TOWN AND COUNTRY PLANNING
(SCOTLAND) ACTS 1947-69

and

CIVIC AMENITIES ACT, 1967

38.

The County Council of the County of
Dumbarton Tree Preservation Order
No.11 - Balloch

28th June 1972

John F. Miller,
County Clerk,
Dumbarton.
The County Council of the County of Dunbarton (in this Order referred to as "the Local Planning Authority") in exercise of the powers conferred on them by Section 26 of the Town and Country Planning (Scotland) Act 1947 (hereinafter referred to as "the Act of 1947") and Section 16 of the Civic Amenities Act 1967 (hereinafter referred to as "the Act of 1967") and of all other powers enabling them in that behalf hereby make the following order:

1. No persons shall, except with the consent of the Local Planning Authority, cut down, top, lop or willfully destroy or cause or permit the cutting down, topping, lopping or wilful destruction of any of the trees, groups of trees and woodland areas specified in the First Schedule hereto, the positions of which trees, groups of trees and woodland areas are indicated, numbered and coloured on the map or plan annexed and signed as relative hereto.

Provided that nothing in this order shall prohibit the felling or lopping of any tree if such felling or lopping -

(a) is urgently necessary in the interests of safety or is necessary for the prevention or abatement of a nuisance, so long as notice in writing of the proposed operation is given to the Local Planning Authority as soon as may be after the necessity for the operation arises, or

(b) is carried out in compliance with any obligation imposed by or under any Act of Parliament, or

(c) is immediately required for the purpose of carrying out development authorised by a planning permission granted on an application made under Part II of the Act of 1947, or deemed to have been so granted for any of the purposes of that Part.

2. The provisions of this Order shall be without prejudice to the provision of Section 15 of the Forestry Act, 1967 (which provides for a licence or direction under that Act being sufficient authority for felling trees and prohibits the entertainment of certain applications by the Local Planning Authority).
3. Any application for the consent of the Local Planning Authority under Paragraph 1 of this Order shall be in writing and shall specify the trees, groups of trees or woodland areas to which the application relates and the operations for the carrying out of which that consent is desired and shall where necessary for the identification of such trees, groups of trees or woodland areas be accompanied by a map or plan of a size or on a scale sufficient for the purpose.

4. The provisions set out in the Second Schedule to this Order, being provisions of Part II of the Act of 1947 relating to Planning permission and to applications for such permission adapted and modified as shown in the said Schedule shall apply in relation to any consent under this Order and to applications therefor.

5. Subject to the provisions of this Order, any person who has suffered damage or has incurred expenditure in consequence of any refusal of consent under this Order or of any grant of such consent subject to conditions, shall, if he makes a claim within the time limited for the purpose by this Order, be entitled to recover from the Local Planning Authority compensation in respect of such damage or expenditure. Provided that no compensation shall be payable in respect of damage suffered or expenditure incurred by reason of such refusal or grant of consent in the case of any of the trees or groups of trees specified in the Third Schedule to this Order.

6. In assessing compensation payable under the last preceding paragraph, account shall be taken of:

(a) any compensation or contribution which has been paid in respect of the same trees or woodland areas under the terms of this or any other Tree Preservation Order under Section 26 of the Act of 1947, or under the terms of any Interim Preservation Order made under Section 8 of the Town and Country Planning (Interim Development) (Scotland) Act, 1943, or any compensation which has been paid or which could have been claimed under any provision relating to the Preservation of Trees or protection of woodlands contained in an operative scheme under the Town and Country Planning (Scotland) Act 1932 and

(b) any injurious affection to any land of the owner which could result from the falling of trees or woodlands, the subject of the claim.

7. A claim under this Order for compensation shall be made by serving on the Local Planning Authority a notice in writing stating the grounds of the claim and the amounts claimed, within six months of the date of the decision of the Local Planning Authority, or of the Secretary of State as the case may be, or where an appeal has been made to the Secretary/
Secretary of State against the decision of the Local Planning Authority, of the date of the
decision of the Secretary of State on the appeal.

8. Any question of disputed compensation payable in accordance with the terms of this Order shall be
determined in accordance with the provisions of Section 105 of the Act of 1947.

9. Under the provisions of Section 26 of the Act of 1947 as read with Section 15(1) of the Act of 1967,
any person who cuts down or wilfully destroys a tree or lops a tree in such a manner as to be
likely to destroy it, shall be guilty of an offence and shall be liable on summary conviction to a
fine not exceeding Two Hundred and Fifty Pounds Sterling (£250) or twice the sum which appears to the
court to be the value of the tree, whichever is the greater. Other contraventions of this Order
carry with them on summary conviction a maximum fine of Fifty Pounds (£50). In the case of a
continuing offence, there is an additional fine following on summary conviction not exceeding Two
Pounds Sterling (£2) for every day on which the contravention is continued.

10. Where any part of a woodland area to which this Order relates specified in the First Schedule
therein is still in the course of forestry operations permitted by or under this Order the owner
or owners of the land shall carry out such replanting as the Local Planning Authority may require
under this Order and if any question arises between the Authority and the said owner or owners as
to whether any such requirement is reasonable having regard to the peculiar circumstances of the
case or to any other material considerations, the question shall, on the application of either
party be determined by the Secretary of State whose decision shall be final.

11. It is hereby directed that Section 16 of the Act of 1967 shall apply to this Order which shall
accordingly take effect provisionally on the date specified below being the date of the making
of this Order.

Dated this twenty-eighth day of June Nineteen Hundred and Seventy-Two.

.....................................................Member
.....................................................Member
.....................................................Member
.....................................................Clerk

DB:2504

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**FIRST SCHEDULE**

**TREES, GROUPS OF TREES AND WOODLAND AREAS TO WHICH THE ORDER APPLIES**

**MAP REFERENCE - ORDNANCE SURVEY SHEET - DUNBARTONSHIRE NS.3983 and NS.4083**

**SCALE: 1/2500 - EXTRACT**

<table>
<thead>
<tr>
<th>Description</th>
<th>Owner, Occupier or Lessee</th>
</tr>
</thead>
<tbody>
<tr>
<td>All trees within the area outlined in red on the plan annexed and subscribed as relative hereto.</td>
<td>J. McIwan, 15 Mossburn Avenue, Balloch.</td>
</tr>
<tr>
<td></td>
<td>Mr. &amp; Mrs. James K. Todd, 16 Mossburn Avenue,</td>
</tr>
<tr>
<td></td>
<td>Balloch.</td>
</tr>
<tr>
<td></td>
<td>Doctor and Mrs. Stuart R. Foster, Haldane Villa,</td>
</tr>
<tr>
<td></td>
<td>Stirling Road, Balloch.</td>
</tr>
<tr>
<td></td>
<td>Doctor and Mrs. James G. Buchanan, Nether Haldane,</td>
</tr>
<tr>
<td></td>
<td>Stirling Road, Balloch.</td>
</tr>
<tr>
<td></td>
<td>Marion B. Leitch, Haldane Villa Steading,</td>
</tr>
<tr>
<td></td>
<td>Station Road, Balloch.</td>
</tr>
</tbody>
</table>

**Signatures**

- **Member**
- **Member**
- **Member**
- **Clerk**

*DB 2504*
Provisions of Part II of the Act of 1947 relating to Planning Permission and to applications for such permission applicable with adaptations and modifications to any consent under the Order and to applications therefor. (The provisions adapted or modified are underlined)

12(1) Subject to the provisions of this and of the next following Section, where application is made to the Local Planning Authority for any consent under the Order that Authority may grant consent either unconditionally or subject to such conditions as they think fit, or may refuse consent, and in dealing with any such application the Local Planning Authority shall have regard to the provisions of the development plan, so far as material thereto, and to any other material considerations.

12(5) The Local Planning Authority shall keep a register containing information with respect to all applications made to the Local Planning Authority for consent under Orders made under Section 26 of this Act including information as to the nature of the application, the decision thereon, and any compensation awarded in consequence of such decision; and every such register shall be available for inspection by the Public at all reasonable hours.

13(1) The Secretary of State may give directions to the Local Planning Authority requiring that any application for consent under the Order, or all such applications of any class specified in the directions, shall be referred to the Secretary of State instead of being dealt with by the Local Planning Authority, and any such application shall be so referred accordingly.

(2) When an application for consent under the Order is referred to the Secretary of State under this Section, the provisions of Sub-Section (1) of the last foregoing Section shall apply, subject to any necessary modifications, in relation to the determination of the application by the Secretary of State as they apply in relation to the determination of such an application by the Local Planning Authority. Provided that before determining any such applications the Secretary of State shall, if either the applicant or the Local Planning Authority so desire, afford to them an opportunity of appearing before and being heard by a person appointed by the Secretary of State for the purpose.

(3) The decision of the Secretary of State on any application referred to him under this Section shall be final.
14(1) Where application is made to the Local Planning Authority for consent under the Order..........................and that consent is refused by that Authority, or is granted by them subject to conditions, then if the applicant is aggrieved by their decision, he may, by notice in writing served within six months from the receipt of notification of their decision ...... appeal to the Secretary of State .........................

(2) Where an appeal is brought under this Section from the decision of the Local Planning Authority, the Secretary of State may allow or dismiss the appeal or may reverse or vary any part of the decision of the Local Planning Authority, whether or not the appeal relates to that part, and deal with the application as if it had been made to him in the first instance and the provisions of the last foregoing section shall apply, subject to any necessary modifications, in relation to the determination of an application by the Secretary of State on appeal under this Section as they apply in relation to the determination by the Secretary of State of an application referred to him under that Section: Provided that where the Secretary of State proposes to reverse or vary any part of the decision of the Local Planning Authority to which the appeal does not relate, he shall give notice of this intention to the Local Planning Authority and to the applicant and shall afford to them an opportunity to make representation in regard thereto:

(3) Unless within two months from the date of the receipt of an application for consent under the Order, or within such extended period as may at any time be agreed upon in writing between the applicant and the Local Planning Authority, the Local Planning Authority either -

(a) give notice to the applicant of their decision on the application............

or

(b) give notice to him that the application has been referred to the Secretary of State in accordance with directions given by him under the last foregoing section, the provisions of Sub-Section 1 of this Section, shall apply in relation to the application as if the consent to which it relates had been refused by the Local Planning Authority, and as if notification of their decision had been received by the applicant at the expiration of the said period of two months or the extended period agreed upon as aforesaid, as the case may be.
19(1) Subject to the provisions of this Section, if it appears to the Local Planning Authority that it is expedient, having regard to the development plan and to any other material considerations, that any consent granted on an application made in that behalf should be revoked or modified, they may by order revoke or modify the consent to such extent as appears to them to be expedient as aforesaid: Provided that no such order shall take effect unless it is confirmed by the Secretary of State, and the Secretary of State may confirm any order submitted to him for that purpose either without modification or subject to such modifications as he considers expedient.

(2) Where the Local Planning Authority submit an order to the Secretary of State for his confirmation under this Section, that Authority shall serve notice on the owners lessees and occupiers of the land affected and on any other person who in their opinion will be affected by the order; and if within such period as may be prescribed in that behalf in the notice (not being less than fourteen days from the service thereof) any person on whom the notice is served so requires, the Secretary of State shall, before confirming the order, afford to him, and to the Local Planning Authority an opportunity of appearing before and being heard by a person appointed by the Secretary of State for the purpose.

(3) The power conferred by this Section to revoke or modify consent may be exercised at any time before the operations for which consent has been given have been completed provided that the revocation or modification of consent shall not affect so much of these operations as has been carried out before the date on which the order was confirmed as aforesaid.

20(1) Where consent is revoked or modified by an order made under the last foregoing Section then if, on a claim made to the Local Planning Authority in writing within the period of six months from the date of confirmation of the order by the Secretary of State, it is shown that any person interested in the land concerned has incurred expenditure in carrying out work which is rendered abortive by the revocation or modification, or has otherwise sustained loss or damage which is directly attributable to the revocation or modification, that Authority shall pay to that person compensation in respect of that expenditure, loss or damage:

(2) For the purposes of this Section any expenditure incurred in the preparation of plans for the purposes of any work or upon other similar matter preparatory thereto shall be deemed to be included in the expenditure incurred in carrying out that work, but except as aforesaid no compensation shall be paid under this Section in respect of any work carried out before the grant of the consent which is revoked or modified, or in respect of any other loss or damage (not being loss or damage consisting of the depreciation in value of an interest in land) arising out of anything done or omitted to be done before the grant of that consent.

33. Where, under the foregoing provisions of this part of this Act, the Local Planning Authority are required to have regard to the provisions of the development plan in relation to the exercise of any of their functions, then, in relation to the exercise of these functions during any period before such a plan has become operative with respect to the district of that Authority, the Authority/
shall have regard to any directions which may be given to them by the Secretary of State as to the provisions to be included in such a plan, and subject to any such directions shall have regard to the provisions which in their opinion will be required to be so included for securing the proper planning of the said district.

.............................................................. Member
.............................................................. Member
.............................................................. Member
.............................................................. Clerk

THIRD SCHEDULE

The trees, groups of trees and woodland areas referred to in the First Schedule.

.............................................................. Member
.............................................................. Member
.............................................................. Member
.............................................................. Clerk

Register on behalf of the within named R.G.
County Council of the County of Dunbarton in the Register of the County of Dunbarton.

J.C. Erne
Solicitor, Dunbarton.
Argyll.
The Secretary of State for Scotland in exercise of the powers conferred on him by Section 58(4) of the Town and Country Planning (Scotland) Act 1972 hereby confirms the foregoing order subject to the following modifications:

1. In paragraph 10 on the third page of the Order substitute "felled" for "still" and "particular" for "peculiar".

2. In the First Schedule delete the entries under the headings "Owner, Occupier or Lessee" and substitute

"Description"

All trees within the area outlined in red on the plan annexed and subscribed as relative hereto, being part of (1) subjects described in Feu Disposition to John McLean, recorded G.R.S., Dumbarton 29 August 1960, (2) subjects to south-south-west of Mossburn Avenue, Balloch, described in Feu Disposition to John McGeown Tyrrell and another, recorded, said G.R.S., 2 November 1962, (3) ground pertaining to upper flat of Haldane Villa, Balloch, part of subjects described in Disposition to John Henderson, recorded said G.R.S., 27 October 1953, and (4) ground pertaining to lower flat of Haldane Villa, part of subjects described in Disposition to Thomas Sinclair, recorded, said G.R.S., 21 January 1954, all in parish of Bonhill and county of Dumbarton.

"Owners"

(1) John McLean, 15 Mossburn Avenue, Balloch
(2) James Knox Todd and Mrs Rebecca Smith Sharp Gow or Todd, 16 Mossburn Avenue, Balloch
(3) Dr Stuart Richard Porter, Haldane Villa, Stirling Road, Balloch
(4) Dr James Glen Stewart Buchanan and Mrs Elizabeth Urquhart Macgregor or Buchan, Nether Haldane, Stirling Road, Balloch"

3. In the second line of the Second Schedule substitute "adaptations" for "adaptions".

4. In para 12(5) on the fifth page of the Order substitute "the Act of 1947" for "this Act".

Given under the Seal of the Secretary of State for Scotland this twentieth day of September nineteen seventy two.

[Signature]

Assistant Secretary

DB 2504