in any year in the length of road specified in Schedule 2 to this Notice.

Exceptions have been provided in the Order to enable exceptions have been provided in the Order to enable a vehicle to wait for so long as may be necessary for a person to board or alight from the vehicle; to enable goods to be loaded on to or unloaded from the vehicle; to enable the vehicle to be used in connection with any building, industrial or demolition operation, the removal of any obstruction to traffic, the maintenance of the road or the services therein; or to enable the vehicle to be used in the service of a local authority or of a water authority in pursuance of statutory powers or duties. authority in pursuance of statutory powers or duties.

Exceptions have also been provided in the Order to allow vehicles bearing both a disabled person's badge and a parking disc to wait for a period not exceeding 2 hours (not being a period of waiting separated by an interval of less than 1 hour from a previous period of waiting by the same vehicle on the same side or length of road) in any of the lengths or on any of the sides of road specified

the same vehicle on the same side or length of road) in any of the lengths or on any of the sides of road specified in Schedules 1 and 2 to this Notice.

A copy of the Order together with a plan and a statement of reasons for making the Order, may be seen during normal office hours at the Local Office of the Dwyfor District Council, Council Offices, Heol-y-Parc, Porthmadog during a period of 6 weeks from 4th February 1977.

Copies of the Order may be obtained, free of charge, on application to the Secretary of State, Welsh Office, (Y Swyddfa Gymreig), Transport and Highways Group, Government Buildings, Ty Glas Road, Llanishen, Cardiff, CF4 5PL, quoting the reference WR 15/4/33.

If you wish to question the validity of the Order or of any provision contained therein on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968, or that any requirement of that Act Transport Act 1968, or that any requirement of that Act or of any instrument made under it, has not been complied with in relation to the Order, you may, within the aforesaid period of 6 weeks apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

SCHEDULE 1

Sides of the Fishguard-Bangor (Menai Suspension Bridge) Trunk Road (A.487) hereinafter referred to as "the trunk road" at Porthmadog in the County of Gwynedd:

1. That length of the western side of the trunk road known as Stryd Fawr which extends from its junction with

Railway Place in a general northerly direction to a point 133 yards south of its junction with Y Ddol.

2. That length of the eastern side of the trunk road known as Stryd Fawr which extends from a point 100 yards south of its junction with Y Ddol in a general southerly direction for a distance of 60 yards.

SCHEDULE 2

That length of the Fishguard—Bangor (Menai Suspension Bridge) Trunk Road (A.487) at Porthmadog in the County of Gwynedd known in part as Stryd Fawr and in part as Tros-y-Bont which extends from its junction with Heol-y-Parc in a general south-easterly direction for a distance of 360 yards.

DEPARTMENT OF TRADE

Companies Registration Office, Companies House, Crown Way, Maindy, Cardiff, CF4 3UZ. 18th February 1977.

In the High Court of Justice (Chancery Division).—No. 003543 of 1976.

In the matter of SCAPE DEVELOPMENT LIMITED and in the matter of the Companies Act, 1948

Notice is hereby given that by an order made on Monday, the 13th day of December 1976 upon the petition of the above named Scape Development Limited (hereinafter called the company) and of Wendy Ann Green of 10 High Street Welwyn in the county of Hertford a member of the company on the 25th October 1976 preferred unto this Court

And upon hearing counsel for the petitioners and for the

Registrar of Companies (the respondent)
And upon reading the said petition the affidavit of Michael
John Martin and the affidavit of Wendy Ann Green both
filed the 9th December 1976 the affidavit of Elizabeth Eileen

Helmers filed the 10th December 1976 and the exhibits in the said affidavits respectively referred to

And there being no opposition on behalf of Her Majesty to the relief sought by the said petition as appears from the said affidavit of Michael John Martin and the exhibit thereto

And the petitioners by their counsel undertaking within one month of the restoration of the name of the company to the register of companies to forward to the Registrar of companies as required by sections 124 and 126 of the above mentioned Act, a copy of the annual return of the company for each of the years 1971 to 1975 inclusive together with the documents annexed thereto as required by section 127 of the said Act and to send to the Registrar of Companies as required by section 200 of the said Act a return containing the particulars specified in the register of directors and secretaries of the company and a notification directors and secretaries of the company and a notification of any change among the directors of the company or in its secretary or in any of the particulars contained in its said register, specifying the date of the change and to deliver to the Registrar of Companies as required by section 52 of the said Act a return of allotments

This Court doth order that the name of the above named Scape Development Limited be restored to the register of

companies

And it is ordered that an office copy of this order be delivered to the Registrar of Companies and pursuant to the above mentioned Act the said Scape Development Limited is thereupon to be deemed to have continued in existence as if its name had not been struck off

And it is ordered that the Registrar of Companies do advertise this order in his official name in the London

Gazette

And it is ordered that the petitioners the said Scape Development Limited and Wendy Ann Green do pay to the Registrar of Companies his costs of the said petition such costs to be taxed on the Common Fund basis.

D. B. Nottage, Registrar of Companies.

In the High Court of Justice (Chancery Division).—No. 39 of 1976

the matter of MOUNT DOWN PROPERTIES LIMITED and in the matter of the Companies Act,

Notice is hereby given that by an order made on Tuesday, the 11th day of January 1977 upon the petition of the above-named Mount Down Properties Limited and of Freda May Laver of Laurel Mount, Richmond Road, Bowdon Greater Manchester, and of Constance Mary Ranson of Wincham The Downs, Altrincham, Greater Manchester members of the said company on the 9th day of December, 1976 preferred upon this court of December, 1976 prefered unto this court

And upon hearing counsel for the petitioners and for the Registrar of Companies (the respondent)

And upon reading the said petition the affidavit of Constance Mary Ranson the affidavit of Freda May Laver the affidavit of Malcolm McKenna all filed the 22nd day of December 1976 and the exhibits in the said affidavits or some of them respectively referred to and there being no opposition on behalf of Her Majesty to the relief sought by the said petition as appears from the said affidavit of Malcolm McKenna and the exhibit thereto and the petitioners by their counsel undertaking within one month of the restoration of the name of the above-named company to the register of companying and to forward to the Paristy. to the register of companies and to forward to the Registrar to the register of companies and to forward to the Registrar of Companies as required by sections 124 and 126 of the Companies Act 1948 a copy of the annual return of the company for each of the years 1967 to 1976 inclusive together with the documents annexed thereto as required by section 127 of the said Act to give to the Registrar of Companies as required by section 107 of the said Act notice of any change in the situation of the registered office of the company and to send to the Registrar of Companies as required by section 200 of the said Act a notification of any change among the directors of the notification of any change among the directors of the company or in its secretary or in any of the particulars contained in its register of directors and secretaries specifying the date of such change

This Court doth order that the name of the above-named Mount Down Properties Limited be restored to the register of companies and it is ordered that an office copy of this order be delivered to the Registrar of Companies and pursuant to the above-mentioned Act the said Mount Down Properties Limited is thereupon deemed to have continued in existence as if its name had not been struck off and it is ordered that the Registrar of Companies do advertise this

order in his official name in the London Gazette