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State Intelligence

THE WELSH OFFICE

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TOWN AND COUNTRY PLANNING ACT 1990

The Stopping-up of Highways (Fairwater, Cardiff, South Glamorgan) Order 1994

The Secretary of State for Wales hereby gives notice that he has made an Order under section 247 of the Town and Country Planning Act 1990 to authorise the stopping-up of the highway described in the Schedule to this Notice to enable development consisting of private gardens, for which planning permission has been granted, to be carried out.

Copies of the Order may be inspected during normal office hours at the offices of Cardiff City Council, City Hall, Cardiff, during a period of 6 weeks from 18th July 1994.

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 1990; 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 18th July 1994, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

SCHEDULE

The highway to be stopped-up is at Fairwater, Cardiff, in the county of South Glamorgan, and is that length of highway to the rear of Numbers 9 and 11 Fern Place, which extends from the inner kerb-line of Holly Road in a general northerly direction for a distance of approximately 22 metres.

CUSTOMS AND EXCISE

NOTICE OF SEIZURE UNDER THE CUSTOMS AND EXCISE MANAGEMENT ACT 1979

To the Owner of the cabin cruiser "Top Cat" previously "Fat Cat" registered to a John Fincher of 181 King's Road, Chelsea, London S.W.3, England.

On 23rd May 1994, both the vessel "Top Cat" and an inflatable boat from that vessel were found some distance apart apparently abandoned at sea off Ramsgate, England.

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:

- A cabin cruiser named "Top Cat" previously named "Fat Cat".
- 2. A quantity of cannabis resin found on "Top Cat."
- 3. Inflatable boat from the cabin cruiser "Top Cat."
- 4. A quantity of cannabis resin found on the inflatable boat

have been seized as liable to forfeiture by force of the following provisions namely sections 49, 139, 141 of the Customs and Excise Management Act 1979.

The grounds for seizure are as follows:

- The Cruiser "Top Cat" was used for the carriage of goods liable to forfeiture namely cannabis resin.
- The cannabis resin found on the "Top Cat" and on the inflatable boat are goods imported contrary to a prohibition imposed by section 1 of the Misuse of Drugs Act 1971.
- The inflatable boat was used for the carriage of goods liable to forfeiture namely cannabis resin.
- The inflatable boat was part of the tackle apparel or furniture of the "Top Cat" which was liable to forfeiture.

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 forfeit.

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

K. L. O'Sullivan, Officer of HM Customs and Excise, CD2A, 1st Floor East, New King's Beam House, 22 Upper Ground, London SE1 9PJ.

19th July 1994.

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