

up may be inspected free of charge at all reasonable hours in Room 10 at the Council Offices, Welwyn Garden City.

The proposal is to stop up a part of the old Cole Green Lane which is not now the highway which is used, as Cole Green Lane has been diverted along a new line and improved.

Dated this 26th day of February 1960.

L. J. Slocombe, Clerk of the Welwyn Garden City Urban District Council.

Council Offices,  
Welwyn Garden City, Herts.

(1118)

#### COUNTY COUNCIL OF SOMERSET

Notice is hereby given that the County Council of Somerset as highway authority pursuant to section 108 of the Highways Act, 1959, propose to make application to the Justices sitting in the Petty Sessional Division of Long Ashton at the Court House, Flax Bourton, on the 5th day of May 1960, at 11.30 a.m., for an Order stopping up the highways as specified in the Schedule hereto.

Plans showing the extent of the closures are on deposit at the offices of the Long Ashton Rural District Council, Flax Bourton, and also at the offices of the undersigned. The plans may be examined, free of charge, during normal office hours. Any person aggrieved by the making of the said Order has a right to attend and be heard on the application.

#### SCHEDULE

##### *Parish of Easton-in-Gordano*

Back Lane, Pill, 57 yards of north eastern end but reserving a public footpath thereover coloured yellow on the said plan.

Myrtle Hill, Pill, 100 yards of north eastern end coloured red on said plan.

Dated this 18th day of February 1960.

E. S. Richards, Clerk of the County Council,  
County Hall,  
Taunton.

(360)

#### ABERCARN URBAN DISTRICT COUNCIL

##### *Abercarn Urban District Council (Llanerch Uchaf Farm, Trinant) Diversion Order, 1960*

The above Order made on the 23rd day of February 1960, is about to be submitted to the Minister of Housing and Local Government for confirmation.

Its effect will be to divert the right of way running from A to B, B to C, D to E, D to F, F to H, and D. to H coloured brown on the map, to C to H, coloured green on the map.

A copy of the Order and the map contained in it has been deposited, and may be inspected free of charge, at the Council Offices, Abercarn, between 9 a.m. and 5 p.m. Monday to Friday, and 9 a.m. to 12 noon on Saturday.

Compensation for depreciation or damages in consequence of the coming into operation of this Order is payable in accordance with section 31 (113 (2)) of the above Act, to which reference should be made.

Any objection or representation concerning the Order may be sent in writing to the Welsh Secretary, Ministry of Housing and Local Government, Cathays Park, Cardiff, before the 22nd day of March 1960, and should state the grounds on which it is made.

Dated this 24th day of February 1960.

C. Knight, Acting Clerk of the Council.

Council Offices,  
Abercarn, Mon.

(597)

#### ABERCARN URBAN DISTRICT COUNCIL

##### *Abercarn Urban District Council (Crumlin Navigation Colliery) Diversion Order, 1960*

The above Order made on 23rd day of February 1960, is about to be submitted to the Minister of Housing and Local Government for confirmation.

Its effect will be to divert the right of way running from A to B coloured brown on map, to A to B coloured green on the map.

A copy of the Order and the map contained in it has been deposited, and may be inspected free of charge, at the Council Offices, Abercarn, between

9 a.m. and 5 p.m. Monday to Friday, and 9 a.m. to 12 noon on Saturday.

Compensation for depreciation or damages in consequence of the coming into operation of this Order is payable in accordance with section 31 (113 (2)) of the above Act, to which reference should be made.

Any objection or representation concerning the Order may be sent in writing to the Welsh Secretary, Ministry of Housing and Local Government, Cathays Park, Cardiff, before the 22nd day of March 1960, and should state the grounds on which it is made.

Dated this 24th day of February 1960.

C. Knight, Acting Clerk of the Council.

Council Offices,  
Abercarn, Mon.  
(596)

#### STORRINGTON PARISH COUNCIL

re Storrington Pond and adjoining land

*Inclosure Acts, 1845 and 1852*

*Open Spaces Act 1906*

*Parish Councils Act 1957*

*Law of Property Act 1925*

*Limitation Acts 1939 and 1950*

Notice is hereby given that it is the intention of the Storrington Parish Council on the 1st April 1960 or as soon as possible thereafter to enter upon the land and property (particulars of which are given in the Schedule hereto) and fence it off and/or lay it out or otherwise improve it with a view to assuming control of it by virtue of the provisions of the above-mentioned Acts or one or more of them and thereby exercising powers of ownership thereover.

#### THE SCHEDULE

All that property generally known as "Storrington Pond" (referred to in an Inclosure Award dated the 3rd June 1858 as a public pond) with the land immediately adjacent thereto more particularly shown on the map deposited with me and thereon coloured green and pink and having a total area of 1.6 acres approximately.

Eric T. Davies, Clerk to the said Council.

NOTE. Any person claiming any interest in the said Pond and adjoining land and wishing to object to the said Council's intention is asked to communicate with the above-named Clerk at his address, namely: "Steeton," Rock Road, Thakenham, Pulborough, Sussex, as soon as possible and in any case before the said 1st April 1960.

(037)

#### PERFORMING RIGHT TRIBUNAL

Somerles House, Regents Park,  
London N.W.1.

#### THE REFERENCE OF THE SCOTTISH BALLROOM ASSOCIATION

##### *Short Particulars of the Decision*

The Performing Right Tribunal publishes the following short particulars of the decision in a dispute with the Performing Right Society referred to it by the Scottish Ballroom Association.

Before 1948, the sum payable to the Performing Right Society by the proprietors of commercial dance halls for an open licence to have copyright music included in their band programmes for performance at public dances was computed, from time to time, in various ways. Neither party being satisfied with this rather arbitrary way of dealing with the problem of fixing a licence fee, negotiations were begun in 1948 between the Scottish Ballroom Association and the Performing Right Society. In the result, an agreement was reached whereby the dance halls were to be granted a licence on terms of paying an annual sum calculated at 1 per cent. on a basic figure. That figure was arrived at on a formula which consisted of multiplying for each dance session the price of admission by one half of the number of persons capacity. The terms "price of admission" and "number of persons capacity" were strictly defined.

When this formula had been in operation about eight years, the Performing Right Society reverted to the proposal for which it had originally contended