Regulations as approved by Order in Council, 23rd June, 1908, and re-established under Forest Reserves and Parks Act by Order in Council, 6th June, 1911, P.C. 1336, governing the management and control of the Dominion Government Sewerage System at Banff, in the Rocky Mountains Park of Canada, in the Province of Alberta.

GENERAL DIRECTION

1. The said sewerage system hereinafter referred to as the sewerage system shall be under the general direction and control of the Superintendent of the Rocky Mountains Park of Canada, hereinafter referred to as the Superintendent; and he shall have the immediate control and supervision of all persons employed in the sewerage system.

Charge of Properties

2. The Superintendent shall have charge of the various properties, material, implements and supplies required for the sewerage system, or connected in any way therewith, and of the inspection and rating of all buildings and premises connected in any way with such system.

Collection

- 3. (a) The collection of the revenue from the sewerage system, the payment of all disbursements, in connection therewith, the supervision of all books of account, books of record, and all books of the officials in charge of the same, shall be under the immediate control and direction of the Minister of the Interior, hereinafter referred to as the Minister
 - (b) All accounts shall be certified to by the Superintendent.

EXTENSIONS

4. No extension of any portion of the sewerage system shall be made or constructed except by authority of the Superintendent.

Inspection

5. (a) The Superintendent and any person or persons duly authorized by him may enter any building or premises connected with the sewerage system at any reasonable time to examine the condition of pipes and fixtures.

REPORTS BY SUPERINTENDENT

6. (a) The Superintendent shall on or before the 15th day of January in each year after the 31st day of December, 1908, present to the Minister a report on the general condition of the sewerage system accompanied by plans and such other statements and suggestions as the Minister may deem necessary. This report shall also contain a summary of the revenue and expenses for the year which ended upon the 31st day of December prior to the date of such report.

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- (b) The Superintendent shall also report from time to time as instructed by the Minister.
- (c) The Superintendent shall be the custodian of all plans and profiles showing the location and depths of both street sewers and house drains.

Plans and profiles of extensions to the street sewers shall be prepared and placed on file in the office of the Superintendent and the exact location of house sewers recorded on same as when built.

UNAUTHORIZED CONNECTIONS

- 7. No person shall tap or make any connection or communications with any of the sewers, or of the house sewer connections either on the streets or in the lanes, houses, or private grounds, without the permission of the Superintendent.
- 8. No person, firm or corporation shall injure, break or remove any portion of the sewerage system or its appurtenances, or throw or deposit in any sewer, opening or receptacle connected with the sewerage system, any garbage, offal, dead animals, vegetable parings, ashes, cinders, rags, or any other matter or thing except faces, urine, the necessary closet paper, liquid house slops and such roof water as the Superintendent may from time to time think proper.
- 9. No open gutter, cess pool, privy vault, underground drain or exhaust pipe from any steam engine shall be connected with any sewer unless as prescribed in these regulations and with the permission and under the direction of the Superintendent.
- 10. The Superintendent shall have the power to stop or prevent from discharging into the sewerage system any private sewer or drain through which substances are discharged which are liable to injure the sewers or obstruct the flow of sewerage.

APPLICATION FOR HOUSE SEWER CONNECTIONS

- 11. (a) Any owner or owners desiring to connect his, her or their premises with any common sewer, shall file a written application therefore on a blank form prescribed by the Minister for a permit to make such connection, which application shall describe the work proposed to be done, the premises to be drained, and state the plumbing fixtures that are to be connected, and shall also sign the form of agreement prescribed by the Minister.
- (b) The owner shall pay in advance the cost of constructing the house sewer.
- (c) The owner shall deposit the cost as estimated by the Superintendent, with him or with such other officer specially appointed for the purpose by the Minister. If upon the completion of the work it is found that the deposit made for the purpose is less than the actual cost, the owner shall forthwith pay the balance of said cost; if more, the unused portion of said deposit shall be refunded to the owner.
- (d) The cost of the house sewer connections shall include a fee of three dollars for each single connection, and a fee of five dollars

for each double connection for supervising the construction of the work and making the necessary measurements and records.

(e) If the application be approved of by the Superintendent after inspecting the premises, a permit shall be granted by the Superintendent to the owner to connect his premises with the sewerage system, and the construction of the house sewer connection will be proceeded with as soon as conveniently may be.

Sub-clause 11 (f) as amended by Order in Council, 10th March, 1909, P.C. No. 475. Any building or premises connected with the Waterworks System and conveniently located for connection with the Sewerage System shall be required to make connection with the Sewerage System.

12. All work shall be executed under the direct supervision of the Superintendent or other officer appointed by him for the purpose, and the specifications for labour and materials under which the public sewers were constructed are to be considered as a part of this specification so far as they can apply.

GRADES

Proper lines and grades shall be given by the Superintendent or other officer appointed by him for the purpose, before the commencement of the work.

OBSTRUCTION, BARRICADES AND LIGHTS

14. No sidewalk, gutter or crossing shall be obstructed during the progress of the work, and proper barricades and lights shall be maintained by the contractor for the work or by the Dominion Government, hereinafter referred to as the Crown, to insure the safety of the public.

SIDEWALKS

15. If concrete or granolithic sidewalks are cracked or otherwise injured by the execution of the work, the square or squares injured shall be removed and new squares constructed of the same quality as those injured, the finished work to correspond to the original walk.

BLASTING

16. No blasting shall be permitted within six feet of any water main, common sewer, or house sewer, or any building. Every precaution shall be taken to prevent injury to persons and damage to property where blasting is necessary.

QUALITY OF MATERIALS

- 17. (a) All materials used shall be of the best of quality of their several kinds, and shall be inspected and passed by the Superintendent before the work is commenced.
- (b) The house sewer from a point three feet outside of the house to the street sewer shall be of the first quality of salt glazed vitrified earthenware pipe unless laid less than three feet deep or unless in ground liable to settle, in which case it shall be of heavy cast iron. 27048-31

The first three feet outside of each building and the two feet through the wall of such building shall also be of heavy cast iron pipe, weighing not less than twelve pounds to the lineal foot. The inner end of the cast iron pipe shall be sealed with a disc of wood and Portland cement mortar, unless connection is made at once with the soil pipes in the building.

(c) Neither salt glazed vitrified earthenware pipes nor porous agricultural pipes shall be used or laid within any building or beneath any cellar, room or basement for carrying sewerage, cellar water, or roof water, but any pipe necessary for such purpose shall be of cast iron with leaded and caulked joints.

DIMENSIONS

18. The dimensions of each house sewer shall be as prescribed by the Superintendent, but as a general rule the house sewers shall be six inches in diameter from hotels, factories, shops, railway stations, office buildings, public buildings and similar premises, and four inches in diameter from detached residences when there is a sufficient inclination and no bends in the line.

Double Connections

19. With the permission of the Superintendent two adjoining buildings may be drained through one six inch house sewer in which case a vertical six inch pipe shall be erected at or near the junction of the two branch sewers, this pipe to be provided with a proper iron cover for inspection purposes.

OPENING JUNCTIONS

20. The covers of the junctions left along the common sewer shall be carefully removed, so as not to injure the socket, nor to allow any materials to fall into the sewer.

Directions for Laying

- 21. (a) The connections with the Y or T junctions shall be made with a proper curved pipe, and where required a proper curved reducer shall be made. In special cases right angled junctions may be permitted by the Superintendent.
- (b) Curved pipes shall be used in every deflection from a straight line of more than six inches in two feet, but where possible the house sewer shall be in a straight line from the connection with the common sewer to the building or premises.
- (c) The sewer pipe shall have, when laid, a uniform grade of not less than one-half inch to the foot, unless by special permission by the Superintendent, in which case provision must be made for regular and efficient flushing.
- (d) The inside of every drain after it is laid must be left smooth and perfectly clean throughout its entire length.
- (c) The whole of the work shall be done by skilled workmen who shall be subject to removal by order of the Superintendent if considered not qualified or not efficient, and the Superintendent shall be the sole judge of the work and his decision on all points shall be final.

CELLAR CONNECTION

22. No cellar shall be connected directly with a house sewer, but such connection if required shall be made through a deep cast iron or metal trap not more than four inches in diameter, which trap shall be connected with the iron house sewer within the cellar,

TRAPS

23. No main trap or running trap shall be placed on any house sewer connection without the permission of the Superintendent, but each soil pipe shall pass through the building from the house sewer to a point above the roof, such soil pipe to be not less than four inches in diameter.

ROOF WATER

24. Pipes for carrying roof water may, with the permission of the Superintendent, be connected with the house sewer.

HOTELS, FACTORIES, ETC.

- 25. (a) On house sewer connections from hotels, factories, railway stations, public buildings and such other premises as the Superintendent may require, a vertical six-inch pipe shall be erected at or near the street line, this pipe to be provided with a proper cast iron cover supported by a cast iron frame, of a pattern to be approved by the Superintendent. These vertical pipes shall not be deemed to be necessary if the house sewer discharges into a manhole.
- (b) Vertical inspection pipes with plugs or covers shall also be erected over all house sewers that exceed one hundred feet in length at such points as the Superintendent may specify.

SEWER RATES

- 26. (a) As amended by Order in Council, 10th March, 1909, P.C. No. 475. The sewer rates shall be nine cents per foot frontage on any premises connected or conveniently located for connection with the Sewerage System, whether such connection is really made or not, unless application for such sewer connection has been properly made, with payment of the appointed fees, in which case charges for use of sewer shall not commence until the Crown's part of the house sewer connection has been completed.
- (b) Sewer rates shall be payable in the same manner and at the same time as water rates, and shall be subject to the same discounts. The water rates herein and elsewhere in these Regulations referred to are the rates, now or hereafter authorized by the Order of the Governor General in Council for water supplied by the Dominion Government Waterworks System at Banff.

Penal Clause

- 27. Any person committing a breach of any provision of these regulations shall be liable, on summary conviction, to a fine of not exceeding \$50 exclusive of costs, or to imprisonment in the lock-up house of the Rocky Mountains Park of Canada, or in the nearest common jail for a period not exceeding fifteen days in case of non-payment of the fine and costs inflicted for any such breach unless such fine and costs, including the costs of committal are sooner paid.
- 28. These regulations shall take effect from and after the date specified therefor in the Order in Council authorizing them.

Regulations governing the management and control of the sanitary conditions of buildings in the Rocky Mountains Park of Canada, and to regulate all plumbing done in or in connection with any of such buildings.

APPLICATION

- 1.—Before proceeding to construct, re-construct or alter any portion of the plumbing, drainage, ventilation, or water system of any building, the owner or his agent desiring to construct the same shall file in the office of the Superintendent of the Rocky Mountains Park of Canada, (hereinafter referred to as the Superintendent) or other officer appointed for the purpose, an application for a permit therefor, and such application shall be accompanied by specification or abstract thereof in a blank form supplied and prescribed for this purpose. Where necessary, to clearly show proposed plumbing work, a plan of the same shall be filed with the application.
- (a) In each application shall be stated or given the character of the work to be done and sizes of all pipes, the location and kind of traps and the fittings, and a description of all closets and other fixtures to be connected.
- (b) The street and house number shall be given and also the house sewer connection as laid.
- (c) The plan shall be legibly drawn on paper or tracing linen and the same or a blue print thereof shall be annexed to the application.
- (d) All plumbing plans and sections shall show clearly the location of every pipe, fixture and trap, and ventilation of room in which plumbing fixtures are placed, and must be drawn at a scale of not less than one-eighth of an inch a foot.
- (e) Plans shall not be required in case of removal of stoppage, repair of leaks and repairs of broken fixtures, tanks, kitchen boilers, or jackets, due notice of such must be filed in the office of the Superintendent or other officer appointed for the purpose.
- 4. With each application shall be deposited the sum of two dollars to cover the cost of inspection and entering records. If there be more than one soil pipe and three fixtures an additional dollar is to be deposited for each soil pipe, and fifty cents for each extra fixture.
- 5. If the Superintendent or other officer appointed for the purpose, finds that the plan and specification do not conform with those called for by these regulations, he shall not issue any permit, and it shall be unlawful to proceed with the work.
- 6. A permit shall be granted or refused within three days from the time of filing of the application, and if granted, it shall be valid for six months from the date of issue.

- 7. After an application has once been approved no alteration or deviation shall be allowed, except on a written application of the owner or his agent and with the approval of the Superintendent or other officer appointed for the purpose.
- 8. No master-plumber, plumber or workman engaged by the owner of any building to construct, reconstruct, or alter any portion of the drainage, ventilation or water system thereof, shall do any work in connection with such construction, reconstruction or alteration at or upon any such building until such master-plumber, plumber or workman has satisfied himself that a permit for such work has been issued.

Inspection

- 9. (a) In new plumbing work the pipes and traps shall be tested by sealing all the openings except the upper end of the soil pipe and filling the complete system with water. In all cases of water-testing, water must be allowed to run out of the top of soil or vent pipe stack, so that the Superintendent or other officer appointed to examine the work can see that the roof is tight, and that the pipes are clear of obstruction.
- (b) If any leakage occurs at any joint, or if any defect manifests itself in any part of the system such leakage or defect shall be remedied as the Superintendent or other officer appointed for that purpose may direct.
- (c) Between the house and public sewer or drain there shall be placed a ventilation hand hole cleaning trap of approved description and make. Between the said trap and the foot of the soil pipe, there shall be connected with the main drain an inlet pipe, four inches in diameter for the admission of fresh air, and to be situated as remote as possible from any window, door or other opening into the house or the adjoining house, and not less than three feet over the finished grade of the lawn or boulevard. The mouth shall be left open or have a cap giving an area of not less than one-fourth more in diameter than inlet pipe.
- (d) All soil pipes within the walls of any building shall be of extra heavy cast iron and shall continue at least three feet over highest roof, and three feet over any opening in adjoining building within thirty feet of same and left open so that the whole of the inside drainage may be thoroughly and constantly ventilated; all soil and vent pipes when they pass through roof must be properly flashed with five (5) pound sheet lead or twelve (12) ounce copper and made water tight.
- 10. In old or existing plumbing work the system shall be tested by the smoke test, or by the peppermint test, as may be required by the Superintendent or other officer appointed for this purpose, after being fully exposed.
- 11. The sealing plugs and all apparatus, materials and labour necessary for making any of the foregoing tests, shall be furnished by the plumber executing such work.

- 12. If the plumbing be not found satisfactory on the first test or inspection of the work, the plumber shall, within forty-eight (48) hours after notification in writing, make the necessary changes, repairs or renewals, and he shall notify the Superintendent or other officer appointed for the purpose, when such work is ready for the test or inspection, and such work must be left uncovered until approved of by the Superintendent or other officer appointed for the purpose.
- 13. When the work has been finally tested, and found satisfactory to the Superintendent or other officer appointed for the purpose, a proper certificate of inspection and testing shall be granted to the plumber if so demanded by him, within thirty days of the date of the completion of the work.
- 14. The Superintendent, and any other officer appointed for the purpose shall have the right at reasonable hours of the day, and upon sufficient notice being given and request being made upon the owner and tenant to enter upon and have free access to all parts of any building or premises, in which water is taken from the Dominion Water Works System of Banff, or that is connected with the Dominion Sewerage System of Banff.

MATERIALS AND WORKMANSHIP

- 15. (a) All materials shall be of the best quality and free from defects. All work shall be executed in a thorough and workmanlike manner.
- (b) All materials and workmanship shall be subject to the inspection, supervision and approval of the Superintendent during construction.
- 16. All cast iron pipes and fittings shall be uncoated, sound, evlindrical and smooth, free from sand holes, cracks and other defects and of uniform thickness. Each length of soil pipe shall have cast upon it the weight, the maker's name, and its diameter, and said weights, maker's name and diameter of pipe shall be exposed to view.
- 17. Cast iron soil and waste pipe shall not weigh less than as follows—

								COMMI	Extra 1	ieavy
12	inches	diameter						5½ pounds per foot		
3	- 66	20						91	66	46
4	"	- 11						13	66	
5	"							17	44	- 44
6	44	44						20	"	"

- 18. All cast iron pipes and wrought iron soil pipes shall be thoroughly coated inside and out with linseed oil at factory where made, after being cleaned. Pipes covered with coal tar or varnish are not to be used.
- 19. All pipes, traps, bends, or fittings, shall be of first quality, and shall be free from flaws or other defects; and shall be of uniform thickness. All changes in direction of soil or waste pipes to be of an angle of not less than forty-five degrees, except where single T.

Ys. are used on vertical stacks. Double T. Ys. are prohibited on soil or waste pipe stacks.

- 20. When wrought iron pipe is used for soil or waste pipe it shall be galvanized wrought iron with galvanized cast iron recessed threaded fittings.
- 21. Lead waste and vent pipes shall not weigh less than as follows:—

1	inch	diamet	iameter				 2	pounds per lineal foot	
11	"	66					 23	"	"
11/2		- 66					 23	"	"
2	- 66	"				***	 31	44	u

The use of lead pipes is restricted to short branches between the soil pipe or waste pipe, and fixtures, bends, traps, flush pipes and other connections.

- 22. Brass ferrules for four inch pipe shall not weigh less than 2½ pounds, for three inch pipe not less than 1¾ pounds, the length of each ferrule to be not less than 4 inches.
- 23. Soldering nipples shall be of heavy cast brass or brass pipe of the following weights:—

For 4 inch pipe, 3½ pounds; for 3 inch pipe, 2 pounds; for 2 inch pipe, 14 ounces; and for 1½ inch pipe, 8 ounces.

Soil Pipes and Waste Pipes

- 24. Each building shall have its own separate soil pipe or drain until it shall have passed outside the walls of the building, except in special cases when the Superintendent shall prescribe the method of draining.
- 25. No soil, waste or vent pipe shall be used within the walls of any building; or for a distance of three feet outside the foundation walls, other than cast iron pipes with caulked joints, or lead pipes with wiped or soldered joints.
- (b) Tin pipes, sheet iron pipes, galvanized sheet iron pipes, earthenware pipes, sewer pipes, tile pipes, and wooden pipes shall not be used within a building for soil pipes, waste pipes, or vent pipes.
- 26. The main pipe from the sewer connection to the top end shall not be less than four inches in internal diameter at every point, except in case of one kitchen sink, where a two-inch soil pipe will be permitted in the building.
- 27. Each soil pipe or drain shall be so placed as to be always readily inspected without excavation or the destruction of walls or floors and the plumber shall be held responsible for the connection of his work with the house sewer connection.
- 28. Where a soil pipe passes through a cellar or basement it shall be properly supported by masonry piers and by brackets along the side walls, or by stirrups from the floor beams above. When it is absolutely necessary to carry it beneath the floor of the basement or cellar, it shall be placed in an open trench or box accessible at all

times by the lifting of trap doors. The soil pipe shall in no case be cemented or concreted over.

- 29. Every vertical soil pipe shall be extended at least three feet above the highest point of the roof of the building and three feet above any window within a distance of thirty feet. The end of the pipe shall be left open and without return bend, hood or curve.
- 30. (a) In the basement or cellar the soil pipe shall be extra heavy cast iron.
- (b) Above basement or cellar the soil pipe shall be of standard weight cast iron.
- (c) Traps and other fittings and connections shall be in same class as to weight as pipes to which they are connected.
- 31. Each soil pipe shall be provided with one or more cleaning out screws.
- 32. Above the basement the soil pipes, waste pipes and other pipes and fittings shall be securely supported from the side walls, floors and partitions by wrought iron stirrups and fastenings in such manner as will prevent breakage of joints or pipes by unequal settlement.
- 33. Every soil pipe and waste pipe shall be given an inclination of not less than one-half inch to the foot in the horizontal part of the pipe, if possible; but in no case shall the fall be less than one quarter of an inch to the foot, and this shall be towards the outlet.
- 34. The waste pipes from fixtures shall be of the following sizes:—

For water closets 4 inches in diameter.

For slop sinks and hoppers, 3 inches in diameter.

For laundry tubs, 1½ to 2 inches in diameter.

For urinals, 1½ to 2 inches in diameter.

For bath tubs, 1½ to 2 inches in diameter.

For kitchen sinks, 1½ to 2 inches in diameter.

For wash basins, 11 inches in diameter.

TAPS AND VENTS

- 35. (a) Every water closet, urinal, basin, sink, wash tray, bath tub, and every laundry tub shall be separately and effectually trapped at or near the fixtures as possible, and never more than one foot therefrom.
- (b) No fixture shall drain through more than one trap, main trap excepted, and no trap shall be placed at the foot of a vertical soil or waste pipe.
- 36. Water sealing traps of any pattern approved of by the Superintendent, may be used when separate air pipe connections or pipe vents are provided from the tops of the traps.
- 37. (a) All traps except water closet traps, shall be provided with proper heavy clean-out screws of brass at their lowest points, each screw to have not less than six threads.

- (b) Cleanout screws shall be of full size of traps, up to four inches in diameter and not less than four inches for larger traps.
- 38. No waste pipes from baths or basins shall be connected to water closets, bends or traps, and each pipe shall have a separate fitting or connection on soil pipe to receive the same.
- 39. (a) Each wash tub, sink, basin, bath, water closet or other fixture to be separately trapped and vented, the vent pipe in each case to be not less than one and a quarter inches for one and a half inch trap, one and a half inches for two inch traps, and two inches for traps up to four inches in diameter. Where vents combine they must increase as follows:—Two one and a quarter inch vents into a one and a half inch pipe; three one and a quarter inch vents into a two inch pipe; two one and a half inch vents into a two inch pipe; three two inch vents from water closets into a two inch pipe, four or more two inch vents from water closets into a three inch pipe.
 - (b) The length of vent pipes shall be as follows:—
 One and a quarter inch vent pipe, twenty-five feet long.
 One and a half inch vent pipe twenty-five feet long.
 Two inch vent pipe twenty-five feet long.

If over this length, one and a quarter inch to be increased to one and a half inch, and one and a half inch to two inch, and two inch to three inch. When vent pipes go through roof they must be increased to four inch at least eighteen inches below roof.

40. All vent pipes of one and a quarter, one and a half and two inches in diameter shall be of galvanized wrought iron pipe with galvanized malleable iron beaded fittings. Vent pipes three inches in diameter or over to be of cast or wrought iron pipe with east iron fittings in cast iron pipe and cast iron screwed fittings in wroght iron pipe.

The vent pipes from traps must be run at twelve (12) inches over top of fixture which it vents. The rules for soil pipe terminous as heretofore prescribed, shall govern vent pipes.

- 41. (a) Vent pipes from water closet traps shall be two inches in diameter for a length of twenty feet, and for a greater length, of three inches in diameter.
- (b) Closet vents into which other vents are connected shall be three inches in diameter, but the vent pipes to traps of all fixtures except water closets, may be one-quarter inch less in diameter than the traps to be vented.
- (c) No vent shall be less than one-quarter inch in diameter in any case.
- 42. No trap or vent pipe shall be used as a waste or soil pipe, and no brick, sheet metal or earthenware pipe or chimney flue shall be used as a sewer ventilator nor to ventilate any trap, drain, soil or waste pipe.
- 43. (a) All water closets, slop sinks and urinals shall be placed in rooms open to the outer air by means of a window or light shaft with an area of at least four square feet.

- 46. Urinals shall be porcelain and of some pattern approved of by the Superintendent, and they shall be flushed by tanks discharged automatically by a syphon or by a pull, similarly to a water closet.
- 47. The walls and floors where urinals are placed shall be of marble, slate, or other non-absorbent material.
- 48. The overflow pipe from flush tank (if any) shall not be directly connected with the soil pipe of any fixture.
- 49. A seat ventilating pipe for water closet shall not be necessary, but if used it shall be carried to the outside air and shall be connected with the soil pipe.
- 50. Rooms in which water closets, urinals or slop sinks are placed shall be well lighted and shall be ventilated into the external air.
- 51. No water closet or urinal shall be permitted in cellars or basements of any building without special means of lighting and ventilating.
- 52. Pan closets, valve closets and plunger closets are strictly prohibited, and if any of them are found in any building by the Superintendent he shall remove them or cause them to be removed immediately.
- 53. No closet or other convenience which allows the escape into the house of air or gas which has been confined in any part of it, or from drain or soil pipe, or which allows the accumulation of filth in or about it, shall be fitted up or used.

BATH TUBS, SINKS, WASHBASINS, ETC.

- 54. Bath tubs, sinks, washbasins, washtrays, and other similar receptacles shall be of non-absorbent material.
- 55. Laundry tubs shall be of slate or other non-absorbent material satisfactory to the Superintendent, and no other laundry tubs shall be permitted.
- 56. Exit pipes to all fixtures, except water closets, shall be furnished with suitable permanently attached strainers.

- 57. The waste pipe from any fixture shall not be connected with a trap of a water closet or any other fixture.
- 58. Overflow pipes from fixtures shall in each case be connected on the inlet side of the trap.

GREASE TRAPS

- 59. (a) Grease traps of sufficient size shall be placed on the waste pipes from sinks in hotels, restaurants, and such other places as the Superintendent may direct, and such traps shall be frequently cleaned by the owner or tenant, and shall be accessible at all times to the Superintendent or any person authorized by him to examine or inspect them.
- (b) Grease traps from large hotels, factories, railway stations, public buildings and such other buildings as the Superintendent may require shall be placed in a manhole outside the building.
- 60. The liquid wastes from manufacturing establishments shall be so clarified or filtered, in suitable tanks on the premises of the owners that all substances injurious to sewers, or that may tend to cause stoppages in the sewer, or that may produce a nuisance, shall be completely removed before discharging such wastes into the sewers system, and all such sedimentation tanks, traps and filter tanks shall be so arranged that they can be readily examined at all times by the Superintendent.

SUNDRY FIXTURES

- 61. No waste pipe from refrigerator, ice box, bar fixtures, or other receptacle where food is stored, shall connect directly with any sewer drain soil, or other waste pipe. The waste pipe must in all cases empty into an open sink that is properly connected, trapped and vented, the same as other fixtures. The waste pipes shall not be less than one and a half inches in diameter for one opening; and for two to six openings it must be not less than two inches in diameter, and must have traps close to each fixture, and must have clean-outs at the ends of lines and at all branches or where directed by the Superintendent or other officer appointed for such purposes. This rule does not apply to any other fixture nor will any other be allowed this connection.
- 62. Where there is a safe under a water closet, bath, urinal, wash basin, sink or other fixture, it shall be drained by a special pipe, not directly connected with any waste pipe, soil pipe or sewer, but discharging in some place in open sight.
- 63. Drains and drips from steam boilers, range boilers, heating furnaces and overflow from eisterns, tanks and similar receptacles shall not be directly connected with any soil pipe, waste pipe or sewer connection, but shall discharge openly, in a sink or fixture.

Connections

64. Every connection with lead and iron pipe shall be made with a brass thimble or ferrule. The thimble or ferrule shall be properly gasketted, leaded, and caulked into the iron pipe and shall be connected with the lead pipe by a properly wiped joint.

- 65. All lead pipes shall have properly wiped joints. For water works purposes brass connections may be substituted for wiped joints.
- 66. (a) Where the trap to water closet is above the floor level the connection of the same with the soil pipe shall be by bolting the closet flange to a heavy cast brass floor plate soldered to the lead soil pipe. The joint shall be made gas and water tight by means of red lead or white lead. The brass flange shall not be less than three-sixteenths of an inch thick.
- (b) In no case shall rubber connections be used to set closets or on couplings of traps or other pipe or fixtures on the sewer side of the fixture.
- 67. No inverted joints shall be allowed in cast iron pipes below any fixtures.

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- 68. No water closet bowl, sink, washbasin or bath tub shall be inclosed by woodwork or otherwise.
- 69. Water closet lids shall be properly cushioned to prevent injury to bowls.
- 70. Where either vertical or horizontal pipes are inclosed, small doors shall be so placed that all such pipes may be accessible at all times without the use of tools of any description.
- 71. Traps, bends, elbows and other connections shall not be placed beneath the floors without the consent of the Superintendent, and if necessary to so place them and such consent has been obtained then trap doors (not screwed down) shall be provided, so that all traps, bends, elbows or other connections can be readily examined at any time.

CELLAR AND SUB-SOIL DRAINAGE

- 72. (a) Each cellar or basement is to be drained into a pit within the cellar or basement, not less than twelve inches deep below the floor, and about two feet square, and this pit shall be constructed of concrete or of masonry laid in cement; planking will not be permitted.
- (b) All sub-soil drains around and within the building shall discharge into the pit.
- 73. (a) The water collected into the pit shall be discharged into the soil pipe or house sewer through a deep trap of cast iron or of lead so arranged that the water seal may be renewed, in which case the top of the soil pipe or house sewer shall be at a lower elevation than the bottom of the cellar drain pipe.
- (b) The cellars may be drained through an iron trap and independent drain to the sewer.
- 74. The pit shall be provided with a proper covering or grating to prevent the entrance of floating matter, débris, vegetables, sweepings, sand, mud and similar substances, and such precautions shall be taken as the Superintendent may direct to prevent the inlet to trap from becoming blocked or closed.

75. Proper check valves or mechanical back water traps shall be placed on all cellar drains in addition to the water seal trap where the bottom of the cellar basement is less than two feet above the top of the street sewer.

ROOF WATER.

- 76. The roof water may be discharged into the sewer through the house sewer; each vertical rain water leader shall terminate at its base in a cast iron trap, or the several leaders may be combined into one discharge pipe and one cast iron trap (with clean-out) placed on it near its connection with the soil pipe or house sewer.
- 77. All rain water leaders within the buildings shall be of heavy cast iron and have trap on same in cellar.
- 78. The vertical rain water leaders outside the building from a point not less than five feet above the ground to the trap below shall also be of heavy cast iron, and all joints shall be leaded and caulked.
- 79. No rain water leader shall be used as a soil pipe, waste pipe or vent pipe, and no soil pipe, waste pipe or vent pipe shall be used as a rain water leader.

SANITARY INSPECTION.

- 80. The Superintendent or other officer appointed for this purpose shall be permitted to examine all plumbing, pipes and fixtures at all reasonable hours.
- 81. The Superintendent or other officer appointed to inspect the plumbing shall be notified when any work is ready for inspection or test, and all work must be left uncovered and convenient for examination until inspection of same, testing and approval, etc. The inspection shall be made within two working days after receipt of notice (notices filed after 12 o'clock noon shall date from day following). The Superintendent or other officer appointed for that purpose may require a water or smoke test as follows:-For roughing in work and work starting below ground or first floor, a smoke test; for finished work, all plumbing is to be smoke-tested, all test or tests shall be made by the party whose work is being inspected and he shall provide all plugs, ladders, hose, smoke, machines, etc., required, to the satisfaction of the Superintendent or other officer appointed for such purpose. At such season of the year when a water test would not be safe by reason of frost such test shall not be used. But all roughing in of plumbing shall be tested with an air pump or guage with a pressure of fifteen pounds per square inch. The Superintendent or other officer shall furnish such guage. The smoke test shall be applied to all finished plumbing work before same is put in use.
- 82. All plumbing work done shall receive a final smoke or water test, said smoke or water test to be made by the plumber doing the work in the presence of the Superintendent or other officer appointed for such purpose, and no plumbing or drainage shall be used by any person, or water turned on such premises until such plumbing and drainage has been tested and a final certificate is issued that the work has been approved of.
- 83. All plumbing work must be inspected by a practical and experienced plumber, and he shall be held responsible for the plumbing done under these regulations.

84. If a water closet, water closet compartment, urinal, slop sink or other fixture be found in a filthy condition, the tenant or owner shall be notified of the fact, and if again found in an unsanitary condition the tenant or owner shall be proceeded agaist for creating a nuisance.

WATER SERVICES

- 85. For water works pressure no lead pipe shall weigh less than the following:—
 - \$ inch internal diameter 4 pounds per lineal yard.
 - ½ inch internal diameter 6 pounds per lineal yard.
 - § inch internal diameter 8 pounds per lineal yard.
 - inch internal diameter 10 pounds per lineal yard.
 - 1 inch internal diameter 13 pounds per lineal yard.
- 86. (a) Iron pipes shall be galvanized and shall be submitted to and withstand a hydraulic pressure of 200 pounds to the square inch.
- (b) The fittings for galvanized pipes shall correspond with the piping and shall be galvanized, malleable iron beaded fittings.
- 87. Each water supply shall be laid with due regard to danger from freezing, and shall be properly laid and graded with a fall to a stop and waste-cock placed in the cellar or other convenient point where water can be entirely drained off.
- 88. All water supply pipes in the ground must be laid to a depth of not less than six feet, and when passing through or within two feet of a vault drop or area opening of any kind must be encased in a wooden box or otherwise protected from frost if considered necessary by the Superintendent.
- 89. Each consumer in a tenement building shall be supplied with a separate stop and waste cock on the service pipe inside the building unless the same be metered.
- 90. No arrangements shall be made for supplying water closets or urinals except by self-closing cocks, unless when water is supplied by meter.
- 91. No arrangements shall be made for cleaning water closets by waste pipes from wash basins, baths or sinks or other improper means, but each water closet must be fitted up with proper flushing tank.

PENAL CLAUSE.

- 92. Any person committing a breach of any provision of any of these regulations shall be liable on summary conviction to a fine of not exceeding \$50 exclusive of costs, or to imprisonment in the lock-up house of the Rocky Mountains Park of Canada, or in the nearest common jail, for a period not exceeding fifteen days in case of non-payment of fine and costs inflicted for any such breach unless such fine and costs, including the costs of committal are sooner paid.
- 93. These regulations shall take effect from and after the date specified therefor in the Order in Council authorizing them.

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Garbage Regulations. Order in Council, 25th April, 1914, P.C. No. 1097.

The Superintendent of any Park may provide for the collection of garbage, ashes, and other house and street refuse in any townsite under his jurisdiction and may collect charges therefor from the householders benefited, which charges shall be fixed by the Minister of the Interior.

Every householder, and every keeper of a restaurant, hotel, store or other place where garbage, refuse, fruit and vegetables, ashes and other waste substance accumulate shall provide a sufficient number of galvanized iron vessels, each at least sixteen inches in diameter and two feet high, to receive all such waste substances; and such materials shall be placed therein and kept in a convenient place to enable the scavengers to collect the same, which shall be done as often as the Superintendent shall direct. The vessel shall be provided with a close-fitting lid of the same material as the vessel, and shall be kept covered therewith.

PENALTY

Any person violating this regulation shall be liable to the penalty provided in Section 20 of the Dominion Forest Reserves and Parks Act, Chapter 10, 3-4 George V.

Regulations governing travelling on Roads, Streets and Bridges in the Dominion Parks. Order in Council, 18th January, 1921, P.C. No. 85.

- 1. In these regulations unless a contrary intention appears:—
- "Minister" means Minister of the Interior.
- "Superintendent" means and includes the Superintendent of any Dominion Park, the Acting Superintendent of the Park or any other representative of the Superintendent authorized by him to act in his behalf.
- "Park" means any Dominion Park.
- "Townsite" means any townsite or subdivision of lots in the Dominion Park.
- "Driver" means the person driving or controlling any kind of a vehicle or horse or any other animal on any road or street in a Park.
- "Bicycle" includes tricycle or other similar vehicle propelled by muscular power.
- "Vehicle" means and includes every species of vehicle drawn by animals or propelled by steam, electricity, gas, gasoline, or other 27048—4

motive power, for the conveyance of persons or goods upon any street or road.

- "Road" means any motor road, road, trail, street, lane, alley, park driveway, within or without any city, town or village, and within a Dominion Park.
- "Street" means any street, road or lane in any townsite or subdivision in a Park.
- "Street intersection" means that area at the junction or intersection of two or more streets included within the production of the property lines on each side of the intersecting streets.
- "Sidewalks" means and includes all walks and paths of every description in any townsite along any street or lots constructed for the use of foot passengers.

PEDESTRIANS

PEDESTRIANS RIGHT-OF-WAY

2. Pedestrians on any roads shall be subject to the same provisions in regard to the use or travel on such roads as drivers, provided that drivers meeting or passing pedestrians shall give such pedestrians first choice to the right-of-way.

PEDESTRIANS TO PASS TO RIGHT

3. Pedestrians on meeting one another in any street shall pass to the right, and when overtaking one another shall pass to the left.

DISTURBING TRAFFIC

4. No person shall walk, run or race on the streets in such a manner as to interfere with the convenience of any other person or shall crowd or jostle others.

NO VEHICLES ON SIDEWALKS

5. No person shall run, draw or push any carriage, wagon, wheelbarrow, cart, handcart, truck or hand-wagon, sled or sleigh, or other vehicle used for the conveyance of any person, article or property, upon any of the sidewalks of any townsite, except babies' conveyances, and invalids' chairs.

OBSTRUCTION

6. Persons shall not be allowed to stand in groups or sit or lounge upon chairs, benches or other things in front of any public saloon, boarding house, hotel or place of public entertainment, or on any of the streets or sidewalks of the Park so as to cause any obstruction to the free use of such streets or sidewalks by pedestrians.

STREET PREACHING

7. Nothing in section (6) contained shall be construed as prohibiting the congregation of individuals to attend and listen to preaching so long as the proceedings thereat are peaceable and orderly and there is no interference with the ordinary traffic of the streets upon which such preaching takes place.

BICYCLES

MAXIMUM SPEED

8. No person shall ride or propel a bicycle upon any of the streets, squares or lanes within any townsite at a greater rate of speed than eight miles per hour.

CYCLING ON SIDEWALKS

No person shall ride a bicycle on any sidewalk in any townsite.

CHILDREN NOT TO BE CARRIED ON BICYCLE

10. No person shall carry a child upon a bicycle.

NOT TO COAST ON BICYCLE

11. No person riding a bicycle on any street shall indulge in the practice of coasting, unless such bicycle is equipped with coaster brakes.

TO SOUND BELL

12. Any person riding a bicycle on any road shall carry at all times a suitable alarm bell, which shall be sounded within fifty feet of every crossing or when about to pass a vehicle or person travelling in the same direction. No horn, siren or other contrivance for sounding an alarm, except a bell, shall be used on a bicycle while the same is being ridden on any road.

TO CARRY LAMPS AFTER DARK

13. Every person riding a bicycle upon a road or street between half an hour after sunset and daylight of the next day, shall carry a lighted lamp attached to the head of the handlebar or front hub of such bicycle, so as to be easily seen and distinguished by foot passengers and other persons upon the streets.

VEHICLE TRAFFIC

RULES OF THE ROAD

14. Every driver shall travel upon that portion of the road which is to the right of the centre line of such road and in turning from one road to another shall keep to the right of the centre line of the road from which, and also of the one to which, he may be riding or driving. No driver in any townsite shall pass to the opposite side of the street for any reason between street intersections, but in order to pass to the opposite side of the street shall go to a street intersection and there turn and go in the opposite direction, and in so turning shall keep to the right of the centre line of the intersecting streets.

SPEED OF CARRIAGES

15 (a). No driver shall drive or ride on any road recklessly or negligently, or in a manner which is dangerous to the public or at a greater speed than is reasonable and proper, having regard to the

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52 traffic and use of the road, or so as to endanger, or be likely to

PASSING STREET INTERSECTIONS

endanger the life or limb of any person or the safety of any property.

(b) In a townsite every driver shall slacken speed in approaching any crossing for foot passengers, so as not to exceed a rate of five miles an hour and when approaching any crossing upon which any person may be crossing, shall stop if necessary to allow such person to pass.

SPEED LIMIT

(c) In no case within any townsite shall a person driving or riding a horse or other animal drive at a rate exceeding eight miles per hour. Drivers of motor vehicles shall not drive at a rate exceeding fifteen miles per hour in a townsite or twenty-five miles per hour outside any townsite.

MUST SOUND BELL OR HORN AT CROSSING

- 16. (a). The driver or person in charge of any automobile, motor car or other similar vehicle, shall, when approaching any crossing or street intersection sound an alarm bell, gong or horn.
- (b) No siren or other such contrivance for sounding an alarm, except an alarm bell, gong or horn, as approved by the Superintendent, shall be used in any automobile, motor car or other horseless vehicle while being propelled along any street.

VEHICLES TO KEEP CLOSE TO CURB

17. All vehicles while stopped on a street must be placed close to the right hand curb. Any vehicle waiting at the curb shall promptly give place to a vehicle about to take on or let off passengers.

TRAVELLING ABREAST

18. The drivers of two or more vehicles shall not travel abreast on any road in the Park for any length of time more than is necessary for the purpose of passing.

SLOW TRAFFIC

19. The driver of every slowly moving vehicle shall in driving the same keep as close as possible to the right hand side of the road.

DRIVER MUST HAVE CLEAR VIEW FROM HIS SEAT

20. No one shall drive a vehicle which is so covered in or constructed as to prevent the driver from having a sufficient view from his seat of the traffic following and at the sides of such vehicle.

PERSONS IN CHARGE OF VEHICLES

21. Every driver or other person in charge of any vehicle shall, while such vehicle is in motion, remain upon such vehicle or walk beside the horse or animal drawing the same.

23. Every driver, before slowing up or stopping, shall give a signal to those behind him by raising his hand or whip vertically.

BACKING, SLOWING UP, OVERTAKING STREET CARS

24. No driver shall back up his vehicle if by so doing he obstructs or interferes with traffic.

FUNERAL PROCESSIONS

25. No driver shall break through or interrupt any funeral procession.

FIRE BRIGADE

26. When an alarm of fire is sounded, the drivers of all vehicles shall draw to their right hand side of the street along which the fire bridage is about to pass till the fire bridage has passed.

REGULATION OF TRAFFIC BY POLICE

27. Whenever any police officer or other Government officer is on duty at any street intersection for the purpose of regulating traffic, every driver of any vehicle whatsoever shall stop immediately upon such officer ordering him so to do either by word of mouth or by holding up his hand, and he shall not proceed until so authorized by the officer by word of mouth or by the motioning of his hand.

DRIVERS IN STATE OF DRUNKENNESS NOT ALLOWED

28. No person in a state of drunkenness shall drive a vehicle or ride a horse on any road or street in a Park.

RACING, ETC., ON ROADS FORBIDDEN

29. No person shall race with or drive furiously any vehicle or horse or other animal, or shout, or use any blasphemous or indecent language upon any road.

SLEIGHS HAVE BELLS

30. Every person travelling upon a road, with a sleigh, sled, or cariole, drawn by a horse or mule, shall have at least two bells attached to the harness.

SIDEWALKS AND BOULEVARDS

PROTECTION OF SIDEWALK

31. Every owner or occupier of any house, building or lot within a townsite who shall require to drive any horse or other animal, or any wagon, carriage, cart, sled or other vehicle across any paved or

planked sidewalks or boulevard for the purpose of entering his house, building or lot, shall before so doing construct across the drain, gutter or water course opposite the place where he shall desire to enter his premises, a good and sufficient bridge of planks, concrete or other material satisfactory to the Superintendent of the Park, so constructed as not to obstruct such drain, gutter or water course, and shall also construct over the sidewalk or boulevard to be crossed and of the full width thereof, a crossing of planks, timber, concrete or other material satisfactory to the said Superintendent, sufficient to prevent the sidewalk or boulevard from being injured in crossing it.

DRIVING OVER SIDEWALKS PROHIBITED

32. No person shall ride, drive, lead or back any horse or vehicle across, over or along any sidewalk or boulevard in any public street or other public place within a townsite; provided always that it shall be lawful for any person to cross the sidewalk or boulevard to go into any yard or lot adjoining the same where a proper and sufficient bridge has been constructed as prescribed in the last preceding section, or where a permanent crossing has been provided.

DRIVING ANIMALS ON BOULEVARDS PROHIBITED

33. No person shall drive or ride any animal, whether attached to a vehicle or not, or drive, take or leave any vehicle of any kind or anything whatsoever on any boulevard or grass plot of any street or public place in any townsite; provided that every owner or occupier of any house, building or lot within a townsite who shall require to ride or drive any animal, or drive or take any vehicle across any boulevard for the purpose of entering his house, building or lot, may do so on complying with the requirements of section (31) of these regulations, and making under the direction and subject to the approval of the Superintendent of the Park a sufficient crossing or driveway across such boulevard for such purpose.

INJURY TO TREES, ETC., ON BOULEVARDS

34. No person shall in any way injure any tree, shrub, flower or grass on any boulevard or grass plot on any street, park or public place in any townsite.

Meeting or Passing Vehicles

MEETING OR PASSING PEDESTRIANS

35. Any driver, when meeting any pedestrian at any road or street crossing, shall not be required to await the arrival of any such pedestrian at such crossing, but pedestrians who are entitled to the first choice to the right-of-way at any crossing shall have the right to proceed across such crossing at the pace of an ordinary walk, and such drivers shall not attempt to compel pedestrians to rush or run for safety by the insolent blowing of a horn or by any other action.

CARRIAGES, ETC., MEETING TO TURN TO RIGHT

36. If a driver meets another driver he shall turn out to the right from the centre of the road, allowing to the driver so met one-half of the road.

CARRIAGES, ETC., OVERTAKEN TO TURN TO RIGHT

- 37. (a) If a driver is overtaken by a driver travelling at greater speed, the person so overtaken shall quietly turn out to the right and allow the other driver to pass.
- (b) Any driver overtaking another driver shall turn out to the left so far as may be necessary to avoid a collision with the driver so overtaken, and the driver so overtaken shall be required to leave half of the road free, for the driver so overtaking him, to pass.

CARRIAGES, ETC., MEETING TO TURN TO RIGHT

38. Drivers meeting at cross roads or street intersections shall give the right-of-way to the driver approaching from the right.

DRIVER UNABLE TO TURN OUT IS TO STOP

39. If a driver is met or overtaken by another, and by reason of the extreme weight of the load on either of the vehicles so meeting, or on the vehicle so overtaken, its driver finds it impracticable to turn out as aforesaid, he shall immediately stop, and if necessary for the safety of the other vehicle, and if required so to do, he shall assist the person in charge of said vehicle to pass.

VEHICLES GOING IN SAME DIRECTION PASSING

40. A driver shall not attempt to pass another driver going in the same direction if a driver coming in the opposite direction is about to pass either of the first mentioned drivers.

DRIVER MEETING PERSON ON BICYCLE

41. If a driver meets a person travelling upon a bicycle he shall, where practicable, allow such person sufficient room on the travelled portion of the road to pass to the right.

VEHICLES OVERTAKING BICYCLE

42. If a driver on a bicycle is overtaken by a vehicle or horseman travelling at a greater speed than he, the person so overtaken shall turn out to the right and allow such vehicle or horseman to pass and the latter shall turn out to the left so far as may be necessary to avoid a collision.

HEAVY TRAFFIC

WIDTH OF TIRES OF HEAVY TRAFFIC VEHICLES

43. No person shall use any vehicle with steel tires for use in heavy traffic for the conveyance of articles of burden, goods, wares or merchandise upon, over or through any street or streets in any townsite unless such tires shall be of the following widths:—

- (a) Where such vehicle is capable of carrying a load of over five tons, the said tires shall be at least four inches in width.
- (b) Where such vehicle is capable of carrying a load of over three tons, but is not intended for a load of over five tons, the said tires shall be at least three inches in width.
- (c) Where such vehicle is capable of carrying a load of over one ton, but is not intended for a load of over three tons, the said tires shall be at least two and one-half inches in width.
- (d) In all other cases, whether such vehicle is intended for a load of one ton or less, the said tires shall be at least two inches in width.

MERCANTILE DELIVERY VEHICLES

44. The provisions of the immediately preceding section shall not apply to mercantile delivery vehicles used for the purpose of delivery of articles in loads weighing in the aggregate less than one thousand pounds.

HEAVY TRAFFIC PROHIBITED ON CERTAIN STREETS

45. The Superintendent may from time to time set aside any roads or streets for light traffic and pleasure driving and no person shall use the said streets or roads or any of them for the purpose of teaming or carrying heavy loads over or upon the same, except where necessary for building operations upon lands abutting on said roads, or to deliver coal or other merchandise to the residences fronting or abutting thereon, for consumption in such residences, and no person shall load or unload any goods, wares or merchandise on said streets and roads save as aforesaid.

DRIVERS LOITERING

LEAVING VEHICLES STANDING

46. No driver having in his charge or under his control any vehicle of any kind whatsoever shall permit the same to stand upon or in any street or road within twenty feet of any street intersection, or within fifteen feet of any water hydrant or fire plug, for a greater length of time than is reasonably necessary to load or unload or to let on or off passengers.

OBSTRUCTING TRAFFIC ON STREETS

47. No person shall at any place in any townsite halt or leave any vehicle across any footpath or street crossing, or tie a horse or horses to any post, ring or hook, or in any way across any sidewalk or crossing, so as to obstruct the ordinary traffic of the street, or detach or disconnect any carriage, cart, wagon, sleigh, sled or other vehicle from the animal or animals drawing the same, and leave such carriage, cart, wagon, sleigh, sled or other vehicle detached or disconnected on any streets or lanes of any townsite, and no person shall at any place in the townsite in anywise obstruct the free use of the streets or sidewalks, or the crossings across the streets, lanes, or sidewalks by stopping any animal or vehicle across the same or in any other way.

NO PARKING ON STREETS

- 48. (a) The Superintendent may, by notice placed on any street, prohibit the parking of any vehicle or the leaving of any horse or other animal on any road or street or portion thereof in the parks.
- (b) No person shall allow or permit any vehicle, horse or other animal to stand, or be, or remain standing for a longer period than twenty minutes on any street or road or portion thereof on which the Superintendent of the Park has ordered that there shall be no parking.

VEHICLES TO STAND CLOSE TO SIDEWALKS

49. Where vehicles are left standing on any street, the person having charge or control of the same shall draw them up close to the sidewalk and if there be more than one vehicle, not less than five feet from the nearest vehicle, and shall place his vehicle so as not to impede in any way pedestrians crossing from one side of the street to the other.

NO VEHICLE IN FRONT OF PUBLIC ENTERTAINMENT

50. No person having in his charge or under his control any vehicle shall stand the same in front of any place of public entertainment.

NO OBSTRUCTION TO ANY PROPERTY

51. No person shall leave any vehicle standing on any street so as to obstruct the entrance to any private residence or business premises or building or interfere with other vehicles in loading or unloading goods or passengers to any such residence or building, and the owner of any vehicle shall, immediately on being requested by the proprietor or occupant of such residence or building, remove the said vehicle.

CAB AND EXPRESS STANDS

CABS, ETC., TO STAND ONLY AT CERTAIN PLACES

52. No vehicle kept for hire shall stand or remain upon or in any street while waiting for hire or engagement, or while unengaged, except upon and in the streets or places which have been set aside by the Minister as places where such vehicles may be placed while waiting for hire.

NO VEHICLE NEAR STREET CROSSING OR HOUSE

53. No vehicle while waiting for hire shall be placed or left on any street or place nearer than twenty feet to any street crossing or nearer than ten feet to any dwelling house.

NO SOLICITING ON STREETS

54. No person shall solicit on any street any person to enter any vehicle kept for hire except at the places which have been set aside by order of the Minister as aforesaid.

PERSON IN CHARGE TO REMAIN NEAR HORSE

55. (a) The person in charge of any horse or any vehicle with horse or horses attached shall remain on or near such horse or vehicle so that the same may be within physical control of such person at all times, and shall before leaving any horse or horses standing on any street or road of a park tie the same securely to some fixed object or to a heavy weight.

MOTOR IN MOTOR VEHICLE NOT TO BE LEFT RUNNING

(b) No person shall leave any motor vehicle standing on any road or street in a park with the motor in said car running.

VEHICLES PLACED IN ORDER

56. All vehicles while upon any authorized stand shall be placed in line in the order in which the vehicle arrives at such stand.

Crossing Bridges

LIMIT OF SPEED OVER BRIDGES

- 57. (a) No driver of a motor vehicle shall cross any bridge over twenty feet in width at a greater speed than eight miles per hour, and in the case of horse or horse drawn vehicles or other animals they shall not be driven across any such bridge at a pace faster than a walk.
- (b) Not more than ten horses or other animals shall be driven across any bridge at one time.
- 58. The Superintendent may by notice placed on any bridge regulate the traffic on said bridge and any one driving on a bridge or using same contrary to the directions of such notice shall violate these regulations.

MISCELLANEOUS

TRANSPORTATION OF EXPLOSIVES

59. No person shall transport giant powder dynamite or other combustible and dangerous material or explosive upon or along the streets of any townsite without first securing permission from the Superintendent and unless he observes the terms of such permission.

MOVING BUILDINGS ACROSS STREETS

60. No person shall move, or cause to be moved, or assist in moving any building into, along or across any street without having first obtained a permit from the Superintendent of the Park.

TOBOGGANING

61. No person shall coast or slide upon any toboggan or sled along or across any street or public place unless such street or public place is set aside by the Superintendent of the Park for that purpose.

HAULING DEAD ANIMALS, ETC.

62. The Superintendent may by notice placed on any street prohibit the hauling of any dead horse or other animal, offal, night

soil or other offensive matter or things on such street, during the hours of daylight and any one acting contrary to such notice shall violate these regulations; provided, however, that animals which shall die or have been killed on said streets may be forthwith removed therefrom, and provided further that this section shall not apply to scavengers when employed by the Superintendent of the Park to remove garbage, ashes and other refuse.

REMOVING RUBBISH

63. No person shall, when removing any filth, dust, tashes, manure, garbage or rubbish through or along any street, deposit or cause to be deposited or let fall any of such filth, dust, ashes, manure, garbage, or rubbish upon any street and every cart, wagon, sleigh or receptacle or other means of conveyance used for the removal of any filth, dust, ashes, manure, garbage or rubbish shall be properly constructed and furnished with a sufficient covering to the satisfaction of the Superintendent so as to prevent the escape of the contents thereof, and all other reasonable precautions shall be taken to prevent any such filth, dust, ashes, manure, garbage or rubbish from being spilled or from falling upon any street.

CLOSING ROADS AND TRAFFIC

64. During the construction and maintenance of any road or street or portion thereof, or for any other reason which in the opinion of the Superintendent makes such action advisable, the Superintendent may, by notice placed at the entrances to such roads or streets, order any such road or street or portion thereof closed to traffic. No person shall drive or ride any vehicle, horse or other animal upon such road or street during such closed period except by permission of the Superintendent.

ONE-WAY TRAFFIC

65. Where owing to the nature or condition of a road the Superintendent considers it advisable, he may, by notice placed at the entrances to such a road, order that all traffic shall proceed in one direction only indicated by him. Upon the posting of such order no person shall drive any horse or vehicle in violation of the same.

NO INTERFERENCE WITH TRAFFIC ON ROADS

66. No person shall place any materials or commodities of any description on or over any road, street, boulevard or sidewalk so as to, in any way, interfere with the traffic on said road, street, boulevard or sidewalk, or so as to interfere with the appearance of same without first securing permission therefor from the Superintendent.

PEDLERS, ETC., NOT TO OBSTRUCT STREETS

67. No licensed or unlicensed pedler, hawker, or other person shall carry on his business or sell any article or commodity of any description from any stationary vehicle, place or stand on any street; nor shall any commodity be offered for sale on any vacant lands adjacent to any road or street when by doing so it would obstruct the travel on or block up any road, street, or sidewalk either by attracting a crowd of persons or otherwise.

REGULATIONS NOT APPLICABLE TO EMPLOYEES OF DEPARTMENT

68. Nothing in these regulations shall prohibit or interfere with the use, by any person employed by or properly connected with and acting for the Department of the Interior, of any vehicle or horse on any road in the Park, for fire fighting purposes, for police patrol, or any other service in the judgment of the Superintendent necessary in the interests of a Park or of the Government of the Dominion of Canada.

PENALTY

69. Any person violating any of the foregoing regulations shall, in addition to any civil liability thereby incurred, be liable on summary conviction to a penalty of not more than one hundred dollars, and in default of immediate payment of such penalty and of the cost of prosecution such person may be imprisoned with or without hard labour for any term not exceeding six months.

Regulations governing the use of motor vehicles in the Dominion Parks. Order in Council, 18th June, 1919, P.C. No. 1249.

INTERPRETATION.

Motor vehicle. In these Regulations, unless a contrary intention appears:-

"Motor Vehicle" means and includes all vehicles propelled by mechanical power, excepting the cars of electric and steam railways and other motor vehicles running upon rails or tracks or other vehicles used for road constructions or grading or other such vehicles and nothing in these Regulations contained shall be construed to apply to or affect bicycles, tricycles, or other such vehicles as are propelled by muscular power.

Road.

"Road" means and includes any motor road, road street, lane alley, park highway, driving or public place within or outside of any city, town or village situated within a Park.

Owner.

"Owner" means and includes owners where a motor vehicle is owned by two or more persons jointly or in common and means and includes any person having any proprietary interest whatsoever in any motor vehicle in the Dominion Parks and includes any firms, partnership association, corporation or joint stock company.

Superintendent. "Superintendent" means and includes the Superintendent of the Park, the Acting Superintendent of the Park or any other representative of the Superintendent authorized by him to act in his behalf.

Park.

"Park" means any Dominion Park.

Park Motor License. "Park Motor License" means a license to authorize the use of a motor vehicle in any Dominion Park.

Chauffeur.

"Chauffeur" means and includes any person operating a motor vehicle as a mechanic or a paid employee or any person operating a motor vehicle for hire.

"Park Chauffeur License" means a license to authorize a person Park to act as driver or chauffeur of any motor vehicle.

Chauffeur License.

1. (a) No motor vehicle shall be driven within a Dominion Park Owner must until the owner or driver thereof shall have taken out a motor license License. as provided by these Regulations, except for such distance as may be necessary to obtain such license.

(b) Every license under these Regulations may be issued by the License Superintendent and shall be subject to all Regulations for the control issued by and management of the Park, now in force or which may hereafter be tendent. made from time to time in that behalf by the Governor in Council.

(c) Yearly licenses may be issued to residents of a Dominion Yearly Licenses. Park on the forms as authorized by the Motor Vehicles Act of the Province in which the Park is situated and the fees therefor shall be those prescribed by such Motor Vehicles Act. Part of such fees, as agreed upon by the Governments of such Province and the Dominion of Canada shall be forwarded to the Receiver General of Canada as part of the consolidated revenue of Canada, the balance of such fees shall be forwarded to the Treasurer of the Province in which the fees were collected.

(d) Transient or temporary licenses may be issued to non-resi- Transient or dents of the Park on the forms prescribed by the Minister and the License. fee therefor shall be fixed by the Minister and shall in no case exceed one (\$1.00) for a single trip into the Park for any length of time up to one week and one (\$1.00) dollar for each additional week or fraction thereof.

2. All motor vehicles entering a Dominion Park shall be regis- Motor tered at the first point on the route of entrance designated by the Vehicles must be Superintendent as a motor registration point and the owner or driver registered. of such motor vehicle shall comply with all requirements of the Regulations in regard to the issue of licenses. Upon leaving a Park the owner or driver of such motor vehicle shall return to the Park Officer at the last registration point on the route of his departure, any license plate or numbers issued for the use of such motor vehicle while in the Park.

3. (a) Every person making application for a Park Motor Applicant License for any motor vehicle shall supply the Superintendent with to supply full infora statement containing the name and address of the owner, with a mation. description of the vehicle for which a license is desired, including the name of the maker, factory number, style of vehicle and motor number, or any other information required by the Superintendent in connection with the motor vehicle for which a license is desired.

(b) The license shall contain the name of the owner, his address, The license the name of the maker of the vehicle, factory number, style and shall contain motor power and this license must be attached to or carried with the owner, etc. said vehicle at all times while it is in operation in a Park.

the name of

(c) The owner of every such motor vehicle shall be provided Owner with two number plates, having thereon the registration number of with two such motor vehicle.

number

(d) The Superintendent may for any reason which in the Superininterest of the Park he considers sufficient, refuse a license for any tendent may motor vehicle, provided however, that any person who has been refuse refused a license by the Superintendent may appeal to the Minister, license.

and if the Minister is satisfied that the Superintendent was not justified in refusing such license, the Superintendent shall, upon the order of the Minister issue a license for such motor vehicle.

Yearly license issued to owner. Yearly license to have force and effect up to 1st day of January. Superintendent must be notified of sale or transfer of ownership.

- 4. (a) A yearly license for a motor vehicle must be issued in the name of the owner.
- (b) Every yearly license shall have force and effect up to the first day of January next after the same shall have been issued unless sooner revoked.
- (c) Upon the sale or transfer of ownership of any motor vehicle licensed under these Regulations to operate in any Dominion Park, it shall be the duty of the person in whose name the license for such motor vehicle is issued, to immediately notify the Superintendent of the Park of the name and address of the new owner and to return the license and number plates for the motor vehicle so sold or transferred and such license shall be cancelled by the Superintendent, who may issue a new motor license to the owner for the balance of the then current year upon payment of a fee of two (\$2.00) dollars.
- (d) Manufacturers, dealers or agents of motor vehicles may be granted a license known as a dealers' license upon payment of a license fee as prescribed by the Motor Vehicles Act for the Province in which the Park is situated and be supplied with distinctive numbers and number plates in such form as the Superintendent may determine.
- (e) A dealers' license shall only apply to cars when used for demonstration purposes.

Dealers' license shall apply to cars for demonstration purposes. License for paid drivers.

Manufac-

issued dealers'

license.

turers, etc.,

- 5. (a) Every chauffeur shall take out a Park Chauffeur License and no person shall employ anyone to drive a motor vehicle who is not so licensed. The license fee for a chauffeur's license for the then fiscal year or portion thereof shall be one (\$1.00) dollar.
- (b) A person making application for a Park Chauffeur License shall make such application to the Superintendent or to such other person as the Superintendent shall direct, upon the forms supplied by the Department of the Interior.
- (c) No Park Chauffeur License shall be issued to any chauffeur or driver of any motor vehicle until the applicant has satisfied the Superintendent that he is properly qualified to drive a motor vehicle and is a suitable person to be permitted to act in such capacity.

for Park Chauffeur License made to Superintendent. Park Chauffeur license not issued by Superintendent until he is satisfied as to qualifications of driver. Badge furnished chauffeur.

Applications

- (d) Upon the issue of a license the chauffeur shall be furnished with a badge which shall have stamped thereon the number of the license.
- (e) No Park Chauffeur License shall be issued to any person under the age of eighteen years.

No person under certain age to operate motor vehicle. -- white and or to long value transposition and and of establish beautiful

(f) No chauffeur having been granted a license as provided for Chauffeurs by these Regulations shall operate a motor vehicle within a Park badges. without wearing his badge in a conspicuous place, nor voluntarily permit any person to use his badge or certificate nor shall any person while operating a motor vehicle use any badge or certificate belonging to any other person or a fictitious badge or certificate.

(g) No chauffeur's license shall be issued to a firm or corpora- No tion or in the name of more than one person.

chauffeur's license to issue to firm, etc.

6. (a) The Superintendent may at any time suspend or revoke Superintenany license issued under the provisions of these Regulations on dent may suspend or account of any misconduct or infraction of any of the Dominion revoke Parks Regulations by any owner or driver of a motor vehicle to whom licenses. such license may have been issued.

(b) In the event of any license issued under the provisions of Licenses, these Regulations being suspended or cancelled by the Superintendent, plates, etc., as hereinbefore provided, the number plates assigned to the motor returned. vehicle owned or being operated under such number or in the case of a chauffeur, the badge which had been allotted to such chauffeur shall be returned to the said Superintendent.

- 7. (a) Every motor vehicle while being driven on a road shall Motor have attached to and exposed on the front and back thereof, the plates to be attached. number plates assigned and issued by the Superintendent.
- (b) No motor vehicle shall be operated or driven within a Park Motor under any other number plate than that of its own license.

license number.

(c) The number shall be kept free from dirt and obstruction Number and the number plates shall be so affixed that the numbers may be kept clean, at all times plainly visible.

(d) The number plate on the front shall be as far forward and Position as high from the ground as may be necessary to make it distinctly of number visible and the number plate on the back in such a way that the lower edge shall not be lower than the base of the motor vehicle, provided that this subsection so far as relating to the position of the number plate on the back shall not apply to motor trucks or other motor vehicles for the delivery of goods.

(e) In the case of the loss of number plates or of chauffeur's badge Issue a new pair of number plates or a new badge, of another number of new number than that borne by the lost number plates or badge, as the case may plates, etc. be, may be obtained from the Superintendent upon satisfactory proof being adduced as to the loss of the said number plates or badge, as the case may be, and the payment of a fee of one dollar.

8. (a) Every motor vehicle shall carry during the period from Motor one hour after sunset to one hour before sunrise at least two lighted to carry lamps, one on each side showing white light plainly visible in the lamps." direction towards which such motor vehicle is proceeding or is headed if not in motion and shall also have attached to the rear end of such motor vehicle a lighted lamp which shall have in addition to a red lens at least one white lens so arranged as to cast a white light upon the license number of the motor vehicle and make the same

plainly visible.

brakes, etc.

(c) Every motor vehicle shall be equipped and supplied with adequate brakes sufficient to control such motor vehicle at all times and also with proper alarm bell, gong or horn, and the same shall be sounded whenever it shall be reasonably necessary for the purpose of notifying pedestrians or others of the approach of such vehicle.

Muffler to be used

9. (a) Every motor vehicle using a gas engine as a motor power shall use what is known as the "muffler" and the same shall not be disconnected or cut off while the machine is in operation within the limits of any city, town or village situated within a Park.

Unneccessary noise.

(b) Any person having the control or charge of a motor vehicle shall not sound any bell, gong, horn or any other signalling device so as to make an unreasonable amount of noise and an operator of any motor vehicle shall not permit any unreasonable amount of smoke to emit from the said motor vehicle.

Routes of travel.

10. A motor vehicle shall be permitted to enter any Dominion Park only via such roads and to be driven on such roads and streets throughout a Park as the Minister of the Interior shall have designated or shall from time to time designate.

No person under certain age to operate motor vehicle.

11. (a) No male person under sixteen years of age and no female person under eighteen years of age shall drive or operate a motor vehicle upon any road in a Park.

No intoxicated person to operate motor vehicle.

(b) No intoxicated person shall drive or operate a vehicle in a Park.

No person to drive motor in race, etc.

(c) No person shall drive a motor vehicle upon any road in a race or on a bet or for a wager.

Motor vehicle to be operated at reasonable speed.

12. (a) No person shall operate a motor vehicle on a road recklessly or negligently or in a manner which is dangerous to the public or at a greater speed than is reasonable and proper, having regard to the traffic and use of the highway, or so as to endanger or be likely to endanger the life or limb of any person or the safety of any property, provided that in no case shall a person operate a motor vehicle within a Park at a greater speed than twenty-five (25) miles per hour.

Speed in cities, towns or villages.

(b) No person shall operate a motor vehicle upon a road where the same passes through any city, town or village in a park at a greater rate of speed than fifteen miles per hour.

Operation of motor vehicles in cities and towns.

(c) Any person operating a motor vehicle upon any road in any townsite in a Park shall operate such motor vehicle in such manner that the same shall not cross over from one side of such road to the other side thereof between intersecting roads.

Speed approaching bridges, dangerous grades, etc.

13. Upon approaching a street intersection, curve, bridge, culvert, or steep descent and also traversing such intersection, curve, bridge, culvert or steep descent, a person operating a motor vehicle must have the machine under control and operate it at a rate of speed not exceeding eight (8) miles per hour; and upon approaching a section of road upon which there is at the time a heavy traffic, at a speed not greater than ten (10) miles per hour.

14. Every person having control or charge of a motor vehicle upon a road shall, whenever approaching any vehicles drawn by a horse or horses, or any horse upon which any person is riding, operate, manage and control such motor vehicle in such manner as to exercise every reasonable precaution to prevent the frightening of any such horse or horses and to ensure the safety and protection of any person riding or driving the same and shall not approach such vehicle or horse within one hundred yards at a greater speed than eight (8) miles per hour or pass the same going in the same direction, at a greater speed than eight (8) miles per hour, or in the opposite direction at a greater speed than five (5) miles per hour; and if such horse or horses appear frightened, the person in control of such motor vehicle shall not proceed further towards such animal unless such movement be necessary to avoid accident or injury, or until such animal appears to be under control of its rider or driver; and further, if any rider or driver is unable to control such animal upon the approach of a motor vehicle the driver or occupants of the motor vehicle shall render every reasonable assistance to said driver or rider until the animal shall have safely passed the motor vehicle or is under the control of the driver or rider.

15. (a) A person operating a motor vehicle shall at the request Motor to of or on signal by putting up the hand from a person apprehensive signal. of danger, riding, leading or driving a horse or horses or other animals, bring such motor vehicle immediately to a stop and cause the motor of such vehicle to cease running so long as shall be necessary to prevent accident and to insure the safety of others.

(b) During the term any motor vehicle is stopped or slowed of motor up, pursuant to the provisions of this section the person operating vehicle to such motor vehicle and any of the occupants thereof, shall refrain refrain from unnecessary from making any noise by means of any gong, bell, horn, whistle or noise. otherwise whatsoever.

16. The owner or person or persons in charge of a motor vehicle Pedestrians or horses when meeting any pedestrian, person or persons riding on horseback to have or driving in any vehicle drawn by a horse or horses, at any road right of way. crossing shall give the pedestrian, person or persons so riding on horseback or driving in any vehicle drawn by horse or horses first choice to the right of way; provided, however, that such motor vehicle shall not be required to await the arrival of any such person at such crossing.

17. (a) No driver of a motor vehicle shall enter upon any Crossing bridge while there is a horse crossing such bridge, except when such motor vehicle is following such horse; and no driver of a motor vehicle shall, while following such horse on a bridge attempt to pass such horse; nor shall he approach such horse in a way that may frighten same.

(b) No driver of a horse or horses shall enter upon any bridge while there is a motor vehicle crossing such bridge, except when such horse or horses are following such motor vehicle; and no driver

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of a horse or horses shall, while following such motor vehicle on a bridge attempt to pass such motor vehicle.

Motor vehicle to keep to outside. 18. Notwithstanding any Regulations governing travelling on roads and bridges in a Park, the person operating a motor vehicle on any section of a road constructed along the side of any hill or mountain must keep to the outside of the road when meeting or passing pedestrians, horses or horse-drawn vehicles so that all pedestrians, horses or horse-drawn vehicles may pass along that portion of the road adjacent to the cut bank.

Person in charge of motor vehicle to return to scene of accident. 19. If an accident occurs to any person on foot or horseback or in a vehicle, or to any horse or vehicle in charge of any person owing to the presence of a motor vehicle on a road, the person in charge of such motor vehicle shall return to the scene of the accident and render all possible assistance and give in writing to anyone sustaining loss or injury his name and address, and also the name and address of the owner of such motor vehicle and the number of the license.

Motor vehicle shall stop upon request of constable and give information. Police officer may enter premises

of dealer.

- 20. Any person operating a motor vehicle within a Park shall upon the request of any constable or other person having like authority stop and give all reasonable information respecting such motor vehicle as may be desired by such officer.
- 21. Any police office or constable shall have the right and power within a Park without further authority in the day time to enter the business premises of any dealer in motor vehicles or person or persons conducting a motor livery or other place where motor vehicles are kept for hire or sale, for the purpose of ascertaining whether the provisions of these Regulations are being complied with in respect to the motor vehicles in any of such places and by the several employees therein.

Persons not to tamper with motor vehicles. 22. No person shall tamper with a motor vehicle. No person without the authority of the person in charge of a motor vehicle shall climb upon or in any motor vehicle whether the same is in motion or at rest. No person shall hurl stones or any other missiles at any motor vehicle or the occupants thereof; or, while such motor vehicle is at rest and unattended, sound the horn or other signalling device, or attempt to manipulate any of the levers, starting crank, brakes or machinery thereof; or set such vehicle in motion or otherwise damage or interfere with the same.

Chauffeur or driver of motor vehicle held responsible for violation of regulations. Superintendent may seize motor vehicle.

- 23. The chauffeur or driver of any motor vehicle used for either private or public purposes shall be held responsible for violation of any of these Regulations as well as the owner or person in whose name the license for the motor vehicle has been issued.
- 24. Upon the violation of any of the Dominion Parks Regulations by the owner or driver of any motor vehicle, the Superintendent may seize the motor vehicle belonging to such person or persons and detain the same until all claims have been settled.

Penalty.

25. Any person violating any provision of these Regulations shall, in addition to any civil liability thereby incurred, be liable on sum-

mary conviction to a penalty of not more than one hundred dollars, and in default of immediate payment of such penalty and of the cost of prosecution such person may be imprisoned with or without hard labour for any term not exceeding six months. 26. Nothing in these Regulations shall prohibit or interfere with Regulations the use, by any person employed by or properly connected with and not applicacting for the Department of the Interior, of a motor vehicle or playees of motor vehicles on any road in the Park, for fire fighting purposes department. or for police patrol or any other necessary service in the interest of a Park or of the Government of the Dominion of Canada. Regulations regarding Grazing Permits in the National Parks. Order in Council, 21st May, 1914. P.C. No. 1331. 1. No live stock shall be permitted to run at large within the Parks unless a permit has been secured from the Superintendent. 2, Pigs, sheep or goats shall not be brought into or kept within the Parks, without the written permission of the Superintendent, and such permission shall be subject to all Dominion Parks Regula-3. Permits for the grazing of cattle or horses within Dominion Parks may be granted by the Superintendent of any Park upon such areas and for such periods each year as may be designated by him, subject to the following conditions:-4. Application shall be made in writing to the Superintendent and shall contain sufficient description for identification of the stock including marks and brands when there are such. 5. Permits shall be granted only for the exclusive use and benefit of the owners of stock and will not be transferable. 6. Licensed butchers may bring into the Parks and keep there for a period not exceeding thirty days, animals to be slaughtered for food purposes, upon the written permission of the Superintendent, such permission being subject to all Dominion Parks Regulations. 7. Any person holding a permit to graze cattle on any portion of the Parks, must (confine) them to the area specified and comply with all the conditions of his permit and these Regulations. 8. Should it be found that injury is being done by the stock to the timber and young trees or to any source of water supply, or if there is any other sufficient reason in the opinion of the Superintendent of the Park to justify removal of same, such stock must be removed upon the written instructions of the Superintendent to such other areas as he considers advisable. 9. Violation of any of these Regulations will render permits hable to cancellation by written notice of the Superintendent of the Park. $27048 - 5\frac{1}{2}$

- 10. Any stock found in the Park without a permit shall be liable to be impounded by the Superintendent or any officer acting under his instructions, and in addition the owners shall be liable to the penalties provided for infringement of Park Regulations.
- 11. Any animals so impounded, not claimed within thirty days after notice of the impounding has been given in writing or by public advertisement, may be sold by public auction of which notice shall be given in the public press.
- 12. The proceeds of such sale, after paying the cost of impounding, maintenance, advertising and sale, shall, on demand, be paid by the Superintendent to the owner of the stock.
- 13. The Superintendent may authorize any person to act as poundkeeper, the rates of remuneration to be as follows:—

50c. per day for one horse.

25c. per day for each additional horse.

30c. per day for one head of cattle.

15c. per day for each additional head.

20c per day for one pig, sheep or goat.

10c per day for each additional head.

- 14. No permit shall be granted for any animal which may be a danger or menace to the public. The owner will be responsible for any damage done by any animal and must upon the instructions of any officer of the Department of the Interior have any animal which is considered unsafe to the public, removed and confined in some place of safety.
- 15. The dues for a grazing permit shall be One Dollar per head for grazing season or any portion thereof. Only stock six months old or over will be counted in the determination of the dues for permit. All permits shall expire on the 30th of April in each year.
- 16. The number of stock which may be grazed by each applicant, and the period during which grazing will be permitted will be determined each year by the Superintendent.
- 17. Bona fide residents of the vicinity will be given the preference in the granting of permits.
- 18. At the expiration, or upon the cancellation of a permit, the owner shall be allowed seven days within which to remove his stock, after which they shall be liable to be impounded by the superintendent or any officer acting under his instructions.
- 19. The carcass of any animal dying within the Parks, other than those slaughtered for food purposes must be removed by the owner, immediately, and buried. If death results from any infectious disease, the carcass shall be burned.

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Regulations respecting Game in the Dominion Parks. Order in Council, 1st December, 1919, P.C. No. 2415.

- 1. "Game" means and includes all wild mammals and wild birds within any Dominion Park, and the heads, skins and any or every part of such mammals and wild birds.
 - "Head of Game" means a wild mammal or a wild bird or any part of either, protected by these Regulations.
 - 3. "Minister" means the Minister of the Interior.
 - "Superintendent" means the Superintendent of any Dominion Park or person acting in such capacity.
 - "Forest Officer" means a forest officer appointed for the Dominion Parks, under the Forest Reserves and Parks Act.
- Except as hereinafter provided, no person shall at any time chase, harass or pursue, hunt, shoot at, trap, take, wound, kil!, capture or destroy any game within a Dominion Park.
- 3. Except as otherwise expressly authorized by these Regulations, no person shall have in his possession, or in the possession of his servant or agent, or any other person on his behalf, any game killed or procured within a Dominion Park.
- 4. Except as otherwise expressly authorized by these Regulations, no person shall have in his possession within a Dominion Park any game no matter when or where procured, during the period in which the same is protected by the law of the province in which such game was captured or killed.
- 5. No person within a Dominion Park shall have in his possession the head, horns, antlers or other trophies of the chase belonging to any game, unless he furnishes evidence satisfactory to the Superintendent that he secured the said trophies legally, and under proper authority; or upon supplying evidence satisfactory as aforesaid that such head, horns, antlers or other trophies of the chase were in his possession prior to the date of these Regulations.
- 6. With the consent and by the authority of the Minister any game within the Parks required for scientific or propagation purposes, may be captured or killed at any time by any forest officer acting under the Park's administration, or by any other person so authorized.
 - 2. Within the discretion of the Superintendent of any park special permission may be given to a person to keep unsealed firearms on his premises, providing good cause can be shown that danger is to be apprehended to life or property from any dangerous mammal; and, in an emergency, the help of a forest officer not being available, such person may shoot to kill any such dangerous mammal.
 - With the approval of the Commissioner of Dominion Parks, the Superintendent of any park may, on expert advice

authorize the destruction of any aged or diseased mammals, in enclosures or at large in the parks, for the purpose of saving the heads and hides or for the protection or betterment of the species to which such aged or diseased mammals belong.

- 4. With the approval of the Commissioner of Dominion Parks, the Superintendent of any park may, on expert advice authorize the destruction of any game which is destroying or damaging property within the Park.
- 7. Subject to the provisions of the last preceding clause no person shall in a Dominion Park, handle, disturb, destroy, or remove from a nest any wild bird, egg or eggs, or have the same in his or her possession nor within a Dominion Park, shall any wild bird or the nest of any wild bird be at any time wilfully disturbed or destroyed; any egg or eggs of any wild birds found in any person's possession shall be confiscated.
- 8. Cats domesticated or otherwise, shall not be allowed within a Dominion Park, and may be destroyed by any forest officer; provided, however, that under exceptional circumstances the Superintendent may issue an annual license for a cat, the fee for which license shall not exceed \$5.00.
- 9. The Superintendent shall, upon application, furnish each owner of a dog or bitch, upon payment of a fee of three dollars in the case of a dog and five dollars in the case of a bitch; with a license authorizing him to keep such dog or bitch; such license shall expire on the thirty-first day of March in each year.
 - 2. Any unlicensed dog or bitch may be impounded, and shall be released only upon payment of double license fees and costs, and if such charges are not paid within forty-eight hours, such dog or bitch may be destroyed, without compensation to the owner thereof.
 - 3. No dog or bitch shall be allowed to run unleashed in any townsite or other portion of any Dominion Park except when confined on the owner's property. Any dog or bitch so running unleashed may be impounded and the owner thereof shall be liable to a penalty not exceeding five dollars.
 - 4. Non-payment of such fines within forty-eight hours or failure of such owner to claim his dog or bitch after the same has been impounded for seventy-two hours shall authorize the destruction of such animal, by order of the Superintendent.
 - Any dog or bitch impounded a second time may be destroyed without the option of a fine.
 - Any dog or bitch chasing or molesting any game may be destroyed on sight by any forest officer or other Park's officer.
 - The owner of any dog or bitch destroyed under these Regulations shall have no claim or compensation.
- 10. Notwithstanding anything to the contrary, in the foregoing Regulations dogs of such breeds as are recognized as suitable for tracking or trailing poachers or other violators of park Regulations

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or for hunting coyotes, wolves or other predatory animals, may be kept within any park in the charge of a forest officer upon the duly written authorization of the Superintendent of the Park.

- 11. No person residing in, or visiting or travelling through any Dominion Park, except a forest officer shall have in his possession or carry any rifle, shotgun, airgun or other gun or firearm, unless the same shall have been sealed by the Superintendent or other officer authorized to do so by the Superintendent and such seal shall not be broken within a Dominion Park by any person except the Superintendent or other Park's officer authorized to do so.
- 12. Any unsealed rifle, shotgun, airgun, or other gun or firearm, found within any Dominion Park except as herein provided, may be forfeited to His Majesty by the order of the Superintendent or any forest officer in the Park's service; but such forfeiture shall not relieve from further penalties the person or persons in whose possession such unsealed weapon is found.
- 13. The head guide in charge of any party shall be responsible for seeing that the rifles, guns and other firearms are sealed, as hereinbefore required, and that such seals are kept unbroken within the limits of any Dominion Park. Upon entry or re-entry of any party within the boundaries of a Dominion Park the head guide shall see that all rifles, guns and other firearms are sealed by the first forest officer in the Park's service he meets. In the absence of such head guide or guides the individual members shall be responsible for having their rifles sealed.
- 14. Every guide employed by any party travelling through any of the parks shall before the departure of such party register at such places as are provided by the Superintendent, the number, the names and addresses of the members of the party, the date of departure, the route to be travelled, the proposed duration of their stay in such park, and the list of firearms carried by the party, and such other particulars as may be required by the Superintendent or chief game warden.

Likewise, each member of every party carrying firearms and unattended by a licensed guide, shall before his or her departure register at such place as is provided by the Superintendent, his or her name and address, date of departure, route to be travelled, proposed duration of his or her stay in such Park, and the list of firearms in his or her possession and which will be carried on the trip.

- 2. From July the first to September the thirtieth inclusive, in each and every year, one person out of any party travelling a distance of ten miles or more from any railway running through a Dominion Park and camping out over night in such Park, shall report to the nearest game warden, the route proposed to be travelled, the number of persons making up the party, the list of firearms in the possession of the party, and the proposed duration of the trip.
- 15. Any person or party proceeding through a Dominion Park or portion thereof, with firearms, to shoot or hunt in territory outside of such Park must have and present when requested so to do

by any Park officer the necessary hunting license issued by the authority governing such territory.

- 16. Rifle or gun clubs may be authorized by the Minister to practice target and clay pigeon shooting from traps within Dominion Parks, upon ranges specially selected and set aside for such purposes, and the firearms of all members of any such club may be left unsealed while in the club house or in use on such ranges. The Superintendent may make such further provisions in connection with firearms used by any rifle or gun club as he deems necessary or expedient.
- 17. No person shall within any Dominion Park traffic in er engage in the business of buying, selling or bartering rifles, shotguns, revolvers or any other firearm or gun or weapon used for the destruction of game of any description whatsoever, without a permit from the Superintendent.
- 18. Except as hereinafter provided, no person shall use poison or poisonous substance or gas for taking, injuring, or destroying, at any time of the year, game within a Dominion Park.
- 19. Any forest officer who has reason to suspect or does suspect that any person has poison or poisonous substances in his possession contrary to these Regulations may search any outfit, kit, parcel, chest, box or receptacle, or enter any premises or tent or board any vessel or conveyance of any common carrier, or search any vehicle and where poison is found in the possession of any person for the purpose aforesaid, or when any person is convicted of illegally setting out poison for the purpose aforesaid, or for any other purpose, if within a Dominion Park, such person shall be liable to the maximum penalty provided by these Regulations.
- 2. Poisons found in the possession of any person, other than a forest officer, within a Dominion Park, shall be prima facie evidence that an offence has been committed by such person against this Regulation, and in all such cases the proof for non-committal of such offence shall be upon the person so in possession.
- 20. Notwithstanding anything to the contrary, in the preceding Regulations, any game warden or any forest officer acting under the Park's administration may at any time or season as and when authorized capture or kill by any means that are authorized within the Parks, noxious, predatory or dangerous mammals and noxious birds.
- 21. The Superintendent of any Dominion Park, or any forest officer acting under him, may enter upon and search the premises of any person or persons whom he suspects of being in possession, in violation of these Regulations, of any game, firearms, traps, or any other appliances for taking, killing or injuring game.
- 22. Any forest officer may seize, whether within a park or elsewhere, all game captured or killed, and within a park may seize all firearms, ammunition, explosives, traps, snares and appliances used or found in the possession of any person without lawful authority or in contravention of any provision of these Regulations made thereunder, and may seize the outfit and all equipment used by or found

in the possession of any person or persons arrested for capturing or killing any game.

- All articles so seized may, upon the conviction of the person or persons from whom same were seized for violating these Regulations, be forfeited to His Majesty by order of the Justice or Justices of the Peace before whom a conviction is had.
- 23. Any person who shall obstruct, hinder or in any way interfere with or wilfully furnish false information to any forest officer or constable while in the discharge of his duties under the provisions of these regulations shall be guilty of a violation of such regulations.
- 24. Except as hereinafter provided, in all prosecutions under these regulations, game found in the possession of a person within a Dominion Park, shall be *prima facie* evidence that an offence has been committed by such person against these Regulations, and in all such cases the proof of non-committal of such offence shall be upon the person so in possession.
- 25. Contravention of these Regulations with respect to more than one mammal or wild bird shall be deemed a separate offence with respect to each and every head of game.
- 26. The Superintendent of any of the Parks, or in his absence, any person acting in that position or any forest officer, constable or police officer may on view without warrant or legal process arrest and bring before a Justice of the Peace or before the Superintendent to be dealt with according to law, any person found violating any of the provisions of these Regulations for the protection of game within the Dominion Parks.
- 27. Any person violating any provisions of these Regulations shall, in addition to any civil liability thereby incurred, be liable on summary conviction to a penalty of not more than five hundred dollars, and in default of immediate payment of such penalty and of the costs of prosecution, such person may be imprisoned with or without hard labour for any term not exceeding six months.

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