PASTORAL REORGANISATION MEASURE 1949

UNION OF BENEFICES MEASURES 1923 TO

Notice is hereby given that Her Majesty in Council was pleased on the 22nd December 1965, to make an Order in Council approving a Scheme framed by the Church Commissioners for effecting the union of the benefice of Saint Andrew, Northampton and the benefice of Saint Sepulchre, Northampton, both in the diocese of Peterborough.

Copies of the said Order may be obtained on application to the Church Commissioners, 1 Millbank, Westminster S.W.1.

TREASURY

Treasury Chambers, London S.W.1. 24th December 1965.

TENDERS FOR TREASURY BILLS

1. The Lords Commissioners of Her Majesty's reasury hereby give notice that Tenders will be 1. The Lords Commissioners of Her Majesty's Treasury hereby give notice that Tenders will be received at the Chief Cashier's Office, at the Bank of England on Friday, the 31st December 1965, at 1 p.m. for Treasury Bills to be issued under the Treasury Bills Act, 1877, the National Debt Act, 1889, and the National Loans Act, 1939, to the amount of £180,000,000.

2. The Bills will be in amounts of £5,000, £10,000,

amount of £180,000,000.

2. The Bills will be in amounts of £5,000, £10,000, £25,000, £50,000 or £100,000. They will be dated at the option of the tenderer on any business day from Monday the 3rd January 1966, to Saturday the 8th January 1966, inclusive, and will be due of the state of the saturday the state of the saturday the state of the saturday the saturday of the saturday of the saturday the saturday the saturday of the saturday the satur

91 days after date.
3. The Bills will be issued and paid at the Bank

of England.

4. Each Tender must be for an amount not less than £50,000 and must specify the date on which the Bills required are to be dated, and the net amount per cent. (being an even multiple of one penny) which will be given for the amount applied for. Separate Tenders must be lodged for Bills of different dates.

5. Tenders must be made through a London

Banker, Discount House or Broker.

6. Notification will be sent by post on the same day as Tenders are received, to the persons whose day as Tenders are received, to the persons whose Tenders are accepted in whole or in part and payment in full of the amounts due in respect of such accepted Tenders must be made to the Bank of England by means of cash or by draft or cheque drawn on the Bank of England not later than 1.30 p.m. (Saturday 11 a.m.) on the day on which the relative Bills are to be dated.

7. Members of the House of Commons are not precluded from tendering for these Bills.

8. Tenders must be made on the printed forms which may be obtained from the Chief Cashier's Office, Bank of England.

9. The Lords Commissioners of Her Majesty's Treasury reserve the right of rejecting any Tenders.

DEPARTMENT OF ECONOMIC **AFFAIRS**

Storey's Gate, London S.W.1.

REFERENCE TO THE NATIONAL BOARD FOR PRICES AND INCOMES COAL PRICES

The National Coal Board proposes that increases in the price of coal should be made from 1st April

the price of coal should be made from 1st April 1966, designed to yield a revenue of about £80 million in 1966-67.

As was indicated in the White Paper on the Finances of the Coal Industry (Cmnd. 2805, issued on 4th November), the National Coal Board proposed in July to increase coal prices from 1st September 1965. They agreed to defer these increases for the time being but informed the Government that, in their judgment, increases in the price of coal would still be required after the various adjustments to their finances described in the White Paper had been made. The Government considered that, in view of the importance of coal to the economy, it was desirable that the case for such increases should be publicly established, and they decided to refer

the question of price increases to the National Board for Prices and Incomes. The Board are accordingly requested to examine the case for the increases proposed against the statutory financial and other obligations of the National Coal Board and the considerations set out in Part 1 of the White Paper on Prices and Incomes Policy (Cmnd. 2639). They are requested to make their report available in sufficient time that any increases that may be decided upon can take effect from 1st April 1966. 20th December 1965.

WELSH OFFICE

ROAD TRAFFIC ACT, 1962

Imposition of 40 m.p.h. Speed Limit

Notice is hereby given that the Secretary of State intends to make an Order under section 11 (1) of the Road Traffic Act, 1962, prohibiting the driving of motor vehicles at a speed exceeding 40 m.p.h. on that length of the London-Holyhead Trunk Road (A.5) at Gaerwen in the county of Anglesey which extends from a point 223 yards west of its junction with Lon Bwlch road to a point 163 yards west of its junction with Lon Collier road, a distance of 1,350 yards.

Any objections to the proposed Order should be sent to the Secretary, Welsh Office, Roads Division, 139 Newport Road, Cardiff, not later than the 14th January 1966, quoting the reference GT.14/11/017.

Dated the 14th December 1965.

P. J. Hosegood, An Assistant Secretary.

COMMONWEALTH RELATIONS **OFFICE**

Downing Street, London S.W.1.

ELIZABETH II 1965 CHAPTER 76

An Act to make further provision with respect to Southern Rhodesia. [16th November 1965]

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Status of Southern Rhodesia
1. It is hereby declared that Southern Rhodesia continues to be part of Her Majesty's dominions, and that the Government and Parliament of the United Kingdom have responsibility and jurisdiction as heretofore for and in respect of it.

Powers with respect to Southern Rhodesia
2.—(1) Her Majesty may by Order in Council make such provision in relation to Southern Rhodesia, or persons or things in any way belonging to or connected with Southern Rhodesia, as appears to Her to be necessary or expedient in consequence of any unconstitutional action taken therein.

(2) Without prejudice to the generality of subsec-

(2) Without prejudice to the generality of subsection (1) of this section an Order in Council there-

under may make such provision-

(a) for suspending, amending, revoking or adding to any of the provisions of the Constitution of Southern Rhodesia 1961;
(b) for modifying, extending or suspending the operation of any enactment or instrument in relation to Southern Rhodesia, or persons or things in any way belonging to or connected with things in any way belonging to or connected with Southern Rhodesia;

(c) for imposing prohibitions, restrictions or obligations in respect of transactions relating Southern Rhodesia or any such persons

things,

as appears to Her Majesty to be necessary or expedient as aforesaid; and any provision made by or under such an Order may apply to things done or omitted outside as well as within the United Kingdom or other country or territory to which the Order extends.

(3) An Order in Council under this section may make or authorise the making of such incidental, supplemental and consequential provisions as appear to Her Majesty to be expedient for the purposes of