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FRIDAY, 16th AUGUST 1974

Scottish Home and Health Department, St. Andrew's House, Edinburgh, EH1 3DE.

The QUEEN has been graciously pleased to appoint the Very Reverend Professor John McIntyre, M.A., B.D., D.Litt., D.D., to be Dean of the Most Ancient and Most Noble Order of the Thistle in the room of the Very Reverend Henry Charles Whitley, C.V.O., M.A., Ph.D., D.D., retired upon the completion of his tenure of Office.

The Appointment to date from the 1st August 1974.

SPECIAL ROADS ACT 1949 ROADS (SCOTLAND) ACT 1970 THE HUNTLY BYPASS SIDE ROADS AND PRIVATE ACCESSES ORDER

THE Secretary of State gives notice that he has made orders for constructing, improving and stopping up side roads, including private accesses, near the Burgh of Huntly in the County of Aberdeen.

A copy of the Orders the titles of which are "The Aberdeen-Huntly-Fochabers Trunk Road (Huntly Bypass Side Roads) Order 1974" and "The Aberdeen-Huntly-Fochabers Trunk Road (Huntly Bypass Aberdeen-Huntly-Fochabers Trunk Road (Huntly Bypass Aberdeen-Huntly-Fochabers Orders Aberdeen-Huntly-Fochabers Orders Aberdeen-Huntly-Fochabers Orders (Huntly Bypass Aberdeen-Huntly-Fochabers Aberdeen-Huntly-Fochabers (Huntly Bypass Aberdeen-Huntly-Fochabers) Orders (Huntly Bypass Aberdeen-Huntly-Fochabers Aberdeen-Huntly-Fochabers Aberdeen-Huntly-Fochabers Aberdeen-Huntly-Fochabers (Huntly Bypass Side Roads) Order 19/4" and "The Aberdeen-Huntly-Pocnabers Trunk Road (Huntly Bypass) (Stopping up of Private Accesses) Order 1974" have been deposited at the offices of the Scottish Development Department, 43 Jeffrey Street, Edinburgh and at Aberdeen County Council Area Office, 27 Duke Street, Huntly, and may be seen there at all reasonable hours.

Any person aggrieved by the Order and desiring to question Any person aggrieved by the Order 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 on the grounds that any requirement of the said Act of 1949, or of any regulations made thereunder, have not been complied with in relation to the Order may within 6 weeks of 16th August 1974 apply to the Court of Session for the suspension or quashing of the Order or of any provision contained therein.

Any owner and tenant of property likely to be affected by the Order may obtain an explanatory leaflet on application to the Department; the District Valuer, 3 Exchequer Row, Aberdeen, or Aberdeen County Council.

J. KEELEY, Assistant Secretary.

Scottish Development Department.

30th July 1974.

HOME OFFICE WIRELESS TELEGRAPHY ACT 1949

To all holders of Amaicur (Sound Mobile) Licence C and Amateur (Sound Mobile) Licence D

THE Secretary of State for the Home Department hereby gives notice that on and from the 16th day of August 1974 all licences as amended from time to time of the above mentioned types granted by him on and before the 15th day of August 1974 shall be read, construed and take effect as if:—

- 1. Paragraph 1(2) thereto was deleted and replaced by:
- 1(2) Limitations. The foregoing licence to establish and use the Station is subject to the following limitations:-
 - (a) The Station shall not be established or used on the sea or within any estuary, dock or harbour.
 - (b) The Station shall be used only with emissions which are of the classes specified in the Schedule hereto and are within the frequency bands specified in the Schedule hereto in relation to those respective classes of emission, and with a power not exceeding that specified in the Schedule hereto in relation to the class of emission and frequency band in use at the time.
 - (c) The Station shall be operated only by the Licensee personally.
 - (d) Except as provided in Clause 9(2) hereof signals in morse code shall be sent at a speed not greater than 20 words per minute.

- (e) Messages shall not be broadcast to amateur stations in general, but shall be sent only to (i) amateur stations with which communication is established separately and singly, or (ii) groups of particular amateur stations provided that communication is first established separately and singly with each station in any such group.
- When the Station is used for the purpose of sending messages by the type of transmission known as Radio Teleprinter (RRTY) it shall be used only with International Telegraph Code No. 2 (5-Unit Start-Stop) and with speeds of transmission of 45.5 or 50 bauds.
- No message which is grossly offensive or of an indecent or obscene character shall be sent.
- 2. Paragraph 6(d) thereto was deleted and replaced by:
- 6(d) Time of cessation of last transmission from the Station.
- 3. In the Schedule thereto, the Footnote No.'s relating to the 1.8-2 MHz, 144-145 MHz and 24,000 - 24,050 MHz bands were deleted and replaced by "1" and "8", "4" and "7" respectively, and, the following additional paragraph inserted under "Footnotes".
- 8. The type of transmission known as Radio Teleprinter (RTTY) may not be used in this band.

Dated this 6th day of August 1974.

E. R. EMERY, Principal on behalf of The Secretary of State for the Home Department.

HOME OFFICE

WIRELESS TELEGRAPHY ACT 1949

To all holders of Amateur (Sound) Licence C and Amateur (Sound) Licence D

THE Secretary of State for the Home Department hereby gives notice that on and from the 16th day of August 1974 all licences as amended from time to time of the above mentioned types granted by him on and before the 15th day of August 1974 shall be read, construed and take effect as if:—

- 1. Paragraph 1(1)(a)(iii) thereto was deleted and replaced by: 1(1)(a)(iii) any premises (hereinafter called "the alternative premises") provided that at least 7 days before the Station is established at the alternative premises notice in writing of the postal address of the alternative premises is given to the General Manager of the Post Office Telephone Area in which the alternative premises are situate or, in the case of the Channel Islands to the Director of the Telecommunications Board of the appropriate Bailiwick. The said General Manager or Director shall also be notified in writing when the Station is no longer established at the alternative premises.
- 2. Paragraph 1(2) thereto was deleted and replaced by:
- I(2) Limitations. The foregoing licence to establish and use the Station is subject to the following limitations:—
 - (a) The Station shall not be established or used on the sea or within any estuary, dock or harbour or in any moving vehicle, vessel or aircraft.
 - (b) The Station shall be used only with emissions which are of the classes specified in the Schedule hereto and are within the frequency bands specified in the Schedule hereto in relation to those respective classes of emission, and with a power not exceeding that specified in the Schedule hereto in relation to the class of emission and frequency band in use at the time.
 - (c) The Station shall be operated only by the Licensee personally.
 - (d) Except as provided in Clause 9(2) hereof signals in morse code shall be sent at a speed not greater than 20 words per minute.
 - (e) Messages shall not be broadcast to amateur stations in general, but shall be sent only to (i) amateur stations with which communication is established separately and singly, or (ii) groups of particular amateur stations provided that communication is first established separately and singly with each station in any such group.

- (f) When the Station is used for the purpose of sending messages by the type of transmission known as Radio Teleprinter (RTTY) it shall be used only with International Telegraph Code No. 2 (5-Unit Start-Stop) and with speeds of transmission of 45.5 or 50 bauds.
- No message which is grossly offensive or of an indecent or obscene character shall be sent,
- 3. Paragraph 6(d) thereto was deleted and replaced by:
- 6(d) Time of cessation of last transmission from the Station,
- 4. In the Schedule thereto, the Footnote No.'s relating to the 1.8-2 MHz, 144-145 MHz and 24,000 - 24,050 MHz bands were deleted and replaced by "1" and "8", "4" and "7" respectively, and, the following additional paragraph insented under "Footnotes".
- 8. The type of transmission known as Radio Teleprinter (RRTY) may not be used in this band.

Dated this 6th day of August 1974.

E. R. EMERY, Principal on behalf of The Secretary of State for the Home Department,

SCHEME T5/1974

NOTE: The Scheme which follows this Note has been made under Section 28 of the Post Office Act 1969 and will come into operation on 3rd September 1974. It amends the Post Office Telephone Scheme 1972 (Post Office Scheme T3/1972) as amended. Some tax inclusive coinbox call charges are reduced in consequence of the reduction in VAT.

(This Note is not part of the Scheme)

THE POST OFFICE TELEPHONE AMENDMENT (No. 6) SCHEME 1974

... 15th August 1974 Made ... Coming into operation 3rd September 1974

The Post Office, by virtue of the powers conferred upon it by Section 28 of the Post Office Act 1969, and of all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement, Citation and Extent

- 1.—(1) This Scheme shall come into operation on the 3rd day of September 1974 and may be cited as the Post Office Telephone Amendment (No. 6) Scheme 1974 (Post Office Scheme T5/1974).
- (2) This Scheme shall apply and extend to the United Kingdom and the Isle of Man.

Interpretation

- 2.—(1) This Scheme shall be read as one with the Telephone Scheme 1972 (Post Office Scheme T3/1972) (hereinafter called "the principal Scheme") as amended by the Post Office Telephone Amendment (No. 1A) Scheme 1973 (Post Office Scheme T1A/1973), the Post Office Telephone Amendment (No. 3 Scheme 1973 (Post Office Scheme T7/1973), the Post Office Telephone Amendment (No. 4) Scheme 1974 (Post Office Scheme T1/1974), and the Post Office Telephone Amendment (No. 5) Scheme 1974 (Post Office Scheme T4/1974).
- (2) The Interpretation Act 1889 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament.

Inland call charges

3. For item 2(a) of TABLE B of Part 2 of Schedule 7 to the principal Scheme, there shall be substituted the following: "2(a) does not exceed 56 kilometres ...

Charge for calls to the Republic of Ireland 4. For item 2(a) of TABLE B of Part 2 of Schedule 8 to the principal Scheme, there shall be substituted the following:

"2(a) does not exceed 56 kilometres ...

. Dated the 15th day of August 1974.

Signed on behalf of the Post Office by Ena A. Knight (a person authorised by the Post Office to act in that behalf.)

THE COMPANIES ACT 1948

NOTICE is hereby given in terms of Section 353(5) of the Companies Act 1948 (11 & 12 Geo. 6 Cap. 38) that the names of the under-mentioned Companies have this day been struck off the Register and such Companies are hereby dissolved. This list may include Companies which are being removed from the Register at their own request.

Alco Plastics (Scotland) Limited Alexander Archer Limited Boag & Herbert Limited Border Hotels Limited Brunswick Motors Limited Burns Cameron Limited Caledonian Quarries Limited C. & J. Industries (Oil) Limited City Stone Company Limited, The Clyde Valley Hotel Limited Coinin Limited Delos Business Sales Limited Garrett & Taylor Limited G.T. Racing Limited Harding & McKenzie Limited H. Mitchell & Son (Joiners) Limited Incode Systems Limited Interior Decor (Barrhead) Limited International Paints (Scotland) Limited James Bloomfield & Son Limited Jay Scott (Constructions) Limited John Kelly & Son (Kitchen Engineers, Glasgow) Limited John Kelly & Son (Kitchen Engineers, London) Limited J. S. McCarte (Roofing) Limited Kilbarchan Heating Engineers Limited Milmo Electronics Limited M. Joyce Construction Company Limited Murray Reid and Partners Limited R. & R. Clark (Engineers) Limited Rhomtuft Limited Sklair Bros. Limited S.U.S. Educational Association Limited Television & Communications (Scotland) Limited Wendmoor Limited

Exchequer Office, Edinburgh, EH2 3DJ. 16th August 1974. J. B. I. McTavish, Registrar of Companies.

THE COMPANIES ACT 1948

NOTICE is hereby given in terms of Section 353(3) of the Companies Act 1948 (11 & 12 Geo. 6, Cap. 38) that, at the expiration of three months from the date hereof, the names of the undermentioned Companies will, unless cause is shown to the contrary be struck off the Register, and the Companies will be dissolved. This list may include Companies which are being removed from the Register at their own request.

A. H. Muir (Properties) Limited A. J. McQuarrie and Company Limited Annfield Garage Limited Appleton Property Improvement Company (Dumfries) Limited, The Ayrmetricon Limited Castle Catering Equipment (Service) Limited Comosear Limited Francis Craigmile & Sons Limited Geo. Duncan (Commission Agents) Limited Hayner Construction Limited John Massey Limited Malvern Restaurant (Glasgow) Limited Mansewood Motors (Glasgow) Limited Mellness Property Company Limited North British Computer Services and Systems, Limited Paterson & Son (Oils) Limited Patfield & Russell Limited Preston & Buchanan Limited R. Imrie, Construction Limited R. J. Robertson & Company (Tilefixers) Limited Saltire Investments (Glasgow) Limited Thomas Connor & Company Limited

Exchequer Office, Edinburgh, EH2 3DJ. 16th August 1974. J. B. I. McTavish, for Registrar of Companies.

HERRING INDUSTRY BOARD DIRECTION No. 3/74

THE Herring Industry Board by virtue of the powers vested in them by the Herring Industry Scheme 1951 hereby make the following Direction:—

Between the 2nd day of September 1974 and the 29th day of March 1975 (both dates inclusive) no person shall sell or buy herring on a first sale at sea nor transport herring to land and sell on a first sale at places in the Outer or Inner Hebrides or on the west coast of the mainland of Scotland north of Crinan other than Oban, Mallaig, Ullapool, Uig, Stornoway and Loch Boisdale; provided that this Direction shall not apply in respect of (i) herring landed by vessels not exceeding 35 feet in length overall where the quantity landed on any day by any such vessel is not more than 18 units of 100 kg. or (ii) herring comprised in a vessel's catch of sea fish and not exceeding 10% by weight of that catch.

For the purpose of this Direction "to land" shall mean discharge on to a quay or on to a vessel.

By order of the Herring Industry Board.

Dr. W. L. Lyon Dean, Chairman,

10 Young Street, Edinburgh, EH2 4JQ.

12th August 1974.

STATEMENT showing the QUANTITIES SOLD and AVERAGE PRICES of BRITISH CORN per ton, of 2240 Imperial Standard pounds computed from the Returns received by the Department of Agriculture and Fisheries for Scotland in the week ended 8th August 1974, pursuant to the Corn Returns Act 1882, the Corn Sales Act 1921, the Agriculture (Miscellaneous Provisions) Act 1943, the Agriculture (Miscellaneous Provisions) Act 1954, the Agriculture Act 1970, and the Agriculture (Miscellaneous Provisions) Act 1954, the Agriculture Act 1972.

| British Corn | Quantity Sold | Average Price per ton | | | |
|------------------------------------|---------------|-----------------------|--|--|--|
| | Tons | £ | | | |
| WHEAT (other than denatured) WHEAT | 200 | 59.50 | | | |
| (denatured) | · | | | | |
| BARLEY | 785 | 54.61 | | | |
| OATS | 28 | 52.00 | | | |
| Rye | | | | | |
| MAIZE | | | | | |

Note:—The above statement is based on returns received from 41 prescribed areas in Scotland in the week ended 8th August 1974. The prices represent the average for all sales returned in these areas between growers and merchants during the week ended 1st August 1974.

C. PAGE for D. FRASER.

Department of Agriculture and Fisheries for Scotland, Chesser House, Gorgie Road, Edinburgh, EH11 3AW.

DISEASES OF ANIMALS ACT 1950 THE POULTRY AND HATCHING EGGS (IMPORTATION) AMENDMENT ORDER 1974

NOTICE is hereby given that the Minister of Agriculture, Fisheries and Food and the Secretary of State acting jointly in exercise of the powers conferred by Sections 1(1), 33(1), 45, 49(1), 84(2) and (3) and 85(1) of the Diseases of Animals Act 1950 and now vested in them, as adapted to air transport by Section 11(1) of the Agriculture (Miscellaneous Provisions) Act 1954, and all other powers enabling them in that behalf, have made the following order:—

Citation, Commencement and Interpretation

1. This Order may be cited as the Poultry and Hatching Eggs (Importation) Amendment Order 1974 and shall come into operation on 19th July 1974.

2. The Interpretation Act 1889 shall apply to the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

Amendment

3. The Poultry and Hatchings Eggs (Importation) Order 1972 as amended shall be further amended by the deletion at the end of Article 3 of the following sentence:—

> "In the application of this Article to Scotland the words "other than in Northern Ireland" in Paragraph (1) shall cease to have effect ".

Copies of the Order are obtainable at Her Majesty's Stationery Office and can also be seen at the following Offices:—

> County Buildings, George IV Bridge, Edinburgh. City Chambers, High Street, Edinburgh.

County Buildings, Haddington, East Lothian.

County Buildings, Linlithgow, West Lothian. County Offices, Duns, Berwickshire.

County Buildings, Newtown St. Boswells, Roxburghshire.

County Buildings, Peebles.

A. A. L. Evans, County Clerk, Midlothian County Council.

(also signing on behalf of the City of Edinburgh and the Counties of Berwick, East Lothian, Peebles, Roxburgh, Selkirk and West Lothian).

THE NORTH OF SCOTLAND WATER BOARD

The North of Scotland Water Board (Burn of Laxobigging) Water Order 1974

NOTICE is hereby given in terms of Paragraph 3 of Part I of the First Schedule to the Water (Scotland) Act 1946 that the North of Scotland Water Board have made application to the Secretary of State for an Order by him under the powers conferred on him by Sections 21(2) and 44(1) of the Water (Scotland) Act 1946 as amended by the Water (Scotland) Acts 1949 and 1967 and have submitted the draft of the Order which they desire him to make.

The Order authorises the Board to acquire right to take and abstract water from the Burn of Laxobigging in the Parish of Delting and County of Zetland.

A copy of the draft Order known as "The North of Scotland Water Board (Burn of Laxobigging) Water Order 1974" the plans relative thereto and a Written Statement may be inspected in the Offices of the subscriber during normal office hours for a period of 28 days from 16th August 1974 being the date of the first publication of this notice. A notice explaining the effect of the Order applied for may be seen in the editions of the Shetland Times of 16th and 23rd August 1974.

Copies of the draft Order may be obtained from the subscriber at a cost of 5p.

R. H. Stevenson, Clerk to the Board.

County Offices, Wick. August 1974.

THE NORTH OF SCOTLAND WATER BOARD

The North of Scotland Water Board (Burn of Channerwick) Water Order 1974

NOTICE is hereby given in terms of Paragraph 3 of Part I of the First Schedule to the Water (Scotland) Act 1946 that the North of Scotland Water Board have made application to the Secretary of State for an Order by him under the powers conferred on him by Sections 21(2) and 44(1) of the Water (Scotland) Act 1946 as amended by the Water (Scotland) Acts 1949 and 1967 and have submitted the draft of the Order which they desire him to make.

The Order authorises the Board to acquire right to take and abstract water from the Burn of Channerwick in the Parish of Dunrossness and County of Zetland.

A copy of the draft Order known as "The North of Scotland Water Board (Burn of Channerwick) Water Order 1974", the plans relative thereto, and a Written Statement may be inspected in the offices of the subscriber and at the Board's Area Office at Fort Road, Lerwick, during normal office hours for a period of 28 days from 16th August 1974. A notice explaining the effect of the Order applied for may be seen in the editions of the Shetland Times of 16th and 23rd August 1974.

R. H. Stevenson, Clerk to the Board.

County Offices, Wick. August 1974.

THE NORTH OF SCOTLAND WATER BOARD

The North of Scotland Water Board (Heldale Water) Water Order 1974

NOTICE is hereby given in terms of Paragraph 3 of Part I of the First Schedule to the Water (Scotland) Act 1946 that the North of Scotland Water Board have made application to the Sccretary of State for an Order by him under the powers conferred on him by Sections 21(2) and 44(1) of the Water (Scotland) Act 1946 as amended by the Water (Scotland) Acts 1949 and 1967 and have submitted the draft of the Order which they desire him to make.

The Order authorises the Board to acquire right to take and abstract water from Heldale Water in the Parish of Walls and Flotta, Island of Hoy and County of Orkney.

A copy of the draft Order known as "The North of Scotland Water Board (Heldale Water) Water Order 1974" the plans relative thereto and a Written Statement may be inspected in the offices of the subscriber and at the Board's Area Office at Great Western Road, Kirkwall during normal office hours for a period of 28 days from 15th August 1974. A notice explaining the effect of the Order applied for may be seen in the editions of The Orcadian on 15th and 22nd August 1974,

R. H. STEVENSON, Clerk to the Board.

County Offices, Wick. August 1974.

> TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1972

> THE CORPORATION OF THE CITY OF GLASGOW THE CITY OF GLASGOW DEVELOPMENT PLAN THE CITY OF GLASGOW DEVELOPMENT PLAN AMENDMENT No. 3, 1974

KELVIN WALKWAY

NOTICE is hereby given that, on the 9th day of August 1974, the Secretary of State amended the above Development Plan.

A certified copy of the Development Plan as amended by the Secretary of State has been deposited in the Town Clerk's Office (Room 36), City Chambers, Glasgow and is available for inspection by the public free of charge between the hours of 9 a.m. and 4.30 p.m. on Mondays to Fridays inclusive.

The amendment relates to proposals for alterations or additions submitted by the planning authority. The proposals dealt with in the amendment comprise seventeen areas of land along the banks of the River Kelvin.

The amendment to the Development Plan became operative as from the 16th day of August 1974, but if any person aggrieved by the amendment 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 1972, 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 6 weeks from the 16th day of August 1974, make an application to the Court of Session.

Dated this 16th day of August 1974.

J. F. FALCONER, Town Clerk

City Chambers, Glasgow.

TOWN AND COUNTRY PLANNING (SCOTLAND ACT 1972

THE CORPORATION OF THE CITY OF GLASGOW THE CITY OF GLASGOW DEVELOPMENT PLAN THE CITY OF GLASGOW DEVELOPMENT PLAN AMENDMENT No. 4, 1974

GROUND, AT GALLOWGATE/CROWNPOINT ROAD

NOTICE is hereby given that, on the 9th day of August Plan. the Secretary of State amended the above Development Plan.

A certified copy of the Development Plan as amended by the Secretary of State has been deposited in the Town Clerk's Office (Room 36), City Chambers, Glasgow and is available for inspection by for inspection by the public free of charge between the hours of 9 a.m. and 4.30 p.m. on Mondays to Fridays inclusive

The amendment relates to proposals for alterations or additions submitted by the planning authority. The proposals dealt with in the amendment comprise an area at Gallowgate/Abercromby Street/Crownpoint Road/David Street, within the Gallowgate Outline Comprehensive Development Area.

The amendment to the Development Plan became operative as from the 16th day of August 1974, but if any person aggrieved by the amendment 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 1972, 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 6 weeks from the 16th day of August 1974, make an application to the Court of Session.

Dated this 16th day of August 1974.

J. F. FALCONER, Town Clerk.

City Chambers, Glasgow.

COUNTY COUNCIL OF THE COUNTY OF LANARK TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1972

NORTHERN AND SOUTHERN AREAS PART DEVELOPMENT PLAN AMENDMENT AT GARTCOSH

NOTICE is hereby given that proposals for an alteration to the above Development Plan (hereinafter referred to as "the proposals") were submitted to the Secretary of State on the 7th day of August 1974. The proposals relate to land compnsing some 2.5 hectares of land situated to the east of Lochend Road between Johnston Road and Woodend Avenue.

Certified copies of the proposals as submitted have been deposited for inspection by the public at the County Planning Office, County Buildings, Hamilton and at the Area Office, Chryston.

Each copy of the proposals so deposited is available for inspection by the public free of charge, at the places mentioned above between the hours of 9 a.m. and 5 p.m., Monday to Thursday inclusive, and between the hours of 9 a.m. and 4.30 p.m. on Fridays.

Any objection or representation with reference to the proposals must be made in writing to the Secretary of State before the 1st day of October 1974. The objection or representation must state the grounds on which it is made and clearly identify the land to which it relates and should be addressed to the Secretary, Scottish Development Department, St. Andrew's House, Edinburgh, EH1 3DD. Any person making such an objection or representation may, by sending to the Joint County Clerks, County Buildings, Hamilton, a request in writing, specifying therein an address for service, require the Joint County Clerks to serve him with a copy of the eventual amendment of the Development Plan.

Dated this 16th day of August 1974.

GEO. CARLTON,
JOHN FRASER,
Joint Clerks to the
Local Planning Authority.

County Buildings, Hamilton.

TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972

THE CORPORATION OF THE CITY OF GLASGOW
THE CITY OF GLASGOW DEVELOPMENT PLAN
THE CITY OF GLASGOW DEVELOPMENT PLAN
AMENDMENT No. 5, 1974

NOTICE is hereby given that, on the 9th day of August 1974, the Secretary of State amended the above Development Plan.

A certified copy of the Development Plan as amended by the Secretary of State has been deposited in the Town Clerk's Office (Room 36), City Chambers, Glasgow and is available for inspection by the public free of charge between the hours of 9 a.m. and 4.30 p.m. on Mondays to Fridays inclusive.

The amendment relates to proposals for alterations or additions submitted by the planning authority. The proposals dealt with in the amendment comprise:—

- 1. An Area at Camus Place, G15
- 2. An area at Barrhead Road, G53
- 3. An area at Househillmuir Road, G53
- 4. An area at Dorchester Place, G12
 5. An area at Lauderdale Gardens, G12
- 6. An area at Kilmun Street, G20
- 7. An area at Napiershall Street, G20
- 8. An area at Cathcart Road/Calder Street, G42
- 9. An area at Crompton Avenue, G44
- 10. An area at Hanson Street, G3111. An area at Eastburn Road/Lamont Road, G21
- 12. Areas at Forge Street, G21
- 13. An area at Gartcraig Road/Bellrock Crescent, G33
- 14. An area at Inveresk Street/Torphin Crescent, G32
- 15. An area at Toward Road, G33
- 16. An area at Strowan Street/Blackford Crescent, G32
- 17. Areas at Gartloch Road/Craigievar Street, G33

The amendment to the Development Plan became operative as from the 16th day of August 1974, but if any person aggrieved by the amendment 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 1972, 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 6 weeks from the 16th day of August 1974, make an application to the Court of Session.

Dated this 16th day of August 1974.

J. F. FALCONER, Town Clerk.

City Chambers, Glasgow.

COUNTY COUNCIL OF ANGUS EXTENSION OF ANGUS SPECIAL LIGHTING DISTRICT

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 Angus at their meeting on Thursday, 25th July 1974, resolved to extend the bound-daries of the Angus Special Lighting District so as to include therein Burnside of Duntrune in the Parish of Murroes.

The full terms of the resolution and the relative Ordnance Maps illustrating the boundaries of the additional areas may be inspected at the County Buildings, Forfar, between the hours of 10 a.m. and 4 p.m. on week days other than Saturdays from 16th August 1974 to 5th September 1974.

IAN A. MACKNIGHT, County Clerk.

County Buildings, Forfar.

9th August 1974.

ROYAL BURGH OF ARBROATH

The Royal Burgh of Arbroath (Regulation of Traffic) (High Street) (Partial Revocation) Amendment Order 1974

THE Town Council on 12th August 1974 made the abovementioned Order under Section 1 of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968.

The Order which comes into force on 16th August 1974 revokes that part of the Burgh of Arbroath (Regulation of Traffic) (Various Streets) (No. 1) Order 1967 which restricts waiting on the west side of High Street, Arbroath ex. adverso the Town House.

A copy of the Order is available for inspection at the Town House, High Street, Arbroath during normal office hours.

R. ROBERTSON, Town Clerk.

Town House, Arbroath.

ROYAL BURGH OF ARBROATH

The Royal Burgh of Arbroath (Various Streets)
(Traffic Regulation) Order 1974

THE Town Council on Monday, 12th August 1974 made the above-mentioned Order under Section 1 of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968.

When this Order comes into effect on Sunday, 6th October 1974:—

- 1. Vehicular Traffic under exception of road cleansing vehicles used between 8.30 a.m. and 5 p.m. shall not proceed on the roads specified in Column 1 of the Schedule hereto otherwise than in the direction specified in Column 2 thereof.
- 2. Vehicular Traffic in any of the roads specified in Column 3 of the said Schedule shall not enter the roads specified in relation thereto in the same line of Column 4 thereof.

A copy of the Order may be inspected at the Town House, High Street, Arbroath during normal office hours.

R. ROBERTSON, Town Clerk.

Town House, Arbroath.

SCHEDULE

Column 1 Column 2 Gravesend (between Market South to North Place and Applegate) Commerce Street (between Brothock Bridge and High West to East Street) High Street (between Commerce Street and Lady-

bridge Street) High Street (from its junction with Kirk Square to its junction with Lordburn)

Ladybridge Street (between High Street and Marketgate)

Abbey Path

Column 3

High Street — North of Lordburn Junction

Marketgate High Street High Street

North to South

South to North

East to West West to East

Allan Street

Column 4 High Street — South of Lordburn Junction Ladybridge Street Applegate

ROYAL BURGH OF ARBROATH

The Royal Burgh of Arbroath (Various Streets) (Prohibition and Restriction of Waiting and Traffic Regulation) Order 1974

THE Town Council on 12th August 1974 made the abovementioned Order under Sections 1(1), (2) and (3) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968. When this Order comes into effect on Friday, 16th August 1974 vehicles will be prohibited, subject to certain exceptions from (a) waiting at any time in the lengths of road specified in Part I of the Schedule hereto; (b) waiting between the hours of 9 a.m. and 6 p.m. Mondays to Saturdays inclusive in the lengths of road specified in Part II of said Schedule; and (c) proceeding on that length of road specified in Part III of said Schedule.

A copy of the Order may be inspected at the Town House, High Street, Arbroath during normal office hours.

R. Robertson, Town Clerk.

Town House, Arbroath.

SCHEDULE

PART I

Roads Where Waiting Prohibited At All Times

Keptie Street

South Side—From the east kerb line of Addison Place eastwards for a distance of 240 feet. From the west kerb line of Addison Place westwards for a distaance of 45 feet.

North Side—From the east kerb line of Lochlands Street eastwards for a distance of 53 feet. From the west kerb line of Lochlands Street westwards for a distance of 244 feet.

Addison Place

West Side—From the south kerb line of Keptie Street southwards for a distance of 45 feet.

East Side—From the south kerb line of Keptie Street southwards for a distance of 45 feet.

Lochlands Street

West Side-From the north kerb line of Keptie Street northwards for a distance of 45 feet. From the south kerb line of Cairnie Street southwards for a distance of 45 feet.

East Side—From the north kerb line of Keptie Street northwards for a distance of 45 feet. From the south kerb line of Cairnie Street southwards for a distance of 45 feet.

Cairnie Street

South Side-From the east kerb line of Lochlands Street eastwards for a distance of 45 feet. From the west kerb line of Lochlands Street westwards for a distance of 45 feet.

Gravesend

East Side-From the north kerb line of Applegate northwards for a distance of 45 feet. From the south kerb line of Applegate southwards for a distance of 45 feet.

West Side-From the north kerb line of Park Street northwards for a distance of 45 feet. From the south kerb line of Park Street southwards for a distance of 45 feet.

Park Street

South Side-From the west kerb line of Gravesend westwards for a distance of 62 feet.

North Side—From the west kerb line of Gravesend westwards for a distance of 66 feet.

Applegate

South Side—From the east kerb line of Gravesend eastwards for a distance of 45 feet.

North Side—From the east kerb line of Gravesend eastwards for a distance of 45 feet.

PATT II

Roads Where Waiting Prohibited between 9 a.m. and 6 p.m. Mondays to Saturdays Inclusive

Gravesend

East Side—From a point 45 feet south of the south kerb line of Applegate southwards for a distance of 204 feet.

West Side—From a point 45 feet south of the south kerb line of Park Street southwards for a distance of 191 feet.

PART III

St. Mary Street from its junction with Keptie Street northwards for a distance of eleven metres.

THE COUNTY COUNCIL OF THE COUNTY OF LANARK

THE ROADS (SCOTLAND) ACT 1970

NOTICE is hereby given that the County Council of the County of Lanark, the highway authority for the said County under the Roads (Scotland) Act 1970, propose to make an Order under Section 12 of the said Act stopping up the section of road described in the Schedule hereto. The title of the Order will be "The County Council of the County of Lanark (Stane Road, Shotts) Stopping Up Order 197-".

A copy of the Order and of the plan referred to therein showing the section of the road may be inspected without payment of fee at the office of the County Clerk (First Floor), County Buildings, Hamilton and the Council's Area Office, Station Road, Shotts between the hours of 9 a.m. and 4 p.m., Monday to Friday, inclusive.

Any person may, within 28 days from the date of first publication of this Notice, object to the making of the Order by notice in writing to the Secretary, Scottish Development Department, 43 Jeffrey Street, Edinburgh, EH1 1DL stating the grounds of objection. A copy of any objection lodged should be sent to the County Clerk, County Buildings, Hamilton, ML3 0AA.

Section 12(4)(b) of the Act provides that if no objection to the Order is made to the Secretary of State within the aforesaid period of 28 days the local highway authority may confirm the Order.

Dated the 9th day of August 1974.

GEO. CARLTON, JOHN FRASER, Joint County Clerks.

County Buildings, Hamilton, ML3 0AA.

SCHEDULE

That Section of Stane Road, Shotts shown zebra hatched on the pian annexed to the Order, extending from the junction of the East and West Highway (A.71) north-westwards for a distance of Eighty metres.

COUNTY COUNCIL OF THE COUNTY OF RENFREW
THE COUNTY COUNCIL OF THE COUNTY OF
RENFREW (GILMOUR STREET, EAGLESHAM)
(PROHIBITION AND RESTRICTION OF WAITING)
ORDER 1974

- 1. THE County Council of the County of Renfrew propose to make an Order under Sections 1(1), (2) and (3) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968.
- 2. When this Order comes into effect vehicles must not be left on any day between 8 a.m. and 10 p.m. on the sections of the roads described in the Schedule hereto.
- 3. Exceptions will permit waiting for the purposes of taking up and setting down passengers, loading or unloading goods and in connection with disabled drivers.
- 4. Full details of these proposals are in the draft Order which, together with a map showing the restricted lengths of road and a statement of the Council's reasons for proposing to make the Order, may be examined at the County Clerk's Department, County Buildings, Paisley, and First District Council Offices, 295 Fenwick Road, Giffnock, during normal office hours.
- 5. Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the undersigned to arrive by 9th September 1974.

R. C. MITCHELL, County Clerk.

County Buildings, Paisley.

12th August 1974.

SCHEDULE

Gilmour Street

Road

From the junction of Montgomery Both Street northwards to a point 40 yards (36 metres) or thereby north of the junction of Polnoon Street.

Gilmour Street

From the junction of Montgomery Both Street southwards for a distance of 33 yards (30 metres) or thereby.

Montgomery Street

From the junction of Gilmour North Street south westwards to a point 40 yards (36 metres) or thereby south west of the junction of Montgomery Square.

Montgomery Street

From the junction of Gilmour South Street south westwards for a distance of 50 yards (45 metres) or thereby.

Cheapside Street

From the junction of Gilmour North Street north eastwards for a distance of 66 yards (60 metres) or thereby.

Cheapside Street

From the junction of Gilmour South Street north eastwards for a distance of 15 yards (14 metres) or thereby.

Polnoon Street

From the junction of Gilmour Both Street south westwards for a distance of 30 yards (27 metres) or thereby.

H. BAXTER (LINLITHGOW) LIMITED (In Members' Voluntary Liquidation)

Motice is hereby given that, at an Extraordinary General Meeting of H. BAXTER (LINLITHGOW) LIMITED, held West Lothian, a Special Resolution was passed in the following letters:

"That the Company be wound up voluntarily, and that ROBERT DAVID DARLING, C.A., of 64 Queen Street, Edinburgh, EH2 4ND be and he is hereby appointed Liquidator for the purposes of such winding up."

HENRY BAXTER, Chairman.

Aldersyde, Falkirk Road, Linlithgow, West Lothian.

H. BAXTER (LINLITHGOW) LIMITED

(In Members' Voluntary Liquidation)

I, ROBERT DAVID DARLING, C.A., 64 Queen Street, Edinburgh, EH2 4ND hereby give notice that I have been appointed Liquidator of H. BAXTER (LINLITHGOW) LIMITED by a Resolution of the Company dated 9th August 1974.

R. D. DARLING, Liquidator.

In the Matter of BOYLE TRAVEL AGENCY LIMITED and

In the Matter of The Companies Act 1948

NOTICE is hereby given, in pursuance of Sections 290 and 341(1)(b) of the Companies Act 1948, that a General Meeting of the above-named Company will be held at 2 Holmbrae Avenue, Uddingston, Glasgow on Thursday the 26th day of September 1974 at 10 o'clock in the forenoon, for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of. A member entitled to attend and vote at the above meeting may appoint a proxy or proxies to attend and vote instead of him. A proxy need not be a member of the Company.

Dated this 15th day of August 1974.

Benjamin C. Meggs, A.C.C.A., Liquidator.

COMPUTATYPE (U.K.) LIMITED

ON 12th August 1974, a Petition was presented to the Sheriff Court of Inverness, Moray, Nairn and Ross and Cromarty at Fort William by COMPUTATYPE (U.K.) LIMITED, a Company incorporated under the Companies Acts and having its Registered Office at Fort William, Inverness-shire, for an Order that the said Computatype (U.K.) Limited be wound up by the Court under the Provisions of the Companies Act 1948 and to appoint WILLIAM ALEXANDER BROWN, Chartered Accountant, of 122 West George Street, Glasgow, or such other person as the Court may think fit to be Provisional Liquidator of the said Company, in which Petition on 12th August 1974, the following Interlocutors were pronounced:—

"Fort William, 12th August 1974.—The Sheriff having considered the foregoing Petition, Appoints a copy thereof and of this Deliverance to be posted on the Walls of the Sheriff Court, Fort William, Appoints notice of the import of said Petition and Deliverance to be advertised once in each of the Edinburgh Gazette and Scotsman newspapers; Ordains any person interested, if they intend to show cause why the prayer of the Petition should not be granted, to lodge Answers thereto in the hands of the Sheriff Clerk at Fort William within 8 days after such posting or advertisement, under certification."

"S. SCOTT ROBINSON, Sheriff."

"Fort William, 12th August 1974.—The Sheriff having considered the foregoing Petition, and being satisfied that the paid up Share Capital of COMPUTATYPE (U.K.) LIMITED, having its Registered Office at Fort William, does not exceed £10,000 Sterling, Nominates and Appoints WILLIAM ALEXANDER BROWN, Chartered Accountant, 112 West George Street, Glasgow, to be Provisional Liquidator of the said Company in terms of the Companies Act 1948, with all the usual powers necessary for the interim preservation of the said Company's assets and particularly the powers contained in paragraphs (a), (b) and (c) of Section 245(1) of the Companies Act 1948,

and that until an Official Liquidator of the said Company is appointed or the Petition at the instance of Computatype (U.K.) Limited, Fort William, presently pending in this Court for such appointment is dismissed; Appoints the said Provisional Liquidator before entering on his duties as such to find caution to the satisfaction of the Clerk of Court for his intromissions and the proper discharge of his duties; Limits the amount of such caution to the sum of Eighty Thousand Pounds (£80,000) Sterling and Authorises the Clerk of Court to accept a Bond by The Commercial Union Assurance Company Limited, having its head office at 200 St. Vincent Street, Glasgow, as sufficient caution for that amount."

"S. SCOTT ROBINSON, Sheriff."

All of which Inmiation is hereby given.

WILLIAM J. CUTHBERT & HOGG, Solicitors, 87 High Street, Fort William. Agents for the Petitioners.

13th August 1974.

JOHN DEVINE LIMITED

(In Members' Voluntary Liquidation)

NOTICE is hereby given (pursuant to Sections 290 and 341(1)(b) of the Companies Act 1948) that a General Meeting of the members of the above-named Company will be held at 100 Wellington Street, Glasgow, G2 6DJ, on Wednesday, the 18th day of September 1974 at 11 a.m. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator.

Dated this 7th day of August 1974.

JOHN G. HUNTER, Liquidator.

In the Matter of

The Companies Act 1948

and

In the Matter of

A. F. GALT & CO. LIMITED

(In Liquidation)

NOTICE is hereby given pursuant to Section 299 of the Companies Act 1948 that a General Meeting of the Creditors of the above-named Company will be held at The Committee Room, Chamber of Commerce & Manufacturers, 20 Hanover Street, Edinburgh on Friday, 20th day of September 1974 at 12 noon to be followed at 12.15 p.m. by a General Meeting of Shareholders for the purpose of receiving an account of the Liquidators' Acts and Dealings and of the conduct of the Winding-Up to date.

Dated this 16th day of August 1974.

P. L. STEWART, G. A. WEISS,

Joint Liquidators.

L. J. HARKESS & COMPANY LIMITED

A PETITION having been presented to the Sheriff of the Lothians and Peebles at Edinburgh on 1st August 1974 by L. J. HARKESS & COMPANY LIMITED, a company incorporated under the Companies Acts and having its Registered Office at 1 West Harbour Road, Granton, Edinburgh, for an Order that it be wound up by the Court under the provisions for the Companies Act 1948, the Sheriff on said date pronounced an Interlocutor in the said Petition appointing intimation and advertisement of the Petition and allowing all parties claiming interest to lodge answers thereto, if so advised, within eight days after such intimation, service or advertisement.

Of all which intimation is hereby given.

KETCHENS & STEVENS, W.S., Solicitors for Petitioner.

57 Queen Street, Edinburgh, EH2 3PA.

McKENZIE, GRAY & MUIRHEAD (1970) LIMITED

NOTICE is hereby given pursuant to Sections 206 and 207 of the Companies Act 1948 that a Meeting of the Creditors of McKENZIE, GRAY & MUIRHEAD (1970) LIMITED will be held at the Merchant Company Hall, 18 Hanover Street, Edm. burgh on Friday, 20th September 1974 at 12 noon.

DALGLIESH & TULLO,

23 Rutland Square, Edinburgh, EH1 2BP.

In the Matter of The Companies Act 1948

and

In the Matter of SCOTTISH CORK BOBBINS LIMITED

(In Liquidation)

NOTICE is hereby given pursuant to Section 299 of the Companies Act 1948 that a General Meeting of the Creditors of the above-named Company will be held at The Committee Room, Chamber of Commerce & Manufacturers, 20 Hanover Street, Edinburgh on Friday, 20th day of September 1974 at 12.20 p.m. to be followed at 12.25 p.m. by a General Meeting of Shareholders for the purpose of receiving an account of the Liquidators' Acts and Dealings and of the conduct of the Winding-Up to date.

Dated this 16th day of August 1974.

P. L. STEWART, G. A. WEISS, Joint Liquidators.

In the Matter of
The Companies Act 1948
and
In the Matter of
SCOTTISH PREPARED PAPERS LIMITED

(In Liquidation)

NOTICE is hereby given pursuant to Section 300 of the Companies Act 1948 that a Final Meeting of the Creditors of the above-named Company will be held at The Committee Room, Chamber of Commerce & Manufacturers, 20 Hanover Street, Edinburgh on Friday, 20th day of September 1974 at 12.30 p.m. to be followed at 12.40 p.m. by a Final Meeting of Shareholders for the purpose of receiving an account of the Liquidators' Acts and Dealings and of the conduct of the Winding-Up to date.

Dated this 16th day of August 1974.

P. L. STEWART,
G. A. WEISS,
Joint Liquidators.

Ordinary Resolution

UNION INDUSTRIAL DEVELOPMENTS (GLASGOW)
LIMITED

Passed 1st August 1974

AT an Extraordinary General Meeting of the above-named Company, duly convened, and held at Carolyn House, Dingwall Road, Croydon CR9 2PL, Surrey, on the 1st day of August 1974, the subjoined Ordinary Resolution was duly passed, viz.:

RESOLUTION

"That the resignation of Mr Charles G. Clifton as Liquidator be accepted and MR JOHN HUMPHREY ARTHUR COWARD be and he is hereby appointed Liquidator for the purposes of winding-up."

The Companies Acts 1948 to 1967

Members' Voluntary Winding Up

Notice of Appointment of Liquidator

Pursuant to Section 305 of the Companies Act 1948

Pursuant to Section 305 of the Companies Act 1948

Name of Company—Union Industrial Developments (Glasgow)

Limited.

Address of Registered Office—90 Mitchell Street, Glasgow, G1 3NQ.

Liquidator's Name and Address—John Humphrey Arthur Coward, Carolyn House, Dingwall Road, Croydon, CR9 2PL, Surrey.

Date of Appointment—1st August 1974.

By Whom Appointed—Members.

JOHN H. A. COWARD, Liquidator.

Dated the 7th day of August 1974.

must be lodged on or before 15th December 1974.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

1974, within Dowells Limited, George Street, Edinburgh. A

composition may be offered at this meeting, and to entitle

creditors to the first Dividend, their oaths and grounds of debt

ALEX. P. LAIRD, S.S.C., 22 Hill Street, Edinburgh. Law Agent for Petitioners.

Sequestration of JOHN KANE

THE estates of JOHN KANE, Bankhouse Road, Lesmahagow, Lanarkshire, were sequestrated on the 13th day of August 1974 by the Sheriff of Lanarkshire at Lanark. The first deliverance is dated 25th July 1974. The meeting to elect a Trustee and Commissioners is to be held at 12 noon on Friday, 23rd August 1974 within the Library, Sheriff Court Buildings, Hope Street, Lanark. A composition may be offered at this meeting.

All future advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

M. A. MACTAGGART, Solicitor, 102 Main Street, Wishaw.

Sequestration of DAVID WALKER

THE estates of DAVID WALKER, whose last known address was 41 Marchmont Crescent, Edinburgh, were sequestrated on 15th August 1974 by the Court of Session.

The first deliverance is dated 2nd March 1973.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon on Monday, the 26th day of August

NEIL A. LARKIN, Deceased

To the Creditors and other persons interested in the succession of the deceased, NEIL A. LARKIN, who resided at Barr Mill Farm, Galston, Ayrshire.

DONALD IAN TURNER, Chartered Accountant, 90 Mitchell Street, Glasgow, G1 3NH, having been appointed by the Court of Session, Judicial Factor on the estate of the said deceased Neil A. Larkin under Section 163 of the Bankruptcy (Scotland) Act 1913, requires all the lawful creditors of the said Neil A. Larkin and other persons interested in his estate, to lodge with the Judicial Factor, the said Donald Ian Turner, within four months after the date of this notice, a statement of their claims as creditors of the deceased, or as otherwise interested in his estate, with such vouchers or other written evidence as they may have to found upon in support of their claims; in order to the same being considered and reported upon by the Judicial Factor.

DONALD I. TURNER.

90 Mitchell Street, Glasgow, G1 3NH.

16th August 1974.

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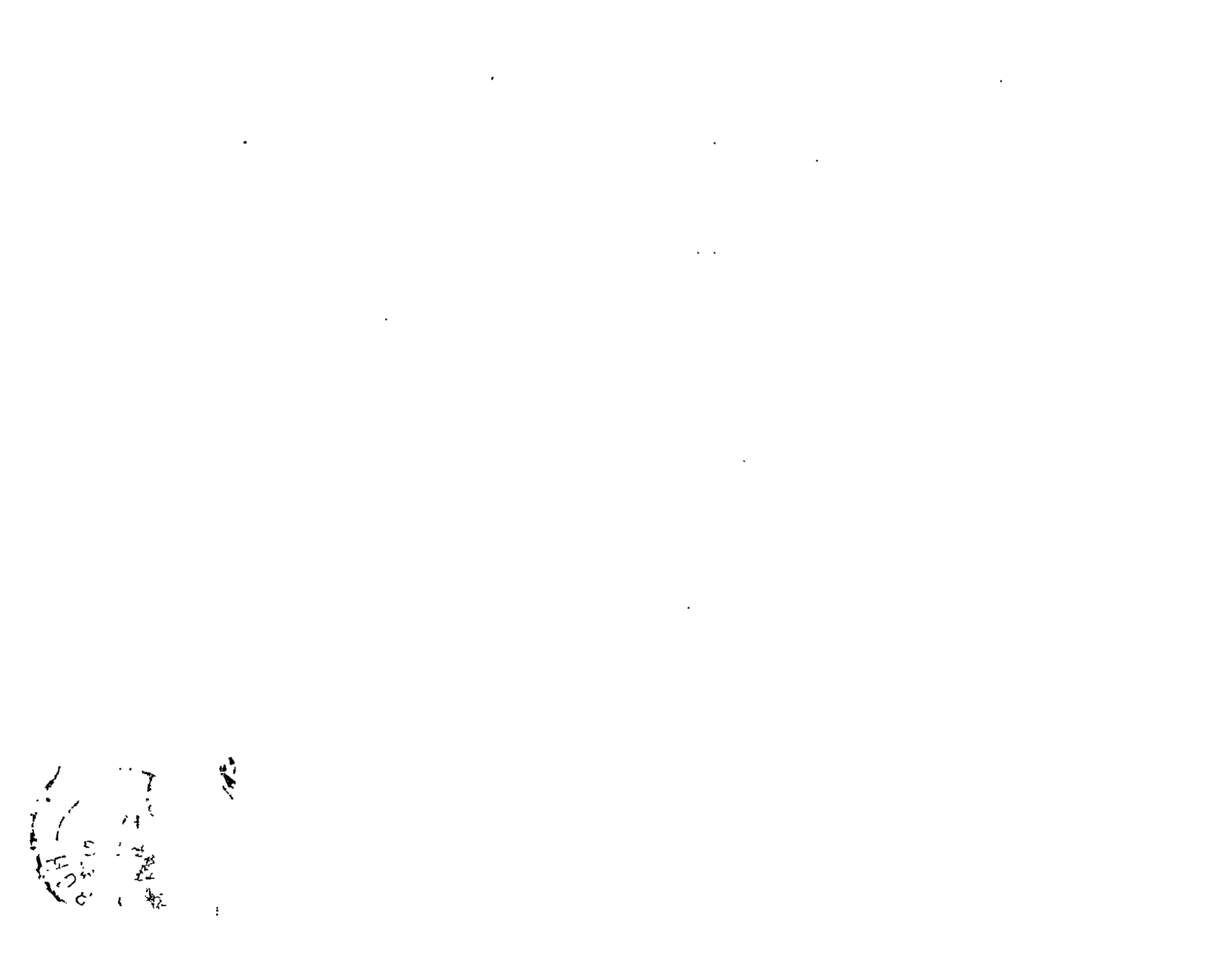
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