

[1 GEO. 6.]

*Hamilton Burgh Order  
Confirmation Act, 1937.*

[Ch. ii.]



**CHAPTER ii.**

An Act to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936 relating to Hamilton Burgh. A.D. 1937.

[9th December 1937.]

**W**HEREAS the Provisional Order set forth in the schedule hereunto annexed has been made by the Secretary of State under the provisions of the Private Legislation Procedure (Scotland) Act 1936 and it is requisite that the said Order should be confirmed by Parliament: 26 Geo. 5. & 1 Edw. 8. c. 52.

Be it therefore enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:—

1. The Provisional Order contained in the schedule hereunto annexed is hereby confirmed. Confirmation of Order in schedule.

2. This Act may be cited as the Hamilton Burgh Order Confirmation Act 1937. Short title.

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SCHEDULE.

## HAMILTON BURGH.

*Provisional Order to extend the municipal and police boundaries of the burgh of Hamilton in the county of Lanark to apply to the extended burgh the provisions of the local Acts and Orders relating to the existing burgh and to make other provisions in relation thereto and for other purposes.*

41 & 42 Vict.  
c. 51.

WHEREAS the burgh of Hamilton in the county of Lanark (hereinafter called "the burgh") is a burgh which formerly contributed to send a member to Parliament but is now included within the Hamilton parliamentary division of the county of Lanark and the provost magistrates and councillors of the burgh (hereinafter called "the Corporation") are the police public health local and road authority within the burgh under the Burgh Police (Scotland) Acts the Public Health (Scotland) Acts the Roads and Bridges (Scotland) Act 1878 the Electricity (Supply) Acts 1882 to 1936 and other public statutes and are possessed of a common good :

And whereas for the purpose of erecting houses for the working classes the Corporation have acquired or are about to acquire certain areas in extension of their housing scheme :

And whereas those areas are situate outwith the existing burgh and it is expedient that the said areas together with certain other areas lying contiguous thereto should be brought within the burgh for administrative and other purposes :

And whereas the unrepealed portions of the local Acts and Orders relating to the burgh are in force in the burgh and it is expedient that those Acts and Orders so far as not already in force within the districts annexed to the burgh by this Order should be extended to those districts :

And whereas it is expedient to confer such other powers on the Corporation and to make such other provisions in relation to the government and administration of the affairs of the burgh as are contained in this Order : A.D. 1937.

And whereas the purposes aforesaid cannot be effected without an Order confirmed by Parliament under the provisions of the Private Legislation Procedure (Scotland) Act 1936 :

Now therefore in pursuance of the powers contained in the last-mentioned Act the Secretary of State orders as follows :—

1. This Order may be cited as the Hamilton Burgh Order 1937 and the Hamilton Burgh Acts 1878 to 1934 and this Order may be cited together as the Hamilton Burgh Acts 1878 to 1937 the Hamilton Gas Acts 1846 to 1934 and the Hamilton Gas (Charges) Order 1923 and this Order may be cited together as the Hamilton Gas Acts 1846 to 1937 and the Hamilton Water Acts 1854 to 1934 and this Order may be cited together as the Hamilton Water Acts 1854 to 1937. Short title  
and  
citations.

2. This Order shall (except as otherwise provided in this Order) commence and have effect on and from the sixteenth day of May one thousand nine hundred and thirty-eight which date is hereinafter referred to as "the commencement of this Order." Commence-  
ment of  
Order.

3. In this Order unless there be something in the context repugnant to such construction the following expressions shall have the meanings hereinafter assigned to them respectively (that is to say) :— Interpreta-  
tion.

"The burgh" or "the existing burgh" means the burgh of Hamilton within the limits and boundaries thereof existing immediately previous to the commencement of this Order;

"The burgh as extended" means the existing burgh with the addition of the district annexed;

"The Burgh Police Acts" means the Burgh Police (Scotland) Acts 1892 to 1911;

"The county" means the county of Lanark;

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- “ The county council ” means the county council of the county ;
- “ The Corporation ” means the provost magistrates and councillors of the burgh ;
- “ The dean of guild court ” means the dean of guild court of the burgh ;
- “ The district annexed ” means the areas described in the First Schedule to this Order ;
- “ The district councils ” means the district councils of the fourth and fifth districts of the county ;
- “ The magistrates ” means the magistrates of the burgh and includes the provost and bailies ;
- “ The Public Health (Scotland) Acts ” means the Public Health (Scotland) Acts 1897 to 1907 and any Act amending the same.

Limits of  
burgh.

4. The municipal and police boundaries of the burgh shall be and are hereby extended to and shall include and comprehend the existing burgh and the district annexed provided that the description of boundaries contained in the First Schedule to this Order shall be subject to the rules of construction laid down in the Representation of the People Acts.

Deposit of  
map of  
burgh.

5. A map of the burgh as extended of which fourteen copies have been signed by Matthew George Fisher counsel to the Secretary of State under the Private Legislation Procedure (Scotland) Act 1936 shall within one month after the passing of the Act confirming this Order be deposited as follows (that is to say) one copy in the office of the Clerk of the Parliaments one copy in the Committee and Private Bill Office of the House of Commons one copy in the Scottish Office Whitehall London one copy with the town clerk of the burgh two copies with the sheriff clerk of the county in his offices at Glasgow and Hamilton respectively one copy with the Board of Trade one copy with the Commissioners of Customs and Excise one copy with the Ministry of Agriculture and Fisheries one copy with the Postmaster-General one copy with the Registrar-General of Births Deaths and Marriages in Scotland one copy with the Commissioners of Inland Revenue one copy with the Electricity Commissioners and one copy with the Minister of Transport If there be any discrepancy between the

boundaries as delineated on the said map and the boundaries as described in the First Schedule to this Order the said map shall be deemed to be correct and shall prevail.

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6. Nothing in this Order contained shall interfere with the election of members to serve in Parliament for the county and the county shall for parliamentary purposes remain in all respects as if this Order had not been confirmed.

Order not to affect election of members to serve in Parliament.

7. The district annexed shall be and the same is hereby for the purposes of this Order disjoined from the county and subject to the provisions of this Order all jurisdictions rights powers and authorities which previous to the commencement of this Order were exercised or exerciseable by the county council or other authority within the district annexed or any part thereof shall cease and determine with the exception of such jurisdictions rights powers and authorities (if any) as are then exercised or exerciseable by the county council or other authority within the existing burgh or any part thereof.

District annexed disjoined from county of Lanark and jurisdictions to cease.

8. The district annexed shall for all purposes be added to the existing wards in the burgh as follows (that is to say) :—

District annexed to be added to existing wards.

- (a) The portion of the district annexed described in Part I of the Second Schedule to this Order shall be added to and form part of the first ward;
- (b) The portion of the district annexed described in Part II of the said Second Schedule shall be added to and form part of the second ward;
- (c) The portion of the district annexed described in Part III of the said Second Schedule shall be added to and form part of the fifth ward;
- (d) The portion of the district annexed described in Part II of the First Schedule to this Order shall be added to and form part of the fifth ward.

9. The public and general and local and personal Acts and Orders relating to and in force in the existing burgh and all byelaws rules regulations and orders made thereunder shall except as hereinafter mentioned

Application of general and local Acts &c.

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be exercised over and be applicable to the burgh as extended. Provided that nothing in this Order shall extend the area of supply defined by the Hamilton Electric Lighting Order 1898 the Hamilton Electricity (Extension) Special Order 1930 and the Hamilton Burgh Order 1934. Provided also that the byelaws and regulations which shall be made to affect the district annexed in regard to the construction occupation use cleansing or sanitation of or any other matter affecting any existing dwelling-houses cottar houses cow byres dairy premises and sculleries milk houses piggeries dungsteads and other buildings and erections thereon or any renewals extensions or enlargements thereof shall not during the period of five years after the commencement of this Order be made in terms more onerous on owners or tenants than the byelaws and regulations in regard to such matters in force at the time in that part of the parish of Hamilton lying outwith the present burgh boundaries.

Powers of magistrates and town council &c. to apply to extended burgh.

10. The Corporation the magistrates and the dean of guild court respectively shall have possess and may exercise over the burgh as extended and the inhabitants thereof all the jurisdictions powers rights and authorities which the Corporation magistrates and dean of guild court respectively of the existing burgh possessed and exercised over the existing burgh and the inhabitants thereof whether at common law or by statute or otherwise including all powers of imposing levying and recovering rates assessments dues and charges and all rights privileges immunities and obligations enjoyed and possessed by or incumbent on the inhabitants of the existing burgh shall subject to the provisions of this Order extend and apply to the inhabitants of the burgh as extended.

Register of voters and valuation roll.

11. For the purpose of the Acts in force for the time being relating to the registration of parliamentary and local government voters and the election of town councillors for the respective wards in the burgh as extended the district annexed shall notwithstanding anything in this Order contained be deemed to be and to have always been a part of the burgh and to have been included in the wards specified in the section of this Order of which the marginal note is "District annexed to be added to existing wards" for the making up of the register of voters.

12. Subject to the provisions of this Order all mortifications endowments and trusts however constituted charitable bequests or other grants held or administered by the Corporation or the magistrates or office-bearers of the existing burgh by themselves or in conjunction with any person or persons body or bodies (but under the liabilities to which the same are legally subject) shall be held and administered by the Corporation or the magistrates or office-bearers of the burgh as extended or so many of their number to be chosen by the Corporation for that purpose as are appointed by the deeds or writings under which such mortifications endowments trusts bequests or other grants are constituted together with the other trustees also therein nominated for the purposes and with the rights powers and authorities and subject to all the conditions and provisions under and upon which the same were conveyed granted or settled by the granters or makers of such mortifications endowments trusts bequests or other grants.

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Existing trusts vested in magistrates and town council.

13. The roads streets sewers bridges foot pavements and footpaths within the district annexed shall so far as the same were vested in the county council or other public authority be transferred to and vested in and be managed maintained and repaired by the Corporation along with and in the same way and manner and to the same extent as the roads streets sewers bridges foot pavements and footpaths within the existing burgh and the county council or such other authority shall be freed and relieved of the repair and maintenance of all such roads streets sewers bridges foot pavements and footpaths so far as within the district annexed in all time coming.

Roads &c. in district annexed.

14. Nothing in this Order contained with respect to the vesting of roads streets sewers bridges foot pavements and footpaths within the district annexed shall prevent any superiors owners or other persons by whom or by whose predecessors the same shall have been formed from recovering the cost or any proportion of the cost of forming the same from feuars or other persons under any agreements made between the said parties respectively.

Saving rights in roads foot pavements footpaths sewers and drains.

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Assessments  
in district  
annexed.

15. Every rate charge and assessment authorised to be levied and collected by the county council within the district annexed but which has not been actually imposed previous to the commencement of this Order shall subject to the provisions of the section of this Order of which the marginal note is "Recovery of assessments within district annexed" cease and determine on that date within the district annexed and thereafter all rates charges and assessments leviabie within the existing burgh by the Corporation shall thenceforth be leviabie on and within the burgh as extended in the same way and manner as they were leviabie on and within the existing burgh and until such time as a valuation roll has been completed by the Corporation in respect of the district annexed the valuation roll of the county so far as it relates to the district annexed shall be the valuation roll for the purposes of any rate charge or assessment levied by the Corporation within the district annexed.

Recovery  
of assess-  
ments  
within  
district  
annexed.

16. Every rate charge or assessment which has been actually imposed by the county council within the district annexed or any part thereof previous to the commencement of this Order together with all arrears thereof shall continue to be due and payable and may be collected and levied by the county council and by the same ways and means and under the same restrictions and regulations as if this Order had not been confirmed and shall be received and applied by the county council to and for the purposes for which the same were authorised to be levied.

Vesting  
property of  
burgh in  
Corpora-  
tion for  
behoof of  
burgh as  
extended.

17. The common good including all property heritable or moveable and all moneys revenues and income of every description arising therefrom vested in the Corporation for behoof of the existing burgh and all other properties heritable or moveable belonging to the Corporation at the commencement of this Order shall be and are hereby vested in the Corporation and shall be held and applied by the Corporation for the behoof and benefit of the burgh as extended as they were previously to the commencement of this Order held and applied for the behoof and benefit of the existing burgh.



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18. The Corporation in addition to any other powers of borrowing which they now have or may obtain may after the passing of the Act confirming this Order for the purpose (a) of the payment under the provisions of the section of this Order whereof the marginal note is "Financial adjustments with county council" and for the purpose (b) of paying the costs charges and expenses of and incident to the preparing for obtaining and confirming this Order or otherwise in relation thereto borrow such money as may be necessary for those purposes respectively Provided that any money borrowed under this section for the purpose (a) above mentioned shall be repaid within a period of fifteen years from the date or dates of borrowing the same and that any money borrowed for the purpose (b) above mentioned shall be repaid within five years from the date of the passing of the Act confirming this Order.

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Borrowing  
powers.

19. The financial adjustments as between the Corporation and the county council consequent upon the inclusion within the boundaries of the burgh of the district annexed shall be made upon the basis of the provisions of the Local Government (Adjustments) (Scotland) Act 1914 and in accordance with the rules contained in the schedule to that Act and section 50 of the Local Government (Scotland) Act 1889 shall apply and have effect on the extension of the boundaries of the existing burgh by this Order and any dispute or difference arising in connection with such adjustments shall be settled by arbitration by an arbiter to be agreed upon or failing agreement to be appointed by the Secretary of State on the application of the Corporation or the county council.

Financial  
adjust-  
ments with  
county  
council.

4 & 5 Geo. 5.  
c. 74.

52 & 53 Vict.  
c. 50.

20. Notwithstanding anything contained in the Local Government (Scotland) Act 1889 or any Act or Order extending or amending that Act or this Order any member of the county council or district councils who at the commencement of this Order represents any electoral division situated partly within and partly without the district annexed shall continue to be a member of such county council or district councils as the case may be (unless he resigns) until the next election of county councillors or district councillors after the commencement of this Order.

Saving for  
county  
councillors  
and district  
councillors.

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Variation  
of procedure  
under Tem-  
perance  
(Scotland)  
Act 1913.  
3 & 4 Geo. 5.  
c. 33.

21. The Secretary of State may in order to meet the circumstances arising from the extension of the boundaries of the existing burgh under this Order by order vary the procedure prescribed by or in pursuance of the Temperance (Scotland) Act 1913 in connection with the taking of polls under the last-mentioned Act or otherwise including any dates fixed in connection with such procedure.

Insurance  
committees.

22. The powers of the Department of Health for Scotland (hereinafter in this section referred to as "the department") shall operate for the purpose of reconstituting by order made by the department the insurance committees for the county and for the burgh as from the commencement of this Order or such subsequent date as shall be determined by the department and that in such manner and to such extent if any as the department may deem necessary in consequence of the provisions of this Order and for the adjustment consequent on the said provisions of the boundaries of the areas and the financial rights and obligations of the said committees and any such order made by the department may contain such incidental supplemental and consequential provisions as may appear to the department necessary or expedient for carrying the order made by them into effect and for adapting thereto the provisions of the National Health Insurance Acts 1936 and 1937 Provided that any order so made shall be laid before both Houses of Parliament as soon as may be after it is made.

26 Geo. 5. &  
1 Edw. 8. c. 32.  
1 Edw. 8. &  
1 Geo. 6. c. 24.

Poor law  
settlement.

23.—(1) Every person whose settlement is derived from birth or residence for the statutory period of three years in the district annexed shall be deemed to have a settlement within the burgh.

(2) Every person who at the commencement of this Order is resident in the district annexed and is in course of acquiring a settlement in the county by reason of such residence shall for the purposes of his settlement be deemed to have resided within the burgh during the period during which he has prior to the commencement of this Order resided within the district annexed.

(3) Where at the commencement of this Order a person has a settlement within the county by reason of residence partly in the district annexed and partly in

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another part of the county the burgh or the county as the case may be shall be deemed to be the area of settlement of that person according as the place of his residence at the time of his acquiring a settlement was within the district annexed or within another part of the county. A.D. 1937.  
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(4) For the purposes of section 4 of the Poor Law (Scotland) Act 1898 and subsection (3) of section 3 of the Poor Law (Scotland) Act 1934 every person who at the commencement of this Order is resident in the district annexed shall be deemed to have resided within the burgh during the period during which he has prior to the commencement of this Order resided within the district annexed or within any part of the county. 61 & 62 Vict.  
c. 21.  
24 & 25  
Geo. 5. c. 52.

24. The following provisions for the protection of the Clyde Valley Electrical Power Company (hereinafter in this section called "the company") shall unless otherwise agreed between the company and the Corporation apply and have effect (that is to say):— For protec-  
tion of  
Clyde  
Valley  
Electrical  
Power  
Company.

Notwithstanding anything in this Order contained the company shall subject to the provisions of the Clyde Valley Electrical Power Acts 1901 to 1937 be entitled to exercise all the powers of their said Acts in their area of supply in the same way as if this Order had not been passed notwithstanding the said area or some part thereof is comprised within the burgh.

25. All costs charges and expenses of and incident to the preparing for obtaining and confirming this Order and otherwise in relation thereto shall be paid by the Corporation out of any funds (not being in the nature of capital) rates or revenues belonging to them or under their control or out of moneys borrowed by them under this Order for that purpose. Costs of  
Order.

A.D. 1937. The SCHEDULES referred to in the foregoing Order.

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## THE FIRST SCHEDULE.

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### PART I.

Commencing at the point where the present burgh boundary crosses the Red Burn in the lands of Glenlee and following the centre of the said burn in a south-westerly direction until it reaches the boundary fence on the north-east side of the Hamilton and Strathaven branch of the Caledonian Railway (now the London Midland and Scottish Railway) thence following the said boundary fence of the said Strathaven branch in a south-easterly direction until it reaches a point in the said railway fence one hundred and twenty yards or thereby south-east of the south corner of inclosure 1669 thence in a north-easterly direction through inclosure 1638 and along the boundary fence between inclosures 1667 1666 and 1668 thence in a south-easterly direction and south-south-easterly direction along the fence separating inclosures 1690 and 1666 and 1665 and 1641 until it reaches the north-western boundary of the road leading from Hamilton to Dykehead thence in a straight line through inclosures 1645 1644 1643 1646 1621A 1648 1621B 1649 1618 1617 1616 and 1615 then crossing the road leading from Chantinghall Bridge to Neilsland and along the boundary fence between inclosures 1456 and 1614 until it meets a tributary of the Cadzow Burn two hundred and ten yards or thereby south-west of Burnhouse Bridge thence following the centre line of the said tributary in a southerly direction until it meets the boundary fence between inclosures 1569 and 1458 thence following the said boundary fence which also forms the boundary of inclosure 1459 until it reaches the centre of another tributary of the Cadzow Burn thence following the centre of the last-mentioned tributary in a southerly direction until it reaches the fence forming the boundary between inclosures 1460 and 1183 thence following the said last-mentioned fence in a southerly direction until it reaches the fence forming the north-eastern boundary of the private road leading from Meikle Earnock to Old Neilsland thence following the said last-mentioned fence in a south-easterly direction until it reaches the south-eastern boundary of inclosure 1181 thence following in a north and north-easterly direction the boundary fence between inclosures 1181 and 1179 and prolongation thereof until it reaches the north-western boundary fence of inclosure 1186 thence following the said boundary fence in a north-easterly northerly and easterly direction until it reaches the south-western corner of inclosure

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1188 thence following in a south-easterly direction the line of the fence forming the south-western boundary of inclosure 1188 thence in a southerly and south-easterly direction following the line of the fence between inclosures 1176 and 1189 until it reaches a small burn entering the Cadzow Burn a short distance above the Black Linn thence following the centre line of the said burn in a north-easterly direction until it joins the present burgh boundary thence following the present burgh boundary in a north-westerly direction to the point of commencement The area included within the above boundaries is situate in the parish of Hamilton.

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1st Sch.  
—cont.

NOTE.—The numbers of the inclosures hereinbefore referred to are those delineated on the 1/2500 Ordnance map Lanarkshire sheet XVII. 3 4 7 8 edition 1912.

PART II.

Commencing at the point where the present burgh boundary crosses the Park Burn near Whistleberry Colliery thence following the said boundary in a north-westerly north-easterly and again in a north-westerly direction until it reaches the Whistleberry Road at a point in the boundary wall of the lands of Auchinraith thence following the said boundary wall in a south-westerly direction until it reaches the eastern boundary fence of the Hamilton and Bothwell line of the North British Railway (now the London and North Eastern Railway) thence following the said boundary fence in a southerly and south-easterly direction until it reaches the centre of the Park Burn thence following the centre line of the Park Burn to the point of commencement The area included within the above boundaries is situate in the parish of Blantyre.

NOTE.—The numbers of the inclosures hereinbefore referred to are those delineated on the 1/2500 Ordnance map Lanarkshire sheet XI.15 edition 1912.

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THE SECOND SCHEDULE.

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PART I.

PORTION OF DISTRICT ANNEXED ADDED TO THE FIRST WARD.

Commencing at a point where the present burgh boundary meets the eastern boundary of the road leading from Chantinghall Bridge to Neilsland thence following the present burgh boundary in a north-westerly direction until it reaches the north-western boundary of the road leading from Hamilton to Dykehead thence following the said north-western boundary of the said road in a south-westerly direction until it reaches the point where the

A.D. 1937. boundary fence between inclosures 1665 and 1641 meets the said western boundary of the said road thence in a straight line through inclosures 1645 1644 1643 1646 1621A 1648 1621B 1649 1618 1617 1616 and 1615 then crossing the road leading from Chantinghall Bridge to Neilsland until it reaches the western corner of inclosure 1456 thence following the eastern boundary of the said road to the point of commencement.

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2ND SCH.  
—cont.

## PART II.

## PORTION OF DISTRICT ANNEXED ADDED TO THE SECOND WARD.

Commencing at a point where the existing boundary between the second and third wards reaches the present burgh boundary in the centre of the Cadzow Burn thence following the said burgh boundary until it meets the eastern boundary of the road leading from Chantinghall Bridge to Neilsland thence following the said eastern boundary of the said road from Chantinghall Bridge to Neilsland until it reaches the boundary fence between inclosures 1456 and 1614 thence along the said boundary fence until it meets a tributary of the Cadzow Burn at a point two hundred and ten yards or thereby south-west of Burnhouse Bridge thence following the centre line of the said tributary in a southerly direction until it meets the boundary fence between inclosures 1569 and 1458 thence following the said boundary fence which also forms the boundary of inclosure 1459 until it reaches the centre of another tributary of the Cadzow Burn thence following the centre of the last-mentioned tributary in a southerly direction until it reaches the fence forming the boundary between inclosures 1460 and 1183 thence following the said last-mentioned fence in a southerly direction until it reaches the fence forming the north-eastern boundary of the private road leading from Meikle Earnock to Old Neilsland thence following the said last-mentioned fence in a south-easterly direction until it reaches the south-eastern boundary of inclosure 1181 thence following in a north and north-easterly direction the boundary fence between inclosures 1181 and 1179 and prolongation thereof until it reaches the north-western boundary fence of inclosure 1186 thence following the said boundary fence in a north-easterly northerly and easterly direction until it reaches the south-western corner of inclosure 1188 thence following in a south-easterly direction the line of the fence forming the south-western boundary of inclosure 1188 thence in a southerly and south-easterly direction following the line of the fence between inclosures 1176 and 1189 until it reaches a small burn entering the Cadzow Burn a short distance above the Black Linn thence following the centre line of the said burn in a north-easterly direction until it joins the present burgh boundary thence following the present burgh boundary in a north-westerly direction to the point of commencement.

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PART III.

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PORTION OF DISTRICT ANNEXED ADDED TO THE FIFTH WARD.

2ND SCH.

—cont.

Commencing at the point where the present burgh boundary crosses the Red Burn in the lands of Glenlee and following the centre of the said burn in a south-westerly direction until it reaches the boundary fence on the north-east side of the Hamilton and Strathaven branch of the Caledonian Railway (now the London Midland and Scottish Railway) thence following the said boundary fence of the said Strathaven branch in a south-easterly direction until it reaches a point in the said railway fence one hundred and twenty yards or thereby south-east of the south corner of inclosure 1669 thence in a north-easterly direction through inclosure 1638 and along the boundary fence between inclosures 1667 1666 and 1668 thence in a south-easterly direction and south-south-easterly direction along the fence separating inclosures 1690 and 1666 and 1665 and 1641 until it reaches the north-western boundary of the road leading from Hamilton to Dykehead thence following the north-western boundary of the said road in a north-easterly direction until it reaches the point where the present burgh boundary crosses the said road thence following the present burgh boundary to the point of commencement.

NOTE.—The numbers of the inclosures hereinbefore referred to are those delineated on the 1/2500 Ordnance map Lanarkshire sheet XVII. 3 4 7 8 edition 1912.

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