

The Edinburgh Gazette

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TUESDAY, FEBRUARY 14, 1905.

SCOTTISH OFFICE, WHITEHALL, February 11, 1905.

THE King has been pleased to issue a Warrant under His Majesty's Royal Sign Manual to the following effect':—

EDWARD, R. & I.

EDWARD THE SEVENTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith.

To all whom these Presents may concern, Greeting!

Whereas the Senators of Our College of Justice in Scotland are designated by the style and title of "Lord," by which style and title, with the prefix of "Honourable," they are commonly known and addressed during their tenure of office as Judges of the Court of Session.

And whereas doubts have arisen as to the continued use of such style and title by Senators of the College of Justice who have retired from their Judicial Office; and it is expedient to remove such doubts, and also to define and fix the style and designation of the wives of Senators of the College of Justice.

Now know ye that We, in consideration of circumstances humbly represented unto Us, and of Our Royal prerogative, proper motion, and good pleasure, have ordained and do by these Presents ordain and declare that every Senator of Our College of Justice in Scotland on his retirement shall be entitled to retain the title of "Lord," with the prefix of "Honourable," enjoyed by him as a Lord of Session.

And Our further will and pleasure is that the wife of every Senator of the College of Justice shall be entitled to assume and use the title "Lady," and to continue to use the same during the life of her husband, and after his death, so long as she remains a widow.

Given at Our Court at Buckingham Palace, the third day of February one thousand nine hundred and five, in the fifth year of Our Reign.

By His Majesty's Command.

A. GRAHAM MURRAY.

At the Court at Buckingham Palace, the 10th day of February 1905.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the "Burial Grounds (Scotland) Act, 1855," as amended by "The Secretary for Scotland Act, 1885," it was enacted that it should be lawful for His Majesty from time to time, by Order in Council, upon the Representation of the Secretary for Scotland, that a copy of an Interlocutor of a Sheriff of a County of Scotland under certain provisions of the said first-named Act had been received, in pursuance thereof, to order that no new burial ground should be opened within certain limits specified in such Order, save with the previous approval of the Secretary for Scotland (or as the case might require) that after a time mentioned in such Order burials within certain