DEAN OF GUILD COURT,

DORNOCH, 4th June 1929.

PETITION

OF

Lord of achievered

Burghfrees House

For Warrant to exect a Larder
and Vegetable Store.

1929

Sucherland (Petitioner's Agent.

DEAN OF GUILD COURT,

DORNOCH, Het June 1939.

UNTO THE HONOURABLE THE DEAN OF GUILD OF THE CITY AND ROYAL BURGH OF DORNOCH AND HIS COUNCIL,

THE PETITION

Lora I atherenere, Burgh free a House. Dornoch.

Humbly Sheweth,

That the Petitioner, being desirous of executing the operations hereinafter detailed, finds it necessary to apply to your Honour and Council for warrant so to do.

> May it therefore please your Honour to grant warrant to serve a Copy hereof, and of the deliverance to follow hereon, upon and upon

> The Provost, Magistrates, and Council of said City and Royal Burgh, for the public interest,—Respondents,—and to appoint them to lodge Answers thereto, if so advised within a certain short space: Thereafter,

if considered necessary, to visit the premises, and on resuming consideration hereof, with or without Answers, to grant warrant to the Petitioner to erect a Lorder and Negliable Store of Burgh field I fouse.

all as shewn on Plan herewith produced; and in the event of the Respondents, or any of them, opposing this Application, to find such Respondents or Respondent, liable in expenses; or to do further or otherwise in the premises as to your Honour and Council shall seem proper.

According to Justice, etc.

Lister land Herb

STATEMENT OF FACTS.

I. The Petitioner is	proprietor of the
subjects known as &	urghfela House.

2. The Petitioner said property is bounded as follows, viz.:—

On the north by horth Street

On the east by boroc-an-loot roadway.

On the west by a roadway between the brokerty berein mentioned and that belonging to Mo dan Mo. Campbell known as Jegh-na-mora".

3. The said Respondents are the only parties who have any interest in the operations proposed to be executed under this application.

PLEAS IN LAW.

- I. As the operations in question are confined to the Petitioner's own property, and can be executed without danger, the Petitioner is the for entitled to warrant as craved.
- 2. Any party or parties opposing this application ought to be found liable in expenses.

In respect whereof.

Let her land

ffrut

ZOITIT

DORNOCH,— yet fure 1929 — .—Having considered this Petition, with the — Plan — therewith produced, and visited the Premises, no Answers having been lodged, Grants Warrant to the Petitioner in terms of the prayer of the Petition, and said

Plan , which — docquetted as relative hereto, subject to the provisions of Schedule IV. of the Burgh Police (Scotland) Act, 1892; and Decerns,

Donald Mileau G. G.

Dornoch, 19	.—Grants Warrant to	Officers of Court to serve a copy
of the foregoing Petition, and of this Deli	verance, upon the Re	spondents therein named; ordains
them to lodge Answers thereto, if so advis	sed, with the Town Cl	erk within four days after service,
with certification; assigns the	day of	at
for visiting the premises; fixes the	day of	at
within the Court House, Dornoch, for heari	ng of parties; and gra	ants diligence against witnesses and
havers.		

Dean of Guild.

This Petition and Deliverance intimated by me to

respondent, by posting on

between the hours of and at the Post Office of Dornoch, a copy of the same to him, with citation subjoined, in a registered letter, addressed as follows, viz.:—

Dean of Guild Officer [or Enrolled Law Agent].