



The Edinburgh Gazette

Published by Authority

Registered as a Newspaper

FRIDAY, JULY 25, 1958

Court of the Lord Lyon, Edinburgh.

24th July, 1958.

The QUEEN has been pleased to issue a Warrant under Her Majesty's Royal Sign Manual in form following, prescribing the precedence of certain personages therein specified:—

ELIZABETH R.

ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our Other Realms and Territories **QUEEN**, Head of the Commonwealth, Defender of the Faith, to Our Trusty and Well-beloved Sir Thomas Innes of Learney, Knight Commander of Our Royal Victorian Order, Advocate, Our Lyon King of Arms, **GREETING!**

WHEREAS by Warrant under the Royal Sign Manual bearing date the ninth day of March One thousand nine hundred and five Our Royal Predecessor King Edward the Seventh did ordain and declare the Scale of General Precedence in Scotland and the Scale of Precedence for Ladies in Scotland:

AND WHEREAS in the said Scales the place, position and precedence of the sons of Lords of Appeal in Ordinary (also described as Law Life Peers) and of the daughters of Lords of Appeal in Ordinary and of the wives of the aforesaid sons were defined and fixed:

AND WHEREAS We deem it expedient that for the removal of doubt the style, rank and precedence of the wives or widows of Lords of Appeal in Ordinary and of Life Peers and Life Peeresses created in exercise of the powers conferred on Us by the Life Peerages Act, 1958, and of the children of Life Peers and Life Peeresses created as aforesaid should be declared, and also that the style of the children of Lords of Appeal in Ordinary should be declared and their rank and precedence in Scotland should be altered:

NOW KNOW YE that We do hereby revoke and altogether make void so much of the aforesaid Scale of General Precedence in Scotland and Scale of Precedence for Ladies in Scotland as define and fix the place, position and precedence of the sons of Lords of Appeal in Ordinary and of the daughters of Lords of Appeal in Ordinary and of the wives of the aforesaid sons:

AND DO DECLARE Our Will and Pleasure that the wife of a Lord of Appeal in Ordinary created before or after the date of these presents and not otherwise entitled to sit and vote in the House of Lords and the wife of a Life Peer created in exercise of the powers conferred on Us

by the Life Peerages Act, 1958, and not otherwise entitled as aforesaid and the widow of any such Lord of Appeal or Life Peer so long as she remains his widow shall have and enjoy on all occasions the same style, rank, precedence rights and privileges as the wives or widows of hereditary barons of Our United Kingdom in accordance with the date of the appointment of her husband as a Lord of Appeal in Ordinary or his creation as a Life Peer as the case may be:

AND WE DO DECLARE Our further Will and Pleasure that the children of any such Lord of Appeal in Ordinary or any such Life Peer as aforesaid or any Life Peeress created in exercise of the powers aforesaid may have and enjoy on all occasions the same style and title as the children of hereditary barons of Our United Kingdom with rank and precedence among the children of the said hereditary barons in accordance with the date of the appointment of their father as a Lord of Appeal in Ordinary or of the creation of their father as a Life Peer or of their mother as a Life Peeress respectively

OUR WILL AND PLEASURE therefore is that you Our Lyon King of Arms to whom cognisance of matters of this nature in Scotland doth properly belong, do see this Order observed and kept and do cause the same to be recorded in the Lyon Office to the end that Our Officers of Arms there and all other person or persons may take due notice and have knowledge thereof; and for so doing this shall be your Warrant.

Given at Our Court at St James the eighteenth day of July, 1958, in the Seventh year of Our Reign.

By Her Majesty's Command

JOHN S. MACLAY.

of which publication is hereby made.

THOMAS INNES OF LEARNEY, LYON.

TRUNK ROADS ACT, 1946 SPECIAL ROADS ACT, 1949

THE Secretary of State gives notice that he has made "The Aberdeen-Huntly-Fochabers Trunk Road (Waterside, Pitcaple, Improvement) Order, 1958," under section 14 of the Special Roads Act, 1949, as read with the Transfer of Functions (Roads, Bridges and Ferries) Order, 1955, which trunk road Order provides for the stopping up of a longitudinal section of the Aberdeen-Huntly-Fochabers Trunk Road near Waterside Farm, Pitcaple, in the County of Aberdeen.