Environment Agency—Thames Region WATER RESOURCES ACT 1991

NOTICE OF APPLICATION FOR A LICENCE TO ABSTRACT WATER

Take notice that Sainsbury's Supermarket Ltd, of 33 Holborn, London EC1N 2HT is applying to the Environment Agency to renew an existing licence to abstract water from underground chalk strata at National Grid Ref TQ 401 787, at Sainsbury Store, Millenium Village, 55 Bugsby's Way, London SE10.

The proposal is to abstract water at the following rates: 111.6 cubic metres per hour, 2,688 cubic metres per day, 981,266 cubic metres per year (between 1 January and 31 December each year). The water will be

- 1. Industrial non-evaporative cooling, and
- 2. Topping-up of lagoon.

A copy of the application and any map, plans and other documents submitted with it may be inspected, free of charge, at all reasonable hours at 55 Bugsby's Way, London SE10 0QJ, between 24 December 2004 and 21 January 2005.

Any person who wishes to make representation about the application should do so in writing to the Environment Agency, Team Leader, Water Resources Team, Thames Region, Swift House, Frimley Business Park, Frimley, Camberley, Surrey GU16 7SQ, before the end of the said period, quoting the name of the applicant.

J P McNamara, on behalf of T.A. Tompson Associates Ltd 10 December 2004. (184)

Other Notices



VEXATIOUS LITIGANT

Dated the 17th day of November 2004. CO 4066 2004 In the High Court of Justice

Queen's Bench Division Divisional Court

Before the Right Honourable Lord Justice Rose and

The Honourable Mr. Justice Leveson

In the Matter of Section 42 of the Supreme Court Act 1981 (as amended by Section 24 of the Prosecution of Offences Act 1985) between

Her Majesty's Attorney General (Claimant)

KESS THOMAS LEWIS (formerly Kess Taylor) (Defendant)

Upon Reading the Claim Form dated the 23rd day of August 2004 issued by the Claimant Her Majesty's Attorney General seeking a civil proceedings order against the above-named Defendant pursuant to section 42 of the Supreme Court Act 1981 (as amended by section 24 of the Prosecution of Offences Act 1985) that:

(i) no civil proceedings shall without the permission of the High Court be instituted by the said Kess Thomas Lewis in any Court; and

(ii) that any civil proceedings instituted by the said Kess Thomas Lewis in any Court before the making of the Order shall not be continued by the said Kess Thomas Lewis without the permission of the High Court; and

(iii) that no application (other than an application for permission under section 42 of the said Act) shall without leave of the High Court be made by the said Kess Thomas Lewis in any civil proceedings instituted in any Court whether by him or another on the ground that the said Kess Thomas Lewis has habitually and persistently and without any reasonable ground instituted vexatious civil proceedings in the High Court and/or made vexatious applications in civil proceedings in the High Courts.

And Upon Reading the written evidence submitted on behalf of the

Claimaint Her Majesty's Attorney General and the Defendant. And Upon Hearing Mr. C. Bourne of Counsel on behalf of the Claimant and the Defendant in person.

And the Court making no Order as to costs.

- It Is Ordered that the Claimant's application be granted and that the said Kess Thomas Lewis by himself, agents or servants be and is hereby prohibited from:
- 1. instituting any civil proceedings in any Court;
- 2. continuing any civil proceedings instituted by him in any Court before the making of this Order; and
- 3. making any application other than an application for permission as required by section 42 of the said Act in any civil proceedings instituted in any Court by any person unless Kess Thomas Lewis obtains the permission of the High Court having satisfied the High Court that the proceedings or application are not an abuse of the process of the Court in question and that there are reasonable grounds for the proceedings or application.

And it is further ordered that permission by the Defendant to appeal be refused.

This matter occupied the time of the Court from 2.00 p.m. to 3.40 p.m. By the Court

In the Barnsley County Court No 135 of 2003 (In Bankruptcy)

Re: RICHARD HINCHLIFFE

(also known as Richard Hinchcliffe: a Bankrupt)

In the Matter of Nos 20 and 22 Lindrick Close, Cudworth, Barnsley, South Yorkshire.

To: Richard Andrew Hinchliffe

Take notice that Martin Paul Halligan, of MPH Recovery, Campus House, 10 Hey Street, Bradford BD7 1DQ, the Trustee in Bankruptcy of Richard Andrew Hinchliffe has issued proceedings seeking orders for possession and sale of Nos 20 and 22 Lindrick Close, Cudworth, Barnsley, South Yorkshire. These proceedings will be heard at Barnsley County Court, 12 Regent Street, Barnsley, South Yorkshire S70 2EW, on Wednesday 5 January 2005, at 12.10 pm, or as soon thereafter that the proceedings can be heard.

The Applicant's Solicitors are *hlwcommerciallawyers LLP*, Princess House, 122 Queen Street, Sheffield S1 2DW, telephone 0114 2765555. (Ref DMG/MPH012.) (287)

ANTARCTIC ACT 1994 (SECTION 3)

ANTARCTIC REGULATIONS 1995 (SECTION 4)

NOTICE OF APPLICATION FOR A PERMIT FOR A BRITISH EXPEDITION TO ANTARCTICA

Notice is hereby given, pursuant to Regulation 4(2) of the Antarctic Regulations 1995, that Tony Haile has submitted an application to the Secretary of State for Foreign and Commonwealth Affairs under section 3(8) of the Antarctic Act 1994, for the persons, or persons of a description, specified in the application to enter and remain in Antarctica on a British expedition. A copy of the application is available for inspection during normal office hours at:

South, 83 Islip Street, Kentish Town, London NW5 2DL, +44 (0) 7703 277 630, fax No +44 (0) 208 780 1396

Copies of this application, subject to photocopying and postage or fax charges can also be obtained by writing to the above address.

7 December 2004. (122)

THE GOODS VEHICLES (ENFORCEMENT POWERS) **REGULATIONS 2001(S.I 2001/3981)**

Notice is given that at 6.30 am on 10 December 2004, at Yeading GVTS, Cygnet Way, A312, Yeading, Middlesex, the Vehicle and Operator Services Agency ("VOSA", formally the Vehicle Inspectorate Executive Agency), by virtue of powers under regulation 3 of the Goods Vehicles (Enforcement Powers) Regulations 2001 (the "2001 Regulations") detained the following vehicle:

Reg No L578 OWB;

Make: Mercedes;

Type: 2 Axle Rigid.

At the time the vehicle was detained it bore no livery and was carrying empty pallets. Any person having a claim to the vehicle is required to establish their claim in writing on or before 7 January 2005, by sending it by post to VOSA at RTE, HGVTS, Towpath Road, Lea Valley Trading Estate, Edmonton, London N18 3JR (regulations 9, 10 and 22 of the 2001 Regulations. If, on or by the date given in this notice, no person has established that he is entitled to the return of the vehicle, VOSA shall be entitled to dispose of it as it thinks fit (regulations 14 and 15 of the 2001 Regulations). Any person having a claim to the contents of the above vehicle or any part thereof is also required to establish their claim