have to use vehicles on the length of highway described in the Schedule to this notice.

Copies of the Order may be inspected, free of charge, at all reasonable hours at the offices of Islwyn Borough Council, Civic Centre, Blackwood Road, Pontllanfraith, Blackwood.

If any person desires to question the validity of the Order, or of any provision contained therein, on the grounds:

- (a) that it is not within the powers of the Town and Country Planning Act 1971; or
- (b) that his interests have been substantially prejudiced by a failure to comply with any of the requirements of that Act;

he may within 6 weeks of 2nd December 1988 apply to the High Court for suspension or quashing of the Order or of any provision contained therein.

Any person, who at the time of coming into force of the Order, has an interest in land having lawful access to the length of the highway to which the Order relates shall be entitled to be compensated by the Islwyn Borough Council as the local planning authority in respect of any depreciation in the value of his interest which is directly attributable to the Order and of any other loss or damage which is so attributable. Any claim for such compensation must be submitted within 6 months of 2nd December 1988.

SCHEDULE

(All distances are approximate)

The highway at Pontllanfraith in the county of Gwent and is that length of highway known as Sirhowy View which extends from a point 159 metres south-west of its junction with the north-westerly kerb-line of Woodland Road for a distance of 7.5 metres in a southwesterly direction.

TOWN AND COUNTRY PLANNING ACT 1971

The Conversion of Highways into Footpaths or Bridleways (Sirhowy View, Pontllanfraith, Gwent) (Revocation) Order 1988

The Secretary of State for Wales hereby gives notice that he has, on the application of Islwyn Borough Council, made an Order under section 212(8) of the Town and Country Planning Act 1971, revoking the Conversion of Highways into Footpaths or Bridleways (Mynyddislwyn Urban District Council) (No. 1) Order 1974, which extinguished any vehicular rights over that length of highway described in the Schedule to this notice.

The effect of the proposed Order will be to restore any such rights

to the said length of highway.

Copies of the Order may be inspected, free of charge, at all reasonable hours at the offices of Islwyn Borough Council, Civic Centre, Blackwood Road, Pontllanfraith, Blackwood.

If any person desires to question the validity of the Order, or of any provision contained therein, on the grounds:

- (a) that it is not within the powers of the Town and Country Planning Act 1971; or
- (b) that his interests have been substantially prejudiced by a failure to comply with any of the requirements of that Act;

he may within 6 weeks of 2nd December 1988 apply to the High Court for suspension or quashing of the Order or of any provision contained therein.

SCHEDULE

(All distances are approximate)

The highway to which vehicular rights will be restored is at Pontllanfraith in the county of Gwent and is that length of highway known as Sirhowy View which extends from a point 160 yards southwest of its junction with Woodland Road in a south-westerly direction for a distance of 20 yards. (6 SĬ)

CUSTOMS AND EXCISE

NOTICE OF SEIZURE UNDER THE CUSTOMS AND **EXCISE MANAGEMENT ACT 1979**

To whom it may concern.

2nd December 1988

Pursuant to section 139(6) of the Customs and Excise Management Act 1979, and paragraph 1 of Schedule 3 thereto, the Commissioners of Customs and Excise hereby give notice that by virtue of the powers contained in the customs and excise Acts, certain goods, namely one BMW 333(i) motor vehicle registration number 608 QC imported by Mr. Gareth Pyne-James on 7th December 1985 has been seized as liable to forfeiture by force of the following provision

Section 124(1) of the Customs and Excise Management Act 1979. In that the said motor vehicle was an imported vehicle which had been relieved from Customs duty chargeable on its importation and a condition namely a condition that the vehicle would not be lent, hired out or disposed of while in the United Kingdom which condition had to be complied with in that the importer, Mr. Gareth Pyne-James sold the said vehicle to Mr. Stormonth-Jennings on or about 12th February 1986

If you claim that the said goods are not liable to forfeiture you must within one month from the date of this notice of seizure give notice of your claim in writing in accordance with paragraphs 3 and 4 of Schedule 3 to the Customs and Excise Management Act 1979.

If you are outside the United Kingdom and the Isle of Man you must also give the name and address of a Solicitor in the United Kingdom who is authorised to accept service of process and act on your behalf.

If you do not give notice of claim within the said period of one month or, if any requirement of the above-mentioned paragraph 4 is not complied with, the goods in question will be deemed to have been duly condemned as forfeited.

If you do give notice of claim in proper form, the Commissioners will take legal proceedings for the condemnation of the said goods.

G. F. Pallett, Officer of Customs and Excise, H.M. Customs and Excise, CDE 5, Dorset House, Stamford Street, London SE1 9PS.

DEPARTMENT OF TRADE AND **INDUSTRY**

Companies House, Crown Way Maindy, Cardiff CF4 3UZ

COMPANIES ACT 1985

Notice is hereby given, pursuant to section 653 of the Companies Act 1985 that the names of the Companies listed hereunder have been restored to the register of Companies:

Hughes Sandiford Production Limited—High Court.

High Street Filling Station (Langholm) Limited—Carlisle District Registry.

Newcross Heating Limited—High Court. P.I.P. Management Limited—High Court.

John C. Marks Limited-High Court.

Number 34 Percy Gardens Tynemouth (Management) Limited— Newcastle-upon-Tyne District Registry

Roland J. Bell Limited—Bristol District Registry.

Fran & Co. (UK) Limited-High Court.

Manor-Realm Limited—Chesterfield County Court.
The Bath Festival Society Limited—High Court.

Motorite (Northwich) Limited—High Court.
Laktaria Limited—High Court.
Londonday Limited—High Court.
Strawberry (Holdings) Limited—High Court.

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Echo Records Limited-High Court.

Aston International Limited—High Court.

Antique and Collectors Cars Public Limited Company-High

21 Bishopsbridge Road Management Company Limited-High Court.

Precious Gems Consultants Limited—High Court.

Landor Investment Co. Limited—High Court.

L. J. Burford & Sons Limited—High Court.

S. R. Curtis, Registrar of Companies

COMPANIES ACT 1985

Notice is hereby given, pursuant to section 711 of the Companies Act 1985 as applied to unregistered companies by the Companies (unregistered Companies) Regulations 1985, that in respect of the undermentioned companies documents of the following description were received by me on the dates indicated:

- (a) Any Instrument constituting or regulating the Company.
- (b) Any document making or evidencing an alteration in the Instrument constituting or regulating the Company.