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For the good rule and government of the Borough of Twickenham, and for prevention of nuisances, made by the Council of the Borough in pursuance of section 23 of the Municipal Corporations Act, 1882, at a Meeting of the Council held on the thirty-first day of October, 1929, at which twenty-nine members of the Council were present, being not less than two-thirds of the whole number of the Council.

#### INTERPRETATION

1. Throughout these Byelaws the expression "The Council" means the Mayor, Aldermen, and Burgesses of the Borough of Twickenham acting by the Council.

"The Borough" means the Borough of Twickenham.

"Street" means and includes any highway, public bridge, road, lane, footway, mews, square, court, alley or passage, whether a thoroughfare or not.

"Public Place" includes any common, pleasure grounds, roadside waste, churchyard, or chapelyard, and any open space to which the public have access for the time being.

"Cattle". The word "cattle" shall include bulls, oxen, cows, heifers, calves, sheep, goats and swine.

## BROKEN GLASS ON HIGHWAYS OR PUBLIC PLACES

2. No person shall throw, place or leave any bottle or any broken glass, nails or other sharp substance (not being road material) on or in any street or public place, in such a position as to be likely to cause injury to passengers or animals or damage to property.

## **BULLS**

3. No person shall drive or lead, or cause to be driven or led, in any street or public place, any bull exceeding the age of twelve months, unless it is properly secured and kept under proper control.

## CARRYING CARCASES, ETC.

4. No person shall carry or convey along or through any street or public place the undressed carcase of any animal or any offensive offal unless the same be properly covered.

### CARRYING SOOT, ETC.

5. No person shall in any street or public place, to the inconvenience or danger of passengers, carry or convey along any footpath, any bag of soot, lime or other offensive substances or any pointed or edged tools or implements not properly protected.

## CONTENTS OF ASHBINS

6. No person shall in any street or in any forecourt adjoining any street wilfully disturb the contents of any ashbin or other receptacle for house refuse awaiting removal by a scavenging cart so that such contents are strewn in such street.

### DANGEROUS GAMES NEAR STREETS

7. No person shall on any land adjoining a street, play tipcat or any offensive or dangerous game, in such a manner as to cause obstruction to the traffic or danger to any person in such street.

## DEFACING PAVEMENTS, ETC.

8. No person shall for the purposes of advertising deface the footway or roadway of any street by writing or other marks.

## DESTRUCTION OF WILD PLANTS

9. No person shall (unless authorised by the owner or occupier, if any, or by law so to do) uproot any ferns or other plants growing in any road, lane, roadside waste, roadside bank or hedge, common or other place to which the public have access.

### **FIGHTING**

10. No person shall, in any street, or public place, fight or provoke or incite any person or animal to fight.

### FLAGS, ETC.

11. No person shall place or suspend any flag, banner, streamer or other similar device, containing any advertisement relating to any bazaar, entertainment, trade or business in, over, or across any street to the annoyance of residents or passengers or to the alarm of horses.

## FOULING BY DOGS ON FOOTWAYS

12. Repealed. (See byelaw No. 2, dated 30th May, 1938, page 22.)

#### INDECENT BATHING

13. No person shall within two hundred yards of any street or public place, unless effectually screened from view, bathe from the bank or strand of any water, or from any boat thereon, without wearing a dress or covering sufficient to prevent exposure of the person.

### INDECENT LANGUAGE, ETC.

14. No person shall in any street or public place, or in any place within view or hearing of any street, or public place, use any indecent language or gestures, or commit or solicit, incite or provoke any other person to commit any indecent act to the annoyance of residents or passengers.

### LOITERING AT CHURCH DOORS

15. No person shall wilfully and persistently loiter at or near the entrance of any church, chapel, or other place of public worship to the annoyance or obstruction of any persons going to, attending at, or returning from divine service in such church, chapel, or other place of public worship.

## NOISY ANIMALS

16. No person shall keep within any house, building or premises, any noisy animal, which shall be, or cause a serious nuisance to residents in the neighbourhood. Provided that no proceedings shall be taken against any person for an offence against this byelaw unless the nuisance be continued after the expiration of a fortnight from the date of the service on such person of a notice alleging a nuisance, signed by not less than three householders residing within hearing of the animal.

## ORANGE PEEL, ETC.

17. No person shall in any street, or public place, throw or leave any orange peel, banana skin, or other dangerous substance on any footway.

## OVERLOADING TRADE VEHICLES, ETC.

18. Repealed. (See byelaw dated 1st January, 1931, page 12.)

## PASSENGERS IN PUBLIC CONVEYANCES

19. If any person on any public coach or other public carriage for the conveyance of passengers, or on any coach, brake, waggonette or any other vehicle hired or used for the conveyance of pleasure parties and the like:

Blowing of horns, etc.

(i) shall blow any horn or use any other noisy instrument or make or combine with any other person or persons to make any loud singing or outcry to the annoyance or interruption of residents; or

Throwing of

(ii) shall throw any money or other article to be scrambled for by children or other persons on the road or footway; or

Attachment of streamers, etc.

(iii) shall attach to, or hang, throw, or trail from the vehicle any streamer, balloon or similar article in such a manner as to cause danger to the traffic or injury to any person using the highway; or

Throwing of bottles, etc.

(iv) shall throw from the vehicle any bottle or other article or thing which is likely to cause damage or injury to persons or property; or

Throwing of paper, etc.

 shall throw or scatter from the vehicle, any newspaper, paper wrappings or coverings, orange peel, banana skins or other litter;

such person shall be liable on summary conviction to the penalty hereinafter provided for each offence, and the conductor (if any) employed on the vehicle and the person who had engaged or obtained the use of the vehicle on the occasion on which the offence was committed shall also be liable to the like penalty unless he proves that he took no part in and was unable to prevent the offence, and that he

had given all the information in his power as to the person or persons by whom the offence was committed.

Nothing in paragraph (i) of this byelaw shall prevent the use of a horn in a reasonable manner by one person on a coach or similar vehicle.

## PERAMBULATORS ON FOOTPATH

20. No person shall, to the annoyance, obstruction, or danger of passengers, (i) wheel, pull, draw or push any perambulator or other similar vehicle abreast of any similar vehicle on any footway; (ii) use a perambulator on any footway for any other purpose than that of carrying children or invalids.

### PUBLIC DECENCY

21. No person shall in any street or public place, commit or attempt to commit any act of indecency with any other person.

## PULLING DOWN NOTICES

22. No person shall pull down or deface any authorised public notice on any wall or other place where such notice may be lawfully affixed.

## SHOOTING GALLERIES, ROUNDABOUTS, ETC.

- 23. No person shall, in connection with any roundabout, show, exhibition or performance placed or held in any street, or on any vacant ground adjoining or near to any street, make or cause to be made any loud and continuous noise by means of any organ or other similar instrument, to the annoyance of residents or passengers.
- 24. No person shall in any street, or on any land adjoining or near thereto, keep or manage, or cause to be kept or managed a shooting gallery, swing-boat, roundabout, or any other construction of a like character, so as to cause obstruction or danger to the traffic in any such street.

## SHOUTING IN STREETS

25. No person shall for the purpose of hawking, selling, distributing or advertising any article, or for the purpose of collecting rags and bones, old clothes, bottles and similar

articles, call, shout or use any bell, gong or other noisy instrument in any street or public place, so as to cause annoyance to the inhabitants of the neighbourhood.

### **SPITTING**

26. (Paved footways of public streets).

This byelaw ceased to be in force after the 31st December, 1931.

(No re-enacting byelaw made).

## STREET MUSIC

- 27. (a) No person shall sound or play upon any musical or noisy instrument or wantonly and continuously shout or sing in any street or public place within fifty yards of any school, public library, municipal offices, place of public worship or public entertainment or other place of public assembly in which persons are for the time being assembled, to the annoyance or disturbance of any person or persons so assembled, after being requested to desist by any constable, or by any person so annoyed or disturbed, or by any person acting on his behalf.
- (b) No person shall sound or play upon any musical or noisy instrument or wantonly and continuously shout or sing in any street or public place within fifty yards of any hospital, infirmary, convalescent home, or other place used for the reception or treatment of the sick, after being requested to desist by any constable, or by any inmate or officer of such hospital, or other place, or by any person acting on his behalf.

Provided that this byelaw shall not apply to any band belonging to any branch of His Majesty's Naval, Army, Air, Reserve or Territorial Forces, nor to a band playing in an appointed place with the sanction of the Council.

## THREATENING LANGUAGE, ETC.

28. No person shall in any street or public place, or in any place, within view or hearing of any street or public place, use any threatening, abusive, or insulting language, gesture or conduct with intent to put any person in fear or so as to occasion a breach of the peace.

### **TOUTING**

29. No person shall in any street or public place for the purpose of selling or advertising any article or obtaining custom, tout or importune to the annoyance or obstruction of passengers.

## UNAUTHORISED PERSONS ON SCHOOL PREMISES

30. Any person other than a teacher, child, manager, or other duly authorised person, being in or on the buildings, playground, or other premises of any Public Elementary School, who, after being requested to depart therefrom by the Head Teacher or the Teacher acting as the Head Teacher of such school, or other responsible person appointed by the managers of the school to act in the absence of the teachers, refuses to depart therefrom, and makes use of any violent, abusive, profane, indecent, or obscene language, or otherwise behaves in a disorderly manner, shall be guilty of an offence, and shall be liable on conviction to the penalty hereinafter provided.

## VEHICULAR TRAFFIC

31. No owner of a vehicle shall drive such vehicle or permit the same to be driven or to be upon any highway unless it be so constructed that the driver thereof shall have a full and uninterrupted view of the traffic on such highway in front and abreast of him on each side, and no person who shall be driving any vehicle upon any highway shall occupy such a position as will prevent or interfere with his having such full and uninterrupted view as aforesaid.

### WASTE PAPER OR OTHER REFUSE IN STREETS

32 and 33. Repealed. (See byelaw No. 6, dated 27th February, 1936, page 16.)

## WILFUL JOSTLING

34. If two or more persons assembled together wilfully obstruct the free use of any street, or wilfully jostle or annoy any foot passengers, and continue such obstruction, jostling, or annoyance after being required by a constable to desist, each such person shall be guilty of an offence, and shall be liable on conviction to the penalty hereinafter provided.

## WIRELESS LOUD SPEAKERS

35. Repealed. (See byelaw dated 27th September, 1934, Page 15.)

### **PENALTY**

- 36. Any person offending against any of the foregoing byelaws, shall be liable to a penalty not exceeding five pounds.
- 37. From and after the date on which the foregoing byelaws come into force, the byelaws made by the County Council of the administrative County of Middlesex for the good rule and government of the County, and which are now in force, shall cease to be in force within the Borough.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



C. CARUS-WILSON, *Mayor*.

EDWIN G. STRAY,

Town Clerk.

I hereby certify that a copy of the foregoing byelaws, sealed with the Corporate Seal, was on the eleventh day of November, 1929, sent to His Majesty's Principal Secretary of State for the Home Department, and that His Majesty in Council did not within the period of forty days from that date, disallow the byelaws or any part of them, nor did His Majesty enlarge the time within which the byelaws or any of them were not to come into force.

I also certify that a copy of the foregoing byelaws was fixed on the Municipal Offices of the Borough, on the eleventh day of November 1929

eleventh day of November, 1929.

As witness my hand this 30th day of December, 1929.

EDWIN G. STRAY, Town Clerk.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 23 of the Municipal Corporations Act, 1882, at a meeting of the Council held on the twenty-seventh day of November, 1930, at which thirty-one members of the Council were present, being not less than two-thirds of the whole number of the Council.

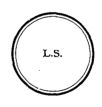
# STINK-BOMBS, ETC., IN PLACES OF ENTERTAINMENT

1. No person shall with intent to cause annoyance or inconvenience to any person in any place of entertainment to which the public are admitted with or without payment of money, throw or let off any firework, stink-bomb, or similar article, or squirt, spray or otherwise throw or scatter any offensive liquid, powder or substance in any such place as aforesaid.

## **PENALTY**

2. Any person offending against the foregoing byelaw shall be liable to a penalty not exceeding £5.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



JOSEPH OWEN,

Mayor.

EDWIN G. STRAY,

Town Clerk.

I hereby certify that a copy of the foregoing byelaw, sealed with the Corporate Seal, was on the twenty-ninth day of November, 1930, sent to His Majesty's Principal Secretary of State for the Home Department, and that His Majesty in Council did not within the period of forty days from that date, disallow the byelaw or any part of it, nor did His Majesty enlarge the time within which the byelaw or any of it was not to come into force.

I also certify that a copy of the foregoing byelaw was fixed on the Municipal Offices of the Borough, on the twenty-ninth day of November, 1930.

As witness my hand this 16th day of January, 1931.

EDWIN G. STRAY, Town Clerk.

## **BYELAW**

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 23 of the Municipal Corporations Act, 1882, at a meeting of the Council held on the first day of January, 1931, at which twenty-eight members of the Council were present, being not less than two-thirds of the whole number of the Council.

## LOADING OF VEHICLES

Repealed. (See byelaw No. 1, dated 30th May, 1938, page 22.)

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 23 of the Municipal Corporations Act, 1882, at a meeting of the Council held on the twenty-sixth day of May, 1932, at which thirty-one members of the Council were present, being not less than two-thirds of the whole number of the Council.

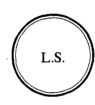
#### PROJECTING SIGNS

"Notice Board" means any notice board, sign or flag which is used for advertising purposes and includes any bracket, rod or other fitting used in connection therewith.

- 1. A person who shall fix, fit or retain on any premises in any street in the Borough any notice board so as to extend over the street shall so fix or fit the same as to comply with the following provisions:—
  - (a) No part of a notice board shall extend over the street to a greater distance than half the width of the footway, and in no case to a greater distance than three feet.
  - (b) The height of a notice board which extends over any street for more than six inches and less than two feet shall not exceed six feet from the top to the bottom thereof.
  - (c) The height of a notice board which extends over any street for two feet or more than two feet shall not exceed four feet from the top to the bottom thereof.
  - (d) A notice board shall not be of such a size as to cause inconvenience to the public or danger to traffic by reason of serious obstruction of light or view.
  - (e) A notice board shall be securely fixed and maintained.
- 2. Any person who shall fix, fit or retain any notice board which shall not comply with the provisions of the foregoing byelaw shall be liable for every such offence to a penalty not exceeding five pounds.

3. These byelaws with the exception of paragraph (e) of No. 1 shall not apply to notice boards existing at the time of the making of these byelaws until after the expiration of three months from the date of which they come into operation.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



ARCH. C. FORMAN, *Mayor*.

EDWIN G. STRAY,

Town Clerk.

I hereby certify that a copy of the foregoing byelaws, sealed with the Corporate Seal, was on the seventh day of June, 1932, sent to His Majesty's Principal Secretary of State for the Home Department, and that His Majesty in Council did not within the period of forty days from that date, disallow the byelaws or any part of them, nor did His Majesty enlarge the time within which the byelaws or any of them were not to come into force.

I also certify that a copy of the foregoing byelaws was fixed on the Municipal Offices of the Borough, on the seventh day of June, 1932.

As witness my hand this 21st day of July, 1932.

EDWIN G. STRAY,

Town Clerk.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the twenty-seventh day of September, 1934.

WIRELESS LOUDSPEAKERS, GRAMOPHONES, ETC. Repealed. (See byelaw dated 4th March, 1948, page 29.)

### **BYELAWS**

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the twenty-seventh day of February, 1936.

## **SPITTING**

1. No person shall spit on the floor, side or wall of any public carriage or of any public hall, public waiting room or place of public entertainment, whether admission thereto be obtained upon payment or not.

### MUSIC NEAR HOUSES

2. No person shall sound or play upon any musical or noisy instrument or sing in any street or public place within 100 yards of any dwelling-house, business premises or office to the annoyance of any inmate or occupant thereof, after being requested to desist by such inmate or occupant either personally or through a servant, or through a constable.

Provided that this byelaw shall not apply to properly conducted religious services, except where the request to desist is made on the ground of serious illness of any inmate of the house.

Provided also that this byelaw shall not apply to any band belonging to any branch of His Majesty's Naval, Army, Air, Reserve or Territorial Forces, nor to a band playing in an appointed place with the sanction of the Council.

### **ORGANS**

3. No person shall, in connection with any roundabout, show, exhibition or performance, placed or held in any street or on any vacant ground adjoining or near to any street, make or cause to be made any loud and continuous or repeated noise by means of any organ or other similar instrument to the annoyance of residents or passengers.

### DEPOSIT OF TREE OR HEDGE CUTTINGS

4. No person shall suffer any cuttings of trees or hedges to remain beyond one hour after sunset upon any street or public place in such a position as to be likely to cause danger or annoyance to passengers or damage to property.

# DEPOSIT OF LITTER TO THE DETRIMENT OF PUBLIC AMENITIES

5. Repealed. (See byelaw dated 5th June, 1947, page 27.)

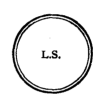
## WASTE PAPER OR OTHER REFUSE IN STREETS

- 6. No person shall (i) sweep or otherwise remove from any shop, house, or other premises into any street, or being a costermonger, newsvendor or other street trader, throw down and leave in any street any waste paper, shavings, glass, china, earthenware, tin, carton, or other refuse or litter; (ii) throw down and leave in any street any bill, placard, or other paper which shall have been torn off or removed from any billposting station.
- 7. No person shall wilfully or negligently suffer any waste paper, shavings, glass, china, earthenware, tin, carton, or other refuse or litter from any vehicle or packing case to be strewn about any street to the annoyance of residents or passengers.

## **PENALTY**

- 8. Any person offending against any of the foregoing byelaws shall be liable on summary conviction to a fine not exceeding £5.
- 9. As from the date on which these byelaws come into operation Nos. 32 and 33 of the byelaws made by the Council on the 31st October, 1929, under section 23 of the Municipal Corporations Act, 1882, shall be and are hereby repealed.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 8005

J. H. KNAGGS,

Mayor.

EDWIN G. STRAY,

Town Clerk.



I hereby confirm the foregoing byelaws and fix the date on which they are to come into operation as the 1st June, 1936.

### JOHN SIMON,

One of His Majesty's Principal Secretaries of State.

WHITEHALL.

15th April, 1936.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the twenty-eighth day of May, 1936.

### RIDING OF BICYCLES, ETC., ON FOOTPATHS

1. In so far as the Council may indicate by notices conspicuously exhibited alongside any of the footpaths described in the Schedule to this byelaw that the riding of bicycles, tricycles or other similar machines on such footpath is prohibited, no person shall ride any such bicycle, tricycle or machine upon such footpath.

## **PENALTY**

2. Any person offending against the foregoing byelaw shall be liable on summary conviction to a fine not exceeding £5.

### **SCHEDULE**

- 1. Riverside Path (Orleans Road to Richmond Bridge).
- 2. Ducks Walk (Willoughby Road to Southern Railway Bridge).
- 3. Budds Alley.
- 4. Strawberry Hill Footpath (Tower Road to Waldegrave Road).
- 5. Marsh Farm Footpath.
- 6. Footpath between Kneller Road and Cedar Avenue.
- 7. Radnor Passage.
- 8. Strawberry Vale Footpath (Waldegrave Road to Waldegrave Park).
- 9. Woodward's Footpath (Nelson Road to Warren Road).
- 10. Spray Lane (from Chase Bridge to Borough boundary).
- 11. St. Stephen's Passage.
- 12. Cambridge Park Footpath (from Cambridge Park to Riverside Path).
- 13. Amyand Lane.
- 14. Footpath between London Road and Cole Park Road.

- 15. Footpath between Twining Avenue and Fortescue Avenue (north end).
- 16. Footpath between Twining Avenue and Fortescue Avenue (south end).
- 17. Footpath between Percy Road and the Chertsey Arterial Road.
- 18. Footpath between the Chertsey Arterial Road and Mill Road.
- 19. Footpath between Warren Road and Kneller Road, by "The Croft", Kneller Road.
- 20. Footpath between Mill Road and Hospital Bridge Road, on the south side of the River Crane.
- 21. Footpath between Elmsleigh Road and Third Cross Road adjoining the north-western boundary of Trafalgar School.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 8244.

### J. H. KNAGGS,

Mayor.

## EDWIN G. STRAY,

Town Clerk.

I hereby confirm the foregoing byelaw and fix the date on which it is to come into operation as the 1st October, 1936.



## JOHN SIMON,

One of His Majesty's Principal Secretaries of State.

WHITEHALL.

17th August, 1936.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the twenty-second day of July, 1937.

## RIDING OF BICYCLES, ETC., ON FOOTPATHS

1. In so far as the Council may indicate by notices conspicuously exhibited alongside any of the footpaths described in the Schedule to this byelaw that the riding of bicycles, tricycles or other similar machines on such footpath is prohibited, no person shall ride any such bicycle, tricycle or machine upon such footpath.

### **PENALTY**

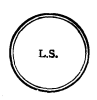
2. Any person offending against the foregoing byelaw shall be liable on summary conviction to a fine not exceeding £5.

### **SCHEDULE**

- 1. Footpath between Prospect Crescent and Kneller Road.
- 2. Footpath between Bandy Close and Cole Park Road.
- Footpath between Twickenham Road and Grove Gardens.
- 4. Teddington suspension footbridge and Lock Cut footbridge.
- Railway passage from Victoria Road to railway footbridge and Clarence Road.
- 6. Footpath between Middle Lane and North Lane.
- 7. Footpath between Railway Approach, Broad Street and Church Lane.
- 8. Footpath between Blandford Road and Bushy Park.
- 9. Footpath between Park Road and Sherwood Road.
- 10. Footpath between South Road and Borough boundary.
- 11. Footpath between Myrtle Road and Holly Road.

- 12. Footpath between Wembley Road and Priory Road.
- 13. Footpath between Milton Road and Malvern Road.
- 14. Footpath between Upper Sunbury Road and Oldfield Road.
- 15. Footpath between Station Road and Oldfield Road.
- 16. Footpath between High Street and Church Street.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 9454.

EDGAR OLLIS,

Mayor.

EDWIN G. STRAY,

Town Clerk.

I hereby confirm the foregoing byelaw and fix the date on which it is to come into operation as the 1st January, 1938.

## SAMUEL HOARE,

One of His Majesty's Principal Secretaries of State.

WHITEHALL.

26th November, 1937.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the thirtieth day of May, 1938.

## INTERPRETATION

Throughout these byelaws the expression "street" means and includes any highway, and any road, bridge, lane, mews, square, court, alley or passage, to which the public have access for the time being, whether a thoroughfare or not.

### LOADING OF VEHICLES

- 1. (a) The owner of a vehicle shall not allow such vehicle to be used in a street for the purpose of carrying sand, gravel, ballast, lime, mortar, coal, coke, clay or soil unless it be so constructed and kept in such repair that it will carry its load without the repeated dropping of any part or parts of the load.
  - (b) Every person loading a vehicle or causing a vehicle to be loaded with sand, gravel, ballast, lime, mortar, coal, coke, clay or soil for carriage along any street, shall load it or cause it to be loaded, as the case may be, in such a manner as to prevent the repeated dropping of any part or parts of the load.
  - (c) If any sand or gravel which is or is about to be loaded into a vehicle for carriage along any street is saturated with water and the vehicle is not so constructed and maintained as to prevent the water dropping or leaking from it, any person in charge of the vehicle or the loading thereof shall take all such steps as are reasonably practicable to drain off the said water so that it shall not drop or leak from the vehicle on to the street and render it dangerous to traffic.

## FOULING BY DOGS OF FOOTWAY

2. Re-enacted. (See byelaw dated 1st May, 1941, page 25.)

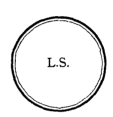
### PENALTY CLAUSE

3. Any person offending against any of the foregoing byelaws shall be liable on summary conviction to a fine not exceeding £5.

### REPEAL

4. From and after the date on which the foregoing byelaws come into operation, No. 12 of the byelaws made by the Council on the 31st October, 1929, under section 23 of the Municipal Corporations Act, 1882, as to fouling by dogs of footways, and Nos. 1 and 2 of the byelaws made by the Council on the 1st January, 1931, under the same statute as to loading of vehicles shall be and are hereby repealed.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 10015.

EDGAR OLLIS,

Mayor.

EDWIN G. STRAY,

Town Clerk.

I hereby confirm the foregoing byelaws and fix the date on which they are to come into operation as the 1st October, 1938.



### SAMUEL HOARE,

One of His Majesty's Principal Secretaries of State.

WHITEHALL.

23rd August, 1938.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the thirtieth day of January, 1939.

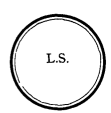
## ROLLER SKATING ON FOOTWAYS

1. No person shall on any public footway within the Borough, rink or skate on rollers, wheels or other mechanical contrivances, to the danger of passengers.

### PENALTY

2. Any person offending against the foregoing byelaw shall be liable on summary conviction to a fine not exceeding £5.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 187/2.

A. C. BOUCHER,

Mayor.

EDWIN G. STRAY,

Town Clerk.

I hereby confirm the foregoing byelaw and fix the date on which it is to come into operation as the 1st May, 1939.



SAMUEL HOARE,

One of His Majesty's Principal Secretaries of State.

WHITEHALL.

10th March, 1939.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the first day of May, 1941.

### 1. INTERPRETATION

Throughout this byelaw the expression "street" means and includes any highway, and any road, bridge, lane, mews, square, court, alley or passage, to which the public have access for the time being, whether a thoroughfare or not.

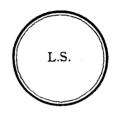
## 2. FOULING BY DOGS OF FOOTWAYS

- (i) No person in charge of a dog shall allow the dog to foul the footway of any street or public place by depositing its excrement thereon. Provided that a person shall not be liable to be convicted of an offence against this byelaw, if he satisfies the Court that the fouling of the footway by the dog was not due to culpable neglect or default on his part.
- (ii) For the purpose of this byelaw the owner of the dog shall be deemed to be in charge thereof, unless the Court is satisfied that at the time when the dog fouled the footway it had been placed in or taken into the charge of some other person.

## 3. PENALTY

Any person offending against the foregoing byelaw shall be liable on summary conviction to a fine not exceeding £5.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 1485/2

EDWD. C. DYER, *Mayor*.

EDWIN G. STRAY,

Town Clerk.

I hereby confirm the foregoing byelaw and fix the date on which it is to come into operation as the 1st September, 1941.

## HERBERT MORRISON,



One of His Majesty's Principal Secretaries of State.

WHITEHALL.

14th July, 1941.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the fifth day of June, 1947.

## DEPOSIT OF LITTER TO THE DETRIMENT OF PUBLIC AMENITIES

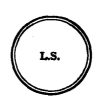
- 1. No person shall (except by permission of the owner or occupier, or of the person or authority having control thereof, or unless authorised by law so to do) place or deposit and leave on or in:—
  - (a) Any highway or any roadside waste or any unfenced ground abutting on any highway;
  - (b) Any common, village green, park, recreation ground or other open space to which the public have access for the time being, or
  - (c) Any water, watercourse or ditch in or abutting on any such highway, roadside waste or other place aforementioned,

any glass, china, earthenware, tin, carton paper or other rubbish so as to create or tend to create a litter.

Provided that where an offence is committed against this byelaw and against any byelaw with respect to any pleasure ground, public walk, recreation ground, park, roadside waste, common, village green or open space, or any limitation or condition imposed by the Minister of Agriculture and Fisheries under section 193 of the Law of Property Act, 1925, a person shall not be liable to more than one penalty in respect of the same offence.

- 2. Penalty. Any person offending against the foregoing byelaw shall be liable on summary conviction to a fine not exceeding £5.
- 3. As from the date on which this byelaw comes into operation No. 5 of the byelaws made by the Council on the 27th February, 1936, under section 249 of the Local Government Act, 1933, shall be and is hereby repealed.

The Corporate Seal of the Mayor, Aldermen, and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 5265/2

JOHN D. CRAIG,

Mayor.

W. H. JONES,

Town Clerk.

I hereby confirm the foregoing byelaw and fix the date upon which it is to come into operation as the 1st October, 1947.



J. CHUTER EDE,

One of His Majesty's Principal Secretaries of State.

WHITEHALL. 7th August, 1947.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the fourth day of March, 1948.

### WIRELESS LOUDSPEAKERS, GRAMOPHONES, ETC.

- 1. Any person who by operating or causing or suffering to be operated any wireless loudspeaker, gramophone, amplifier, or similar instrument:—
  - (a) in any street or public place or in or in connection with any shop, business premises or other place which adjoins any street or public place and to which the public are admitted, makes or causes or suffers to be made any noise which shall be so loud and so continuous or repeated as to cause annoyance to occupants or inmates of any premises or to passengers, or
  - (b) in any other premises, makes or causes or suffers to be made any noise which shall be so loud and so continuous or repeated as to cause a nuisance to occupants or inmates of any premises in the neighbourhood,

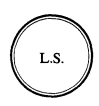
## shall be guilty of an offence:

Provided that no proceedings shall be taken against any person for any offence against this byelaw in respect of premises referred to in paragraph (b) thereof, unless the nuisance be continued after the expiration of a fortnight from the date of the service on such person of a notice alleging a nuisance, signed by not less than three householders residing within the hearing of the instrument as aforesaid.

2. Any person offending against the foregoing byelaw shall be liable on summary conviction to a fine not exceeding £5.

3. As from the date on which these byelaws come into operation, the byelaws made by the Council on the 27th September, 1934, under section 249 of the Local Government Act, 1933, as to wireless loudspeakers, gramophones, etc., shall be and are hereby repealed.

The Corporate Seal of the Mayor, Aldermen and Burgesses of the Borough of Twickenham was hereunto affixed in the presence of



Seal Register No. 5745/2

E. A. JAMIESON,

Mayor.

W. H. JONES,

Town Clerk.

I hereby congrm the foregoing byelaws and fix the date upon which they are to come into operation as the 1st July, 1948.



J. CHUTER EDE,

One of His Majesty's Principal Secretaries of State.

WHITEHALL.

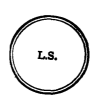
19th May, 1948.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933, at a meeting of the Council held on the third day of November, 1949.

# SALE OF CONTRACEPTIVES FROM SLOT MACHINES

- 1. It shall be an offence to offer a contraceptive for sale by means of an automatic machine so placed that it can be used by persons who are in a street.
- 2. In this byelaw the expression "street" includes a way or place over which the public have a right of passage, and also the forecourt of or entrance to a building, provided that such a forecourt or entrance is exposed to the view of persons passing along the street, and that the public have unrestricted access to such forecourt or entrance.
- 3. Any person offending against this byelaw shall be liable on summary conviction to a fine not exceeding five pounds and in the case of a continuing offence a further fine not exceeding forty shillings for each day during which the offence continues after conviction therefor.

The Common Seal of the Mayor, Aldermen and Burgesses of the Borough of Twickenham was hereunto affixed in the presence



Seal Register No. 6454/2

EDWIN G. STRAY,

Mayor.

W. H. JONES,

Town Clerk.

I hereby confirm the foregoing byelaw and fix the date upon which it is to come into operation as the date hereof.



J. CHUTER EDE,

One of His Majesty's Principal Secretaries of State.

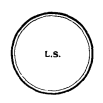
19th December, 1949.

For the good rule and government of the Borough of Twickenham made by the Council of the Borough in pursuance of section 249 of the Local Government Act, 1933.

### VIOLENT BEHAVIOUR etc., ON SCHOOL PREMISES

- 1. Any person other than a teacher, child, manager or governor, or other duly authorised person, being in or on the buildings, playground or other premises of any county school or voluntary school or any nursery school or special school maintained by the local education authority, who after being requested to depart therefrom by the head teacher or the teacher acting as the head teacher of such school, refuses to depart therefrom and makes use of any violent, abusive, profane, indecent or obscene language or otherwise behaves in a disorderly manner. shall be guilty of an offence, and shall be liable on conviction to the penalty hereinafter provided.
- 2. Any person offending against the foregoing Byelaw shall be liable on summary conviction to a fine not exceeding five pounds.
- 3. From and after the date on which the foregoing Byelaw comes into operation, No. 30 of the Byelaws made by the Twickenham Borough Council, in pursuance of section 23 of the Municipal Corporations Act, 1882, on the 31st day of October, 1929, shall be and is hereby repealed.

THE COMMON SEAL of the Mayor, Aldermen and Burgesses of the Borough of Twickenham was hereunto affixed this 3rd day of November 1954, pursuant to a resolution in that behalf passed at a meeting of the Council held on the 7th day of October 1954, and in the presence of:—



Seal Register No. 257/3

HAROLD F. INKPEN, Mayor. W. H. JONES, Town Clerk.

I hereby confirm the foregoing byelaws and fix the date on which they are to come into operation as 1st February, 1955.



## G. LLOYD GEORGE,

One of Her Majesty's Principal Secretaries of State.

WHITEHALL, 23rd December, 1954.



Borough of Twickenbam

## **BYELAWS**

for the good rule and government of the Borough of Twickenham, and for prevention of nuisances.