No. 1249 (C.7)).

NATIONAL INSURANCE ACT, 1946 AND FAMILY ALLOWANCES AND NATIONAL INSURANCE ACT, 1952.

The Minister of National Insurance has made the undermentioned regulations:

The National Insurance (Increase of Benefit and Miscellaneous Provisions) (Transitional) Regulations, 1952, dated 27th June, 1952 (S.I. 1952 No. 1252).

Ministry of National Insurance, 6, Carlton House Terrace, London, S.W.1.

BOROUGH OF HARROGATE.

Whereas the Mayor, Aldermen and Burgesses of the Borough of Harrogate (hereinafter called "the Corporation") have made application to the Minister of Housing and Local Government (hereinafter called "the Minister") for the issue of an Order under section 303 of the Public Health Act, 1875 partly to alter or amend section 118 of the Harrogate Corporation Act, 1935, under which the Corporation have established a renewal and repairs fund, so as: have established a renewal and repairs fund, so as:

(1) to increase the maximum amount which may at any time stand to the credit of such renewal and repairs fund from £10,000, as provided by the said section 118, to £25,000, subject, however, to a greater amount being substituted at any time with the approval of the Minister; and

(2) for the several purposes of the application, or for purposes connected with, incidental to or consequent on those purposes, to make such alteration or amendment of the said local Act or of any other local Act, or of any Act confirming a Provisional Order made in pursuance of any of the Sanitary Acts or of the Public Health Act, 1875, and in force in the borough as may be necessary or desirable:

Notice is hereby given that the Minister will consider any objections or representations made to him in writing before Thursday, the 31st July, 1952, by any person or body interested in the subject-matter of the said application. Such objections or representations should be addressed to the Secretary, Ministry of Housing and Local Government, Whitehall, London, S.W.1, and copies of them should at the same time be sent to the Town Clerk, Municipal Offices, Harrogate.

G. J. M. Gray, Assistant Secretary.

Ministry of Housing and Local Government, Whitehall, London, S.W.1.

8th July, 1952.

Ministry of Materials. Horse Guards Avenue, Whitehall, S.W.1.

9th July, 1952.

Mr. Norman H. Cooper has been appointed as a part-time member of the Raw Cotton Commission for a period of one year from 3rd June, 1952.

Ministry of Materials.

Non Ferrous Metal Prices.

The Minister of Materials announces that he has reduced his selling price as follows:—
Imported good soft pig lead to £131 per ton

delivered.

10th July, 1952.

MINISTRY OF TRANSPORT.

The Minister of Transport on the 1st July, 1952, made the Birmingham Corporation Omnibuses (Increase of Charges) Order, 1952 (S.I. 1952 No. 1271). Copies may be obtained from the Ministry of Transport, Berkeley Square House, W.1.

MINISTRY OF TRANSPORT.

The Minister of Transport on the 25th June, 1952, made the Southend-on-Sea Corporation Trolley Vehicles (Increase of Charges) Order, 1952 (S.I. 1952 No. 1280). Copies may be obtained from the Ministry of Transport, Berkeley Square House, W.1.

MINISTRY OF TRANSPORT.

The Minister of Transport on the 30th June, 1952 made the Medway Lower Navigation (Increase of Charges) Order, 1952 (S.I. 1952 No. 1281).

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

MINISTRY OF TRANSPORT.

TOWN AND COUNTRY PLANNING ACT, 1947.

The Minister of Transport hereby gives notice that he has made an Order under section 49 of the Town and Country Planning Act, 1947, entitled "The Stopping up of Highways (Oxfordshire) (No. 1) Order, 1952" authorising the stopping up of a length of the Black Bourton—Carterton road at Brize Norton in the County of Oxford.

Norton in the County of Oxford.

Copies of the Order may be obtained from H.M.

Stationery Office, York House, Kingsway, London,
W.C.2; 13A, Castle Street, Edinburgh 2; 39, King

Street, Manchester 2; 2, Edmund Street, Birmingham 3; 1, St. Andrew's Crescent, Cardiff; Tower

Lane, Bristol 1; or through any bookseller, price

2d. Copies of the Order and plan may be inspected
in Room No. 30 at the offices of the Ministry of

Transport, Berkeley Square House, London, W.1, and
at the offices of the Oxford County Council, County

Hall. Oxford, at all reasonable hours

Hall, Oxford, at all reasonable hours.

Any person aggreed by the Order and desiring Any person aggreed by the Order and desiring to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the Town and Country Planning Act, 1947, or that any requirement of that Act or of any regulation made thereunder has not been complied with in relation to the Order, may, within six