Buildings, Linlithgow and the Town Council of the Burgh of Whitburn, Burgh Chambers, Whitburn, West Lothian.

Any Person aggrieved by the scheme and desiring to question the validity thereof, or of any provision contained therein, on the grounds that it is not within the powers of the Special Roads Act 1949, or that any requirement of the said Act of 1949 or of regulations made thereunder, has not been complied with in relation to the scheme may, within six weeks of 26th February 1966, apply to the Court of Session for the suspension or quashing of the scheme or of any provision contained therein.

A. C. Cowan, Assistant Secretary.

Scottish Development Department. 31st January 1966.

STOPPING UP OF HIGHWAYS IN THE BURGH OF HAMILTON

THE Secretary of State for Scotland hereby gives notice that he proposes to make an Order under section 46 of the Town and Country Planning (Scotland) Act 1947, as read with the Transfer of Functions (Roads, Bridges and Ferries) Order 1955, authorising the stopping up of the entire lengths of Holmes Street, Baillies Causeway and Regent Street, Hamilton. The title of the Order is the Stopping Up of Highways (Burgh of Hamilton) (Central Area) Order 1966.

Copies of the Order, which specifies the actual lengths of the roads to be stopped up, and of the relative plan may be inspected at the Scottish Development Department, 43 Jeffrey Street, Edinburgh 1, or at the Town Clerk's Office, The Town House, Hamilton.

Any person may within three months from 25th February 1966 object to the making of the Order by notice in writing to the Secretary, Scottish Development Department, 43 Jeffrey Street, Edinburgh 1, quoting reference R/CLR/4/HAM/3 and stating the grounds of objection.

F. Dawson, Assistant Secretary.

Scottish Development Department. 28th January 1966.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACTS, 1947-65

KINCARDINE COUNTY DEVELOPMENT PLAN AMENDMENT No. 1

Re-zoning of land at Mill of Forest Farm, Stonehaven
Cancellation of Public Local Inquiry

NOTICE Is Hereby Given that the Public Local Inquiry into the above re-zoning which was to be held in the County Offices, Stonehaven, on Tuesday, 8th March 1966, at 10.30 a.m. Will Not Now Take Place.

Dated this Eighteenth day of February 1966.

J. S. Scott Whyte, Assistant Secretary.

Scottish Development Department, St. Andrew's House, Edinburgh 1.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT, 1947

THE COMBINED COUNTY OF PERTH AND KINROSS DEVELOPMENT PLAN

Amendment No. 7-Areas of Great Landscape Value

NOTICE Is Hereby Given that on 10th February 1966 the Secretary of State amended, with modifications, the above development plan to define the following areas as areas of great landscape value, viz.:

(a) Loch Lomond/Trossachs, (b) Tummel/Rannoch, (c) Glenlyon, (d) Sma' Glen, (e) Dunkeld, (f) Glendevon/Gleneagles and (g) Loch Leven.

Certified copies of the Development Plan as affecting the above proposals as amended with modifications by the Secretary of State (1) have been deposited for inspection by the public at the County Clerk's Office, County Offices, York Place, Perth, the Town Clerk's Office, Callander (Loch Lomond/Trossachs area only), the Town Clerk's Office, Pitlochry (Tummel/Rannoch area), the Town Clerk's Office, Aberfeldy (Glenlyon), the Town Clerk's Office, Crieff (Sma' Glen), the Police Station, Dunkeld (Dunkeld), the Town Clerk's Office, 90 High Street, Auchterarder (Glendevon/Gleneagles), the County Clerk's Office, Kinross (Loch Leven) and (2) are available for inspection there by the public free of charge between the hours of 10 a.m. and 12 noon and between 2 p.m. and 4 p.m. Mondays to Fridays inclusive.

The aforesaid Amendment to the Development Plan is operative from the Nineteenth day of February 1966 but if any person aggrieved by the Amendment as modified desires to question the validity thereof or of any provision contained therein on the ground that it is not within the powers of the Town and Country Planning (Scotland) Act, 1947 or on the ground that any requirement of that Act or any regulation made thereunder has not been complied with in relation to the making of the Amendment, he may, within six weeks from the Nineteenth day of February 1966 make an application to the Court of Session.

Dated this Fifteenth day of February 1966.

A. L. BUSHNELL, County Clerk.

County Offices, York Place, Perth.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACTS, 1947 to 1963

RENFREW COUNTY COUNCIL

Renfrew County Development Plan

(Eastwood Toll Area, Giffnock—11th Amendment)

NOTICE Is Hereby Given that proposals for Alterations to the above Development Plan (hereinafter referred to as "the proposals") were submitted to the Secretary of State on the Twenty-second day of February 1966.

The proposals relate to land at Eastwood Toll, Giffnock, situate within the landward area of the County of Renfrew and provide for the definition thereof as an area of Comprehensive Development.

A certified copy of the proposals as submitted has been deposited for inspection by the public at the County Buildings, Paisley.

A certified copy of the proposals has also been deposited for inspection by the public at the office of the District Clerk, First District Council, 295 Fenwick Road, Giffnock. Each copy of the proposals so deposited is available for inspecion by the public, free of charge, at the places mentioned above between the hours of 9 a.m. and 5 p.m. from Monday to Friday in each week.

Any objection or representation with reference to the proposals must be made in writing to the Secretary of State before the Eighth day of April 1966.

The objection or representation must state the grounds on which it is made and should be addressed to the Secretary, Scottish Development Department, St. Andrew's House, Edinburgh 1. Any person making such an objection or representation may, by sending to the County Clerk, P.O. Box 12, County Buildings, Paisley, a request in writing specifying therein an address for service, require the County Clerk to serve him with a notice of the eventual amendment of the County Development Plan.

Dated this Twenty-second day of February 1966.

CHARLES Ross, County Clerk.

County Buildings, Paisley.

BURGH OF DENNY AND DUNNIPACE

Local Government (Scotland) Act, 1947—Section 131

The Local Government (Change of Name and Alteration of Areas) (Scotland) Regulations 1948

NOTICE Is Hereby Given that the Sheriff of Stirlingshire, Dunbartonshire and Clackmannan, having considered a Petition by The Provost, Magistrates and Councillors of the Burgh of Denny and Dunipace for alteration and extension of the boundaries of the said Burgh, by Deliverance dated Tenth February Nineteen Hundred and Sixty-six Finds And Declares that from and after the Sixteenth May Nineteen Hundred and Sixty-five the said Burgh of Denny and Dunipace shall comprise the area lying in the Parish of Denny and Dunipace and County of Stirling within the boundaries aftermentioned and Appoints the following to be the new boundaries of said Burgh, videlicet: Commencing at a point north of Rosebank, Dunipace, where the existing burgh boundary crosses the road from Denny to Stirling (A.872), following the existing burgh boundary east north east, east and south across the roadway to North Bankend Farm and Denovan continuing across the disused Ingliston Branch Railway Line to the south side of the said Railway Line and thence south east, south west and south eastward to the River Carron, thence commencing in a north easterly direction along the bends of the medium filum of the River Carron and then west south west across the road from Denny to Falkirk (A.883) to a point where the old road from Herbert shire Colliery diverges from the existing Burgh Boundary, thence southwards to a point on the south side of Denny Branch Railway, thence south east along the fence on the south side of the said railway to a point where the field fence joins the railway fence just east of where the service road to