

MACMILLAN OF MACMILLAN.

INTIMATION is hereby given that in the Petition of LIEUTENANT-GENERAL SIR GORDON HOLMES ALEXANDER MACMILLAN OF MACMILLAN (formerly Sir Gordon Holmes Alexander MacMillan), K.C.B., C.B.E., D.S.O., Governor of the Royal Castle of Edinburgh, General Officer Commanding-in-Chief, Scottish Command, Chief of the Honourable the Clan MacMillan, the Lord Lyon King of Arms, has been pleased to Officially-Recognise the Petitioner in the surname of MacMillan of MacMillan and designation "of Knap," and as Chief (in the Gaelic Cean-Cinnidh) of the Honourable the Clan MacMillan, and in the style MacMhaolain Mor a' Chnaip, and by Interlocutor of date 18th June 1951 Found the Petitioner entitled to matriculate as of right and without brisur or mark of cadency the Ensigns Armorial of MacMillan of MacMillan appropriate to him as Chief of the Honourable the Clan MacMillan.

H. A. B. LAWSON,
Lyon Clerk and Keeper of the Records.

Court of the Lord Lyon, Edinburgh,
26th June 1951.

TOWN COUNCIL OF THE BURGH OF
INNERLEITHEN.

WATER (SCOTLAND) ACT, 1946.

NOTICE is hereby given, in terms of Paragraph 25 of Part IV of the First Schedule to the Water (Scotland) Act, 1946, that the Town Council of the Burgh of Innerleithen, as Local Water Authority under the said Act, on the expiry of one month from this date intend to apply to the Secretary of State for Scotland for confirmation of Bye-laws for preventing waste, contamination, &c. of water, made by the said Council under Section 60 of said Act.

Notice is further given that for at least one month before application for confirmation is made a copy of the proposed Bye-laws will be deposited at the office of the Subscriber, and will at all reasonable hours be open to public inspection without payment. A copy of the said Bye-laws may be obtained from the Subscriber by any person interested upon payment of the sum of one shilling. Any person aggrieved by the proposed Bye-laws may, within one month after the publication of this Notice, notify his objection and the ground of his objection to the Secretary, Department of Health for Scotland, St. Andrew's House, Edinburgh, 1, for consideration by the Secretary of State for Scotland.

J. S. CAMPBELL, Town Clerk.

Municipal Buildings, Innerleithen,
28th June 1951.

COUNTY COUNCIL OF THE COUNTY OF
INVERNESS.

CLOSURE OF OLD BURIAL GROUND, ERISKAY.

INTIMATION is hereby given that the County Council of the County of Inverness have presented to the Sheriff of Inverness, Moray, Nairn, and Ross and Cromarty a Petition in terms of the Burial Grounds (Scotland) Act, 1855, craving the Court to find that the former burial ground of the Island of Eriskay known as The Old Burial Ground, Eriskay, is in a condition which is dangerous to health and contrary to decency and that it is expedient that burials be forthwith discontinued in the said Burial Ground in terms of Section 5 of the aforesaid Act except for the burial therein of—

(1) Persons whom the County Council of the County of Inverness may specially authorize to be buried in the said Burial Ground; and

(2) cremated human remains;

provided that such burial be not injurious to health or offensive or contrary to decency, that notice be given to the District Sanitary Inspector not later than the day preceding that on which a grave is to be opened, and that no burial except the burial of cremated human remains shall be made unless the coffin can be laid at a depth of four feet from the surface of the ground to the upper surface of the coffin and that without interference with the remains of a previous burial; and to transmit the Interlocutor to be pronounced to that effect to His Majesty's Secretary of State for Scotland; and that the Court has pronounced the following Deliverance, namely:—

"Inverness, 23rd June 1951.—The Sheriff-Substitute having considered the foregoing Initial Writ appoints intimation of the import thereof and of this Deliverance to be made by advertisement in the Edinburgh Gazette and in the Oban Times and People's Journal newspapers

"calling on all parties interested to appear and be heard thereon before the Sheriff-Substitute within the Sheriff Court House, The Castle, Inverness, on Thursday the 12th day of July 1951, at 10.30 o'clock forenoon, with certification. (Sgd.) J. P. GRANT."

The Petition may be inspected at the Sheriff-Clerk's Office, The Castle, Inverness, and any person interested may appear and be heard by the Court in terms of said Deliverance.

R. WALLACE, County Clerk, County Buildings,
Inverness.

25th June 1951.

COUNTY COUNCIL OF AYR.
SPECIAL DISTRICTS.

NOTICE is hereby given, in accordance with the terms of Section 147 (5) of the Local Government (Scotland) Act, 1947, that the County Council of the County of Ayr have resolved:—

(1) to alter, by extending, the boundaries of MINISHANT SPECIAL DRAINAGE AND LIGHTING DISTRICTS;

(2) to form MINISHANT into a SPECIAL SCAVENGING DISTRICT;

(3) to alter, by extending, the boundaries of MAIDENS SPECIAL DRAINAGE, LIGHTING AND SCAVENGING DISTRICTS;

(4) to form TURNBERRY into a SPECIAL LIGHTING DISTRICT.

The full terms of the Resolutions and Maps showing the boundaries of the new and altered Special Districts may be inspected in the office of the County Clerk between the hours of 10 a.m. and 4 p.m. Mondays to Fridays and 10 a.m. to 12 noon on Saturdays from 30th June to 14th July 1951.

THOMAS PATE, County Clerk.

County Buildings, Ayr,
27th June 1951.

IONA SHIELS LAPINSKIE, a British subject, residing at 16 Carrick Crescent, Easthouses, Dalkeith, hereby give notice that, as from this date, I intend to assume the name of ONA SHIELS LINDSAY in lieu of my present name.

Dated this 24th day of June 1951.

ONA S. LAPINSKIE.

ALEXANDER HENDERSON & SONS LIMITED.

A PETITION has been presented to the Lords of Council and Session by Alexander Henderson & Sons Limited, a Company incorporated under the Companies Acts and having its Registered Office at South Duthope Works, Dundee, for, *inter alia*, an Order confirming the Reduction of Capital resolved on by the following Special Resolution of the Company duly passed at an Extraordinary General Meeting held on 29th March 1951, viz:—

"1. That the Capital of the Company be reduced from £60,000 (divided into 3000 Preference Shares of £10 each and 3000 Ordinary Shares of £10 each) to £30,000 (divided into 3000 Ordinary Shares of £10 each) and that such reduction be effected by repaying to the Holders of the 3000 Preference Shares, the amount paid up thereon namely £10 per Share; and that the said Preference Shares and all liability thereon be wholly extinguished.

"2. That upon and simultaneously with the confirmation by the Court of the Reduction of the Capital of the Company from £60,000 to £30,000, the Capital of the Company be increased from £30,000 to £60,000 by the creation of 30,000 Shares of £1 each.

"3. That immediately upon the above-mentioned Reduction of Capital taking effect, the Articles of Association of the Company be altered as follows:—

"(1) By deleting Article 5 and inserting the following new Articles in lieu thereof:—

"5. The Share Capital of the Company is £60,000 divided into 3000 Ordinary Shares of £10 each and 30,000 Shares of £1 each.

"5(A). The Shares shall be at the disposal of and under the control of the Directors, and they may allot or otherwise dispose of them (subject always to any directions by, or agreement with the Company, and to Articles 1 and 10 hereof) to such persons, at such times and on such terms as they think proper, provided that no Shares shall be issued at a discount, except in accordance with Section 57 of the Companies Act, 1948.

"5(B) The Company shall have power to issue Preference Shares carrying a right to redemption out