

# The London Gazette

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#### WEDNESDAY, 6TH NOVEMBER 1985

## State Intelligence

#### ROYAL WARRANT OF PRECEDENCE

Whitehall, London S.W.1.

23rd October 1985

Her Majesty The Queen by Royal Warrant bearing date the sixth day of September 1985 has been graciously pleased to ordain and declare that Katherine Elizabeth, wife of the Honourable David Lawrence Robert Nall-Cain and sister of John Roundell, Earl of Selborne should henceforth have, hold and enjoy the same title, rank, place, pre-eminence and precedence as the daughter of an Earl, which would have been due to her had her father William Matthew Palmer, Viscount Wolmer survived his father Roundell Cecil, Earl of Selborne and thereby succeeded to the title and dignity of Earl of Selborne.

And to command that the said Royal Concession and Declara-

tion be recorded in Her Majesty's College of Arms.

(2 SI)

(4) That the property may have vested came to the notice of the Treasury Solicitor on 4th December 1984.

Now therefore I, the Treasury Solicitor, in exercise of the power in that behalf given by section 656 of the Companies Act 1985 do by this Notice disclaim the Crown's title (if any) to the property described in the Schedule hereto.

#### THE SCHEDULE

Property Disclaimed

The Lease of 36 Hyde Park Square and 47 Hyde Park Gardens Mews, Paddington, granted by the Trustees of the Paddington Estate with the consent of the Ecclesiastical Commissioners for England to Mrs I. M. J. Nielsen for a term of 65<sup>4</sup> years from 24th June 1928 at a rent of £240 per year registered at H. M. Registry as title number 370744.

Signed at London 31st October 1985.

Alan J. Landal, an Assistant Solicitor for the Affairs of Her Majesty's Treasury on behalf of the Treasury Treasury (3 SI)

#### **CROWN OFFICE**

House of Lords, SW1A 0PW 1st November 1985

The QUEEN has been pleased by Letters Patent under the Great Seal of the Realm, dated 1st November 1985, to appoint John Ormond Roch, Esquire, Q.C., to be a Justice of Her Majesty's High Court. (1 SI) J. L. Waine

#### TREASURY SOLICITOR

Notice of Disclaimer Under Section 656 of the Companies Act 1985

(1) Pursuant to section 353 of the Companies Act 1948 Wadegrange Ltd (hereinafter called "the Company") became dissolved on 8th April 1983.

(2) It is alleged that immediately before such dissolution the

property disclaimed by this Notice was vested in the Company and may by virtue of section 354 of the Companies Act 1948 be deemed to have become bona vacantia and to have vested in the

(3) It is desired to disclaim the Crown's Title (if any) to the property.

#### DEPARTMENT OF TRANSPORT

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby given notice that he has made an Order under ssection 209 of the above Act entitled "The Stopping up of Highways (County of Devon) (No. SW1) Order 1985" authorising the stopping up of lengths of highways in the parishes of Broadwoodwidger, Germansweek and Thrushelton in the County of Devon and requiring the provision of new

Copies of the Order may be obtained, free of charge, on application to the Director (Transport), South West Region, Department of Transport, Tollgate House, Houlton Street, Bristol BS2 9DJ (Quoting DSW 505135/1/040) and may be inspected at all reasonable hours at the offices of the West Devon District Council & Chiwarthy, Park Park Board, Touristork down; of the torridge Kilworthy Park, Drake Road, Tavistock, devon; of the torridge District Council, 20 Allhalland Street, Bideford, Devon EX39 2JB, and of the North Cornwall District Council, Priory House, Bodmin, Cornwall PL31 2AD and at the address of the Clerk of the Broadwoodwidger Parish Council, Boldford, Parish Council, Boldford, Devon; of the Clerk to the Broadwoodwidger, Lifton, Devon; of the Clerk to the Germansweek Parish Council, Crane Cottage, Germansweek, Beaworthy, Devon EX21 5BT and of the Clerk of the Thrushelton Parish Council, Woodlands, Lewdown, Okehampton, Devon, EX20 4DS.

Any person aggrieved 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 above Act or that any requirement of that Act or of any regulation made thereunder has