DOG CONTROL ORDERS (Report by Head of Environmental & Community Health Services)

1. INTRODUCTION

- 1.1 The Clean Neighbourhoods and Environment Act 2005 (CNEA) introduced the concept of dog control orders to replace the present system of byelaws and the enforcement provisions of the Dogs (Fouling of Land) Act 1996 which is repealed.
- 1.2 In addition to replacing the existing dog control provisions the CNEA has extended the powers available and established two levels of enforcement authority; primary authorities such as the District Council and secondary authorities such as Town and Parish Councils.

2. SUPPORTING/BACKGROUND INFORMATION

- 2.1 The use of dog control orders is governed by two sets of regulations, the Dog Control Order (Procedures) Regulations 2006 and the Dog Control (Prescribed Offences and Penalties, etc) Regulations 2006. The former sets out the procedures to be followed when making, amending or revoking dog control orders and the schedules to the latter describe the form of the orders and the five offences that can be the subject of a Dog Control Order:
 - Failure to remove dog faeces;
 - Not keeping a dog on a lead;
 - Not putting, and keeping, a dog on a lead when directed to do so by an authorised officer;
 - Permitting a dog to enter land from which dogs are excluded; and
 - Taking more than a specified number of dogs onto land.
- 2.2 There is considerable consultation built into this process: primary and secondary authorities must consult each other before making dog control orders and proposed orders must be advertised in a local newspaper (a draft advertisement is attached at annex 1 to this report). All responses/representations following consultation/advertisement must be considered before dog control orders are made and the orders cannot become effective until at least 14 days after they are made. A further advert must be placed in a local newspaper at least seven days before the orders come into force and the orders must be placed on the Council website.
- 2.3 Preliminary discussions with Town and Parish Councils have established that all secondary authorities in Huntingdonshire wish the District Council to make the orders and they will be consulted on the draft proposals. In any event, any dog control order made by the District Council has supremacy over an order made by a secondary authority for the same land.

- 2.4 Guidance from DEFRA emphasises that Councils should adopt a balanced approach when making dog control orders, carefully considering the needs of both dog owners and others. DEFRA consider that failure to do so would leave the orders vulnerable to challenge in the courts. In practice, they say that dog owners should have access to land where they can exercise their dogs and that other people should be able to enjoy reasonable access to land without interference from dogs.
- 2.5 The proposed dog control orders under CNEA are designed merely to repeat the existing dog controls; except where developments have been established since the previous orders/byelaws were created, in these circumstances it is proposed the area of any new order be extended to cover the area of the development.
- 2.6 This concept of regularising the situation by confirming that which currently exists and only extending where development boundaries have changed applies in general to all four orders. One exception proposed is the 'dogs on leads' order affecting parts of Hinchingbrooke Park. Within the existing controls, established by Cambridgeshire County Council the area of Hinchingbrooke Park covered by the present bye-laws will be significantly reduced by the proposed new order. The area appropriate for control has been determined after consultation with the Countryside Services Manager. It is believed this control-area is necessary to protect the habitats of wildlife in that particular area.
- 2.7 The four dog control orders that are considered necessary and proportionate to the needs of the area are:
 - Fouling of land by dogs;
 - Dogs on leads;
 - Dogs on leads by direction; and
 - Dogs exclusion.

Copies of the four draft orders are attached as annexes 2 to 5 and the associated maps are located in the Members' Room for information.

2.8 One advantage of the new system of dog controls will be that, unlike byelaws, it is not necessary to have the orders confirmed by the Secretary of State and orders can be amended, subject to further consultation procedures.

3. IMPLICATIONS

- 3.1 All existing byelaws and designations made under the Dogs (Fouling of Land) Act 1996 remain in force until the new orders are made. When the new dog control orders are made any existing dog control byelaws (for the same offence on the same land) and designations made under the Dogs (Fouling of Land) Act 1996 lapse and are replaced by the new orders.
- 3.2 It is a legal requirement that, where practicable, warning signs summarising the order must be placed on land to which a new order applies and where an order applies to a large area of land, for example, in relation to dog fouling, warning signs must be provided at regular intervals. This will require the replacement of existing warning signs throughout the District and the Environmental Health budgets can cope with this necessity in respect of District Council signs. Secondary authorities will be responsible for replacing their existing signs.

- 3.3 There are defences/exemptions in all dog control orders of:
 - (a) having a reasonable excuse for failing to comply with an order; or
 - (b) acting with the consent of the owner or occupier of the land, or of any other person or authority which has control of the land.

There is no specific exemption for working dogs but clearly they will normally be working on land with consent. Specific exemptions are made in particular cases for assistance dogs such as those used as guide dogs for the blind. Being unaware of a dog's defecation, or not having a device or other suitable means of removing the faeces is specifically excluded from the definition of reasonable excuse under the regulations.

- 3.4 The new orders can be enforced by prosecution or by fixed penalty notices. The penalty for an offence established in dog control orders is a maximum fine of level 3 on the standard scale (currently £1,000). Alternatively, the opportunity to pay a fixed penalty may be offered in place of prosecution. The level of the fixed penalty notice may be set locally but there is a default level of £75 and many local authorities are adopting that level, with the incentive of a reduction to £50 if the fixed penalty is paid within 10 days of issue. Members last set the levels of fixed penalty for dog fouling at £50 (Cabinet Report 3 November 2005).
- 3.5 Fixed penalties for offences under dog control orders can be issued by authorised officers, including:
 - Employees of primary and secondary authorities who are authorised for this purpose but employees of secondary authorities must first satisfy certain conditions linked to training before they can be so authorised.
 - Any person authorised (including employees of that person) in writing by a primary or secondary authority in pursuance of arrangements made by that person and the relevant authority.
 - Police Community Support Officers and other persons accredited by the Chief Police Officers under the Police Reform Act 2002.

4. CONCLUSION

4.1 The proposed dog control orders replace the present system of byelaws and the provisions of the Dogs (Fouling of Land) Act 1996, which is repealed. The extent of the proposed orders have been determined after considering the needs of both dog owners and others and the proposed orders are both necessary and proportionate to the needs of the area and will provide effective dog control measures, if adopted.

5. RECOMMENDATIONS

It is RECOMMENDED that Members:

- 5.1 Note the content of this report and approve the form and content of the four dog control orders and the associated maps attached to the orders.
- 5.2 Delegate authority to the Director of Operational Services to appoint authorised officers to enforce the dog control provisions of the Clean Neighbourhoods and Environment Act 2005, including the issue of fixed penalty notices.

- 5.3 Authorise the Head of Environmental & Community Health Services to advertise the draft orders and to confer with all statutory consultees on the content of the draft orders.
- 5.4 Authorise the Head of Environmental & Community Health Services, in consultation with the Executive Councillor for Housing and Public Health, to make the dog control orders, subject to consideration of all relevant consultation responses and representations.
- 5.5 Authorise the Head of Environmental & Community Health Services, in consultation with the relevant Executive Councillor, to amend or revoke dog control orders, subject to the necessary advertisement and consultation requirements of the CNEA.
- 5.6 Authorise the enforcement of dog control orders by either prosecution or by the issuing of fixed penalty notices.
- 5.7 Authorise the Head of Environmental & Community Health Services, in consultation with the relevant Executive Councillor, to initiate legal proceedings for offences under dog control orders.
- Authorise the adoption of a fixed penalty notice of £75 for offences under adopted dog control orders with an incentive of a reduction to £50 if the fixed penalty is paid within 10 days of issue.

BACKGROUND INFORMATION

Cabinet Report: 1 September 2005 – Clean Neighbourhoods and Environment Act 2005 Cabinet Report: 3 November 2005 – Fixed Penalty Notices

Clean Neighbourhoods and Environment Act 2005 The Dog Control Order (Procedures) Regulations 2006 The Dog Control (Prescribed Offences and Penalties, etc) Regulations 2006

Dog Control Orders and associated maps in the Members' Room

Contact Officer: John Allan

2 01480 388281

Public Notice and Consultation Dog Control Orders

Clean Neighbourhoods and Environment Act 2005

Huntingdonshire District Council plans to introduce Dog Control Orders under section 55 of the Clean Neighbourhoods and Environment Act 2005. These new Dog Control Orders will apply to land within the area covered by Huntingdonshire District Councilare and are considered necessary and proportionate to local circumstances. The orders will replace the previous system for the control of dogs and Town and Parish Councils will be consulted throughout the process of making the orders.

The new Orders have the same effect as the previous laws but will be backed up by higher on the spot fines of £75 (or £50 if paid within ten days). The effect of the orders will be that any person in charge of a dog on land covered by a Dog Fouling Control Order must clean up any faeces deposited by the dog. Dogs must be kept on a lead in defined areas of the District and dogs are banned from certain sensitive areas of the District such as children's play areas. Authorised officers will also be able to direct any person in charge of a dog on land covered by a Dogs on Leads by Direction Order to put and keep a dog on a lead where such restraint is considered to be reasonably necessary. The land covered by the new control orders is defined within the draft orders and in a series of maps attached to the orders which are available for public inspection free of charge during normal office hours at:

Huntingdonshire District Council
Pathfinder House
St Mary's Street
Huntingdon
Cambridgeshire
PE29 3TN

Huntingdonshire District Council hereby invite representations on the proposal to make the following Dog Control Orders:

The Fouling of Land by Dogs (Huntingdonsire) Order 2007.
The Dogs on Leads (Huntingdonshire) Order 2007.
The Dogs on Leads by Direction (Huntingdonshire) Order 2007.
The Dogs Exclusion (Huntingdonshire) Order 2007.

There is a statutory consultation period from xx xxx xxxx to xx xxx xxxx during which representations on the proposed dog control orders can be made to Huntingdonshire District Council by:

- (a) Writing to Environmental & Community Health Services, Huntingdonshire District Council, Pathfinder House, St Mary's Street, Huntingdon, Cambridgeshire, PE29 3TN, or
- (b) Emailing envhealth@huntsdc.gov.uk

The Clean Neighbourhoods and Environment Act 2005

The Dog Control Orders (Prescribed Offences and Penalties, etc.)

Regulations 2006 (SI 2006/1059)

THE FOULING OF LAND BY DOGS (HUNTINGDONSHIRE) ORDER 2007

Huntingdonshire District Council (in this Order called "the Council") hereby makes the following Order:

- 1. This Order comes into force on (Date to be inserted).
- 2. This Order applies to the land specified in the Schedule below and shown verged by the green line on the maps attached to this Order, being land in the administrative area of the Council to which the Dog Control Orders (Prescribed Offences and Penalties, etc.) Regulations 2006 (SI 2006/1059) applies and is hereby designated for the purposes of this Order.

Offence

- 3. (1) If a dog defecates at any time on land to which this Order applies and a person who is in charge of the dog at that time fails to remove the faeces from the land forthwith, that person shall be guilty of an offence unless:
 - (a) he has a reasonable excuse for failing to do so; or
 - (b) the owner, occupier or other person or authority having control of the land has consented (generally or specifically) to his failing to do so.
 - (2) Nothing in this article applies to a person who:
 - (a) is registered as a blind person in a register compiled under section 29 of the National Assistance Act 1948; or
 - (b) has a disability which affects his mobility, manual dexterity, physical coordination or ability to lift, carry or otherwise move everyday objects, in respect of a dog trained by a prescribed charity and upon which he relies for assistance.
 - (3) For the purposes of this article:
 - (a) a person who habitually has a dog in his possession shall be taken to be in charge of the dog at any time unless at that time some other person is in charge of the dog;

- (b) placing the faeces in a receptacle on the land which is provided for the purpose, or for the disposal of waste, shall be a sufficient removal from the land;
- (c) being unaware of the defecation (whether by reason of not being in the vicinity or otherwise), or not having a device for or other suitable means of removing the faeces shall not be a reasonable excuse for failing to remove the faeces;
- (d) each of the following is a "prescribed charity":
 - (i) Dogs for the Disabled (registered charity number 700454);
 - (ii) Support Dogs (registered charity number 1088281);
 - (iii) Canine Partners for Independence (registered charity number 803680).

Penalty

4. A person who is guilty of an offence under article 3 shall be liable on summary conviction to a fine not exceeding level 3 on the standard scale.

(Date to be inserted).

The COMMON SEAL of the HUNTINGDONSHIRE DISTRICT COUNCIL was hereunto affixed this (Date to be inserted) in the presence of:

Head of Legal Services

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Schedule

- 1. Subject to the exception in paragraph 20 below, all land described in the following schedule and indicated on the attached maps, being land that lies within the administrative area of the Council and which is:
 - (i) open to the air (which includes land that is covered but open to the air on at least one side); and
 - (ii) to which the public are entitled or permitted to have access (with or without payment); and
 - (iii) is signed as a "dog fouling area" (whether the sign uses those particular words or words and/or symbols having like effect).

Land Designated by Description

2. Road carriageways with a speed limit of 40 mph or less and adjoining footpaths and verges.

- 3. Any other footpath, footway, alley, passage, square or court (including any footbridge or pedestrian subway or underpass and irrespective of whether they are thoroughfares) and any adjoining verges.
- 4. Parks, playing fields, playgrounds, open spaces, village greens, car parks and curtilages of village halls maintainable by or on behalf of Cambridgeshire County Council, Huntingdonshire District Council and any Town or Parish Council within the district of Huntingdonshire or any successor authority thereto.
- 5. Burial grounds including churchyards, cemetaries or other grounds whether consecrated or not which have at any time been set apart for the purposes of interments.
- 6. Land comprising any school which is used for the education of children provided by the local Education Authority, any grant maintained school and any public school.

Land Designated Specifically

- 7. Catworth Catworth Playing Fields, Station Road, Catworth.
- 8. Fenstanton Fenstanton Football Club, Hall Green Lane, Fenstanton.
- 9. Godmanchester Sports Ground, Bearscroft Lane, Godmanchester.
- 10. Hemingford Grey Hemingford Peace Memorial Playing Field, Manor Road, Hemingford Grey.
- 11. Huntingdon Hinchingbrooke Country Park, Hinchingbrooke Park Road, Huntingdon, PE29 6DB.
- 12. Kimbolton Kimbolton Cricket Club, Thrapston Road, Kimbolton.
- 13. Needingworth Allotments, Mill Way, Needingworth.
- 14. Needingworth Playing Field, Mill Way, Needingworth.
- 15. Needingworth Playing Field, Overcote Lane, Needingworth.
- 16. Ramsey Ramsey Rural Museum, Wood Lane, Ramsey.
- 17. Ramsey St Mary's Ramsey St Mary's Playing Field, Ugg Mere Court Road, Ramsey St Mary's.
- 18. St Neots St Neots Sports Association, The Common, St Neots.
- 19. Yelling Cricket Ground, High Street, Yelling.
- 20. Excepted from the description in paragraph 1 above is land that is placed at the disposal of the Forestry Commissioners under section 39(1) of the Forestry Act 1967.

The Clean Neighbourhoods and Environment Act 2005

The Dog Control Orders (Prescribed Offences and Penalties, etc.)
Regulations 2006 (SI 2006/1059)

THE DOGS ON LEADS (HUNTINGDONSHIRE) ORDER 2007

Huntingdonshire District Council (in this Order called "the Council") hereby makes the following Order:

- 1. This Order comes into force on the (Date to be inserted).
- 2. This Order applies to the land specified in the Schedule below and shown verged by the green line on the maps attached to this Order, being land in the administrative area of the Council to which the Dog Control Orders (Prescribed Offences and Penalties, etc.) Regulations 2006 (SI 2006/1059) applies and is hereby designated for the purposes of this Order.

Offence

- 3 (1) A person in charge of a dog shall be guilty of an offence if, at any time, on any land to which this Order applies he does not keep the dog on a lead, unless:
 - (a) he has a reasonable excuse for failing to do so; or
 - (b) the owner, occupier or other person or authority having control of the land has consented (generally or specifically) to his failing to do so.
 - (2) For the purposes of this article a person who habitually has a dog in his possession shall be taken to be in charge of the dog at any time unless at that time some other person is in charge of the dog.

Penalty

4. A person who is guilty of an offence under article 3 shall be liable on summary conviction to a fine not exceeding level 3 on the standard scale.

(Date to be inserted).

The COMMON SEAL of the HUNTINGDONSHIRE DISTRICT COUNCIL was hereunto affixed this (Date to be inserted) in the presence of:-

Schedule

- 1. Subject to the exception in paragraph 9 below, all land described in the following Schedule and indicated on the attached maps, being land that lies within the administrative area of the Council and which is:
 - (i) open to the air (which includes land that is covered but open to the air on at least one side); and
 - (ii) to which the public are entitled or permitted to have access (with or without payment); and
 - (iii) is signed as a "dogs on leads area" (whether the sign uses those particular words or words and/or symbols having like effect).

Land designated by description

2. All road carriageways with a speed limit of 40 mph or less and adjoining footpaths and verges.

Land Designated Specifically

- 3. Eaton Ford Riverside Park, St Neots Road, Eaton Ford, St Neots: That part of the lands situated to the south of St Neots and west of the River Great Ouse and excluding those fenced areas which contain children's play equipment.
- 4. Hartford Hartford Meadow, Church Lane, Hartford, Huntingdon: That part of the lands known as Hartford Meadow situated between Church Lane and the River Great Ouse, Huntingdon.
- 5. Hartford Maryland Avenue, Hartford, Huntingdon: The whole of the park, excluding the fenced area that contains children's play equipment.
- 6. Huntingdon Riverside Park, Riverside Road, Huntingdon: That part of the lands situated to the west of the tree/fence line leading from Hartford Road to the River Great Ouse and commencing from a point opposite East Street and excluding that fenced area which contains children's play equipment.
- 7. Huntingdon Hinchingbrooke Country Park, Hinchingbrooke Park Road, Huntingdon, PE29 6DB: That part of the park known as the wildlife area consisting of the western part of Bob's Wood and including the triangular plantation to the south of the area. This area lies to the west of a track running north north east from a point 250 metres west of the visitors centre. It is bounded on the north by a housing estate and on the west by a fence.
- 8. St Ives Wilhorn Meadow, London Road, St Ives: The land situated to the east of Bridge Terrace and west of the River Great Ouse, St Ives.
- 9. Excepted from the description in paragraph 1 above is land that is placed at the disposal of the Forestry Commissioners under section 39(1) of the Forestry Act 1967.

The Clean Neighbourhoods and Environment Act 2005

The Dog Control Orders (Prescribed Offences and Penalties, etc.)
Regulations 2006 (SI 2006/1059)

THE DOGS ON LEADS BY DIRECTION (HUNTINGDONSHIRE) ORDER 2007

Huntingdonshire District Council (in this Order called "the Council") hereby makes the following Order:

- 1. This Order comes into force on the (Date to be inserted).
- 2. This Order applies to the land specified in the Schedule below and shown verged by the blue line on the map attached to this Order, being land in the administrative area of the Council to which the Dog Control Orders (Prescribed Offences and penalties, etc.) Regulations 2006 (SI 2006/1059) applies and is hereby designated for the purposes of this Order.
- 3. In this Order "an authorised officer of the Authority" means any officer who is authorised in writing by the Authority for the purpose of giving directions under this Order.

Offence

- 4. (1) A person in charge of a dog shall be guilty of an offence if, at any time, on any land to which this Order applies, he does not comply with a direction given to him by an authorised officer of the Authority to put and keep the dog on a lead, unless:
 - (a) he has a reasonable excuse for failing to do so; or
 - (b) the owner, occupier or other person or authority having control of the land has consented (generally or specifically) to his failing to do so.
 - (2) For the purposes of this article:
 - (a) a person who habitually has a dog in his possession shall be taken to be in charge of the dog at any time unless at that time some other person is in charge of the dog;
 - (b) an authorised officer of the Authority may only give a direction under this Order to put and keep a dog on a lead if such restraint is reasonably necessary to prevent a nuisance or behaviour by the dog likely to cause annoyance or disturbance to any other person (on any land to which this Order applies) or the worrying or disturbance of any animal or bird.

Penalty

5. A person who is guilty of an offence under article 4 shall be liable on summary conviction to a fine not exceeding level 3 on the standard scale.

(Date to be inserted).

The COMMON SEAL of the HUNTINGDONSHIRE DISTRICT COUNCIL was hereunto affixed this (Date to be inserted) in the presence of:

Head of Legal Services

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Schedule

- 1. Subject to the exception in paragraph 2 below, all land described in the following Schedule and indicated on the attached map, being land that lies within the administrative area of the Council and which is:
 - (i) open to the air (which includes land that is covered but open to the air on at least one side); and
 - (ii) to which the public are entitled or permitted to have access (with or without payment).
- 2. Excepted from the description in paragraph 1 above is land that is placed at the disposal of the Forestry Commissioners under section 39(1) of the Forestry Act 1967.

The Clean Neighbourhoods and Environment Act 2005

The Dog Control Orders (Prescribed Offences and Penalties, etc.)
Regulations 2006 (SI 2006/1059)

THE DOGS EXCLUSION (HUNTINGDONSHIRE) ORDER 2007

Huntingdonshire District Council (in this Order called "the Council") hereby makes the following Order:

- 1. This Order comes into force on the (Date to be inserted).
- 2. This Order applies to the land specified in the Schedule below and shown verged by the green line on the maps attached to this Order, being land in the administrative area of the Council to which the Dog Control Orders (Prescribed Offences and Penalties, etc.) Regulations 2006 (SI 2006/1059) applies and is hereby designated for the purposes of this Order.

Offence

- 3. (1) A person in charge of a dog shall be guilty of an offence if, at any time, he takes the dog onto, or permits the dog to enter or to remain on, any land to which this Order applies unless:
 - (a) he has a reasonable excuse for doing so; or
 - (b) the owner, occupier or other person or authority having control of the land has consented (generally or specifically) to his doing so.
 - (2) Nothing in this article applies to a person who:
 - (a) is registered as a blind person in a register compiled under section 29 of the National Assistance Act 1948; or
 - (b) is deaf, in respect of a dog trained by Hearing Dogs for Deaf People (registered charity number 293358) and upon which he relies for assistance; or
 - (c) has a disability which affects his mobility, manual dexterity, physical coordination or ability to lift, carry or otherwise move everyday objects, in respect of a dog trained by a prescribed charity and upon which he relies for assistance.
 - (3) For the purposes of this article:
 - (a) a person who habitually has a dog in his possession shall be taken to be in charge of the dog at any time unless at that time some other person is in charge of the dog; and
 - (b) each of the following is a "prescribed charity":

- (i) Dogs for the Disabled (registered charity number 700454);
- (ii) Support Dogs (registered charity number 1088281);
- (iii) Canine Partners for Independence (registered charity number 803680).

Penalty

4. A person who is guilty of an offence under article 3 shall be liable on summary conviction to a fine not exceeding level 3 on the standard scale.

(Date to be inserted).

The COMMON SEAL of the HUNTINGDONSHIRE DISTRICT COUNCIL was hereunto affixed this (Date to be inserted)in the presence of:

Head of Legal Services

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Schedule

- 1. Subject to the exception in paragraph 13 below, all land described in the following Schedule and indicated on the attached maps, being land that lies within the administrative area of the Council and which is:
 - (i) open to the air (which includes land that is covered but open to the air on at least one side); and
 - (ii) to which the public are entitled or permitted to have access (with or without payment); and
 - (iii) is signed as a "dog exclusion area" (whether the sign uses those particular words or words and/or symbols having like effect).

Land Designated by Description

2. All land within the Council's administrative area comprising of: children's play areas; bowling greens; croquet lawns; tennis courts; sporting or recreational facilities; skateboard parks; cycle enclosures; putting greens; or parks, **that are fenced** (and/or hedged and/or walled) **and signed** at the entrance(s) as a "dogs exclusion area" (whether the sign uses those particular words or words and/or symbols having like effect).

Land Designated Specifically

3. Eaton Ford – Play Ground, River Road, Eaton Ford, St Neots: That part of the park situated to the south of the Indoor Bowling Club off River Road which is fenced and contains children's play equipment.

- 4. Eaton Ford Play Ground, Riverside Park, St Neots Road, Eaton Ford, St Neots: That part of the park adjoining the main St Neots Road which is fenced and contains children's play equipment.
- 5. Eynesbury Play Ground, Coneygeare Park, Hardwick Road, Eynesbury, St Neots: That part of the park to the north east of the car park which is fenced and which contains children's play equipment.
- 6. Hartford Play Ground, Maryland Avenue, Hartford, Huntingdon: That part of the park which is fenced and which contains children's play equipment.
- 7. Hartford Play Ground, Sapley Road, Hartford, Huntingdon: That part of the playing field which is fenced and which contains children's play equipment.
- 8. Huntingdon Town Park, Brookside, Huntingdon: That part of the park which is fenced.
- 9. Huntingdon St John's Churchyard, High Street, Huntingdon.
- 10. Huntingdon Play Ground, Riverside Park, Riverside Road, Huntingdon: That part of the park adjoining the main car park off Hartford Road which is fenced and which contains children's play equipment.
- 11. St Ives Holt Island, Church Street, St Ives: That part of the island lying south of the Sea Scouts Headquarters facing toward the bridge, St Ives.
- 12. St Neots Play Ground, Priory Hill Park, Priory Hill Road, St Neots: That part of the grounds adjoining the southern boundary of the park which is fenced and contains children's play equipment.
- 13. Excepted from the description in paragraph 1 above is land that is placed at the disposal of the Forestry Commissioners under section 39(1) of the Forestry Act 1967.