To continue in force in their application to the British Transport Docks Board until 1st August 1979 the provisions of section 54 (Powers of police as to search and arrest) of the British Transport Commission Act 1949 as amended by section 25 of the British Transport Docks Act 1969.

Dated 23rd November 1973.

K. M. Turner, British Transport Docks Board, Melbury House, Melbury Terrace, London, NW1 6JY, Solicitor.

Sherwood & Co., Queen Anne's Chambers, 41 Tothill Westminster, London, Street. SW1H 9LG. Parliamentary Agents.

PRIVATE LEGISLATION PROCEDURE (SCOTLAND) ACT 1936

British Railways

Notice is hereby given in terms of section 1 (4) of the Notice is hereby given in terms of section 1 (4) of the Private Legislation Procedure (Scotland) Act 1936 that the Secretary of State, the Chairman of Committees of the House of Lords and the Chairman of Ways and Means in the House of Commons having considered representations by the British Railways Board that it is expedient that the under-mentioned Parliamentary powers to be operative in Scotland and elsewhere which the Board desire to obtain should be conferred by one enactment have decided that the said powers would more properly be obtained by that the said powers would more properly be obtained by the promotion of a Private Bill than by the promotion of a Private Bill and of a Provisional Order under the said Act.

- 1. To continue in force in their application to the British Railways Board and their subsidiary, British Transport Hotels Limited, until 1st August 1979 the provisions of section 54 (Powers of police as to search and arrest) of the British Transport Commission Act 1949 as amended by section 21 of the British Railways Act 1969.
- 2. To exempt apparatus forming part of a lifting barrier installation at a level crossing of a road by a railway of the British Railways Board from any requirement in any enactment for the provision of a cut-off switch on the low voltage normally exceeding 650 volts, or other equipment so designed, and of the transformers required to raise the voltage so as to operate the signs or equipment.

Dated 23rd November 1973.

Evan Harding, British Railways Board, Melbury House, Melbury Terrace, London, NW1 6JU, Solicitor.

Sherwood & Co., Queen Anne's Chambers, 41 Tothill Street, Westminster, London, SW1H 9LG, Street, Westminster, London, Parliamentary Agents.

PRIVATE LEGISLATION PROCEDURE (SCOTLAND) ACT 1936

United Kingdom Temperance and General Provident Institution

Notice is hereby given in terms of section 1 (4) of the Private Legislation Procedure (Scotland) Act 1936 that the Secretary of State, the Chairman of Committees of the House of Lords and the Chairman of Ways and Means in the House of Commons having considered representations by The United Kingdom Temperance and General Provident Institution that it is expedient that the undermentioned Parliamentary powers to be operative in Scotland and elsewhere which the Institution desire to obtain should be conferred by one enactment have decided that the said powers would more properly be obtained by the promotion of a Private Bill than by the promotion of a Private Bill and of a Provisional Order under the said Act.

1. To provide that the name of the Institution shall be "United Kingdom Temperance and General Provident Institution" and to make further provision for changing the name of the Institution.

2. To enable the Institution to carry on its business to the best advantage and to regulate the management of its affairs in accordance with modern requirements and modern practice and for this purpose to enable the objects and powers of the Institution and the manner in which they may be altered or extended to be defined by the rules and to substitute new rules for the rules of the Institution set out in the schedule to the United Kingdom Temperance and General Provident Institution Act 1909 as subsequently altered.

3. To empower the Institution to register as a company limited by guarantee under Part VIII of the Companies Act

1948 in circumstances to be prescribed.

4. To provide that all existing policies of the Institution shall be deemed to have been issued or granted on the terms that the funds of the Institution shall alone be liable therefor and to empower the Institution to issue or grant policies on those terms.

- 5. To provide that money payable by the Institution to executors or administrators may be payable on production of the probate of the Will or of Letters of Administration or other grant of representation obtained in any part of the United Kingdom; to make further provision with regard to any trust to which any policy of the Institution may be subject and with regard to surrendering and dealing with policies.
- 6. To repeal or amend private enactments relating to the Institution.

Dated this 23rd day of November 1973.

Coward Chance, Royex House, Aldermanbury Square, London EC2V 7LD, Solicitors.

Sharpe, Pritchard & Co., Queen Annes Chambers, 28 Broadway, Westminster SW1H 9LF, Parliamentary

Public Notices

WATER ACTS

CRAVEN WATER BOARD WATER ACT 1945-Section 23 Proposed Abstraction Works

Notice is hereby given that the Craven Water Board are about to apply to the Secretary of State for the Environ-ment for an Order under section 23 of the Water Act 1945, affecting an area in which the following counties and districts are wholly or partly comprised:

(a) the administrative counties of York, West Riding and Lancashire;

(b) the borough of Keighley;
(c) the urban districts of Barnoldswick, Earby, Skipton,
Bingley and Denholme; and
(d) the rural districts of Settle, Skipton, Lunesdale and

Bowland.

A copy of the draft Order and of any relevant map or plan may be inspected at the Board's Offices, Sackville Street, Skipton.

A notice explaining the effect of the Order applied for will be found in the Craven Herald of 23rd and 30th November 1973.

R. S. Harland, Clerk of the Board.

Sackville Street, Skipton, Yorkshire.

(518)

Sheffield Water (Wentworth Estates) Order

Notice is hereby given that the Lord Mayor, Aldermen and citizens of the City of Sheffield are about to apply to the Secretary of State for the Environment for an Order under section 23 of the Water Act, 1945.

The counties and districts comprised wholly or partly

in the area affected by the Order are:

The City and County Borough of Sheffield; The West Riding of the County of York;

The Rural District of Rotherham.

Copies of the draft Order and of the relevant map have been deposited at the offices of the undermentioned Town Clerk and the Estates Officer, Earl Fitzwilliam's Wentworth