BRITISH BECHUANALAND.

PROCLAMATIONS.

VOLUME II.,

CONTAINING

PROCLAMATIONS NUMBERS 184 TO 235,

AND THE

MORE IMPORTANT GOVERNMENT NOTICES.

EDITED BY

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BARRISTER-AT-LAW.

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GOVERNMENT NOTICES.

GOVERNMENT NOTICE, No. 49 of 1895. (v)

G.N. 49, 1896. HIS Excellency the Governor has been pleased to approve of the following Additional Regulation for the Township of Maleking.

F. J. NEWTON,
Colonial Secretary.

Colonial Secretary's Office,
Vryburg, 22nd August, 1895.

REGULATION.

Maleking. In case of a fire occurring at any time in the township, and any one of the hydrants which have been erected, being used for the purpose of extinguishing such fire, the charge per hydrant per hour shall be the sum of £2 10s., which sum shall be payable by the owner of the property on which such fire occurs. Provided that when the period for which a hydrant has been used does not exceed half an hour then shall be payable the sum of £1 10s. sterling.

The use of hydrants shall be compulsory when in the opinion of the Officer of the Board appointed for that purpose such use is necessary to prevent the spread of the fire or destruction of property.

GOVERNMENT NOTICE, No. 52 of 1894.

G.N. 52, 1894. It is hereby notified for general information that His Excellency the Governor has been pleased to approve the subjoined Regulations framed by the Board of Management for the Township of Upington, in the division of Gordonia.

F. J. NEWTON,
Colonial Secretary.

Vryburg, 13th August, 1894.

REGULATIONS.

Upington. 1. Any member of the Board desirous of bringing before any meeting of the Board any subject which involves an expenditure of more than £10, or of re-opening any question decided at any previous meeting of the Board, or of proposing any amendment or addition to these regulations, must give notice at the immediately preceding meeting of his intention so to do, unless this regulation be suspended by the unanimous vote of the members present.

2. No person, not being a member of the Board, will be allowed to take part in any debate or voting of the Board; but any ratepayer or erholder who wishes to bring any matter within the jurisdiction of the Board to the notice of the Board, may do so by letter or with the permission of the Board, in person or by proxy.

3. The owner of, or other person keeping any dog over three months old within the town shall annually on or before the 2nd day of January register every such dog at the office of the Secretary of the Board, and shall thereupon pay for the registration of every such dog, the sum of two shillings and sixpence sterling.

(a) Upon every such registration and payment as aforesaid, a ticket, with a number impressed thereon, which shall be supplied by the Board, shall be attached to the collar of every dog so registered as aforesaid.

(e) For other Regulations relating to this township, see Vol. i. p. 444, 455.
(b) Every person being the owner of or keeping any dog within Uphington, the township who shall not, on the 2nd day of January in any year, have so registered every such dog, shall be liable to a penalty of five shillings sterling: Provided always, however, that any person who shall, after the 2nd day of January in any year, become the owner of, or keep any dog within the township shall and may enregister every such dog in manner aforesaid within ten days after becoming the owner of or commencing to keep the same, unless such dog shall have been registered by its former owner.

c) Every dog found roaming at large within the limits of the township without a collar bearing the aforesaid ticket, and every bitch in heat found roaming at large as aforesaid, shall be impounded in a kennel to be provided for that purpose, and there kept for forty-eight hours after such impounding, and if not claimed within that time may be destroyed or otherwise disposed of by the Board: Provided, however, that if any dog or bitch in heat so found roaming as aforesaid, be so vicious as to be dangerous to catch, the same may be destroyed at once by any town constable or officer of the Board.

d) Any dog or bitch in heat so impounded as aforesaid may be released within the above-mentioned period of forty-eight hours upon payment of the sum of one shilling sterling for such dog and ten shillings sterling for such bitch, in addition to the cost of maintenance, and to the payment of the licence fee, if any, due in respect of the same.

e) It shall be lawful for any person, and all town constables and officers of the Board are hereby required to impound any dog found roaming at large as aforesaid without a collar bearing the aforesaid ticket, and any bitch in heat found roaming at large as aforesaid.

4. The owner of any bitch in heat allowing the same to roam at large within the limits of the township, shall be liable on conviction to a penalty not exceeding one pound.

5. Any person who shall use any such ticket as aforesaid for the protection of any dog other than the dog for and for protection of which such ticket shall have been issued, shall upon conviction be liable to a fine not exceeding five pounds, or, in default of payment, to imprisonment with or without hard labour for any period not exceeding thirty days unless such fine be sooner paid.

6. The Board shall provide and set apart certain places where filth, soil, stable-litter, or rubbish may be deposited, and notice shall be given from time to time of the places so set apart, and no person shall deposit, or cause to be deposited, any filth, soil, stable-litter or rubbish in any street, or public place, or waste ground within the town except in such places as the Board shall appoint from time to time. Any person contravening this regulation shall be liable to a penalty not exceeding two pounds for every such offence.

7. The owner of any dead horse, ox, or other animal not intended to be used as food, shall cause the same to be buried at such places as the Board shall appoint, within twelve hours after death at a depth below the surface of not less than three feet, under a penalty of not more than two pounds sterling in addition to the expense of burying the said animal.

8. It shall be the duty of any person slaughtering or causing to be slaughtered any animal to remove or cause to be removed, all the entrails, blood, dung, and all traces of such slaughter. Any person contravening this regulation shall be liable to a fine not exceeding £2 in addition to the cost of such removal.

9. It shall be lawful for the owner or occupier of any property to destroy any poultry, pigeons or pigs found trespassing thereon, provided...
that the means of destruction employed do not endanger the personal safety of the inhabitants, and that the poultry, pigeons or pigs so destroyed be delivered up to the owner, if known, or, if the owner be unknown be buried at any such place as may be fixed by the Board for the interment of dead animals.

10. No person shall permit any house, outhouse, or other building or erection of which he is the proprietor, occupier, or person in charge, to be or to remain in a dangerous condition under a penalty not exceeding £5, and should any such person after receiving a notice signed by the Secretary of the Board or other duly authorised officer of the Board, to repair, make safe or remove the same, fail to do so within four days after receipt of such notice, it shall be lawful for the Board to repair, make safe, or remove the same at the expense of such owner or occupier.

11. (a) In any case in which a duly qualified medical practitioner shall report to the Board that any person is suffering from any infectious disease dangerous to the health of the public the Board may direct the said person to be isolated or placed in such hospital or place for the reception of the sick as may be appointed by the Board, and to make such arrangements as may be necessary for the said person’s sustenance, medical and other attendance, and such person shall be released on the certificate of the Medical Practitioner attending him or her.

(b) It shall be the duty of the Board of Management to issue such directions and to take such steps as may be necessary to cause all persons who have been exposed to infection to be isolated for such time as may be recommended by a duly qualified Medical Practitioner, and in the event of any house being declared isolated under this regulation the Board of Management shall cause a yellow flag to be affixed on such house, or planted in a conspicuous position immediately outside it.

(c) Should any duly qualified Medical Practitioner report that any house within the limits of the township is affected or overcrowded, or not properly ventilated, it shall be the duty of the Board of Management to take such steps as may be necessary to remove the evil, and it shall be the duty of the Board of Management to cause an inspection by a Medical Officer of any house or property which they may suspect or have reason to believe is unhealthy or overcrowded, and it shall be lawful for the Board of Management to order the removal of so many of the inmates as shall be deemed necessary.

(d) It shall be the duty of the Board of Management to cause the destruction of any clothes, bedding, or other things which any Medical Officer may report as having been exposed to infection and necessary to be destroyed.

(e) No person isolated or confined in any hospital, lazaret, or other place appointed by the Board of Management for the reception of persons suffering from any infectious disease shall escape or attempt to escape from the same during the period of his lawful detention therein.

(f) No person shall willfully or without leave go without the limits assigned or appointed by the Board of Management around any such hospital, lazaret, or other place of detention.

(g) No person, unless he shall be duly authorised thereto by the Board of Management, shall communicate in any way with any person isolated or detained in such hospital, lazaret, or other place of detention.

(h) Any house or dwelling of any description may be visited by any medical or other officer duly authorised thereto by the Board of Management, and such officer is empowered to
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demand an entrance to such house or dwelling, and to visit every room, closet, or apartment, and he shall thereupon make report on the state thereof to the Board of Management.

(i) Every hospital erected by the Board of Management and intended for the accommodation of persons suffering from any infectious disease, shall be built at a distance of at least half a mile from the nearest habitation.

(j) Any person contravening any of the provisions of any of the above sub-sections (c) and (f) and (g) shall be liable to a penalty not exceeding £5 and in default of payment to imprisonment with or without hard labour for any period not exceeding one month, unless such fine be sooner paid.

12. No wagon, cart, carriage or other vehicle with animals harnessed or inspanned thereto shall be allowed to stand in any street or in the intersection of any street or road within the Township without a person to take due and proper care thereof; and all ox wagons or ox carts passing through the streets or roads of the town shall be provided with a leader in front of the oxen, and a driver.

13. The owner of any ferocious dog or wild beast who shall permit the same to run loose, or who shall keep such dog or wild beast in any manner that may be dangerous or annoying to the public, or any person who shall set any such dog or wild beast at liberty so as to endanger any person, shall be liable to a fine not exceeding five pounds, and it shall be lawful for any inhabitant to destroy such dog or wild beast, and to have it removed without delay, at the expense of the owner, or person setting it at liberty, to such nearest place of interment as may be set aside for all dead animals.

14. No person shall use barbed wire for fencing any ground abutting on any street or thoroughfare under a penalty not exceeding five pounds, and should any person after receiving a written notice from the Board to remove such barbed wire neglect or refuse to do so within 48 hours of the receipt of such notice, he shall be liable to a penalty not exceeding ten shillings for every day in which he shall make default and the Board may remove such barbed wire at the expense of such person.

15. No person shall keep any kraals for cattle, sheep, or goats or styes for pigs within that portion of the Township bounded South by the Orange River, West by the gorge west of the Church, East by the gorge east of the Police Camp, and north by a line drawn along the front of the Pound Kraal and extended to meet the said gorges at each end, under a penalty not exceeding five pounds. Should any person after the infliction of the fine aforesaid continue to refuse or neglect to comply with the provisions hereof, he shall be liable to a further fine of not less than 10s. for every day that he so neglects or refuses to comply with the provisions hereof.

No cattle, goats, sheep or pigs shall be kept within the "Township proper" except in proper and substantial kraals or styes.

16. The Board shall have power to appoint an officer to be called the Sanitary Inspector, whose duty it shall be to inspect the various parts of the town, and to report upon all contraventions of the Sanitary Regulations which he may discover.

17. Any person offering or exposing for sale meat, provisions or food unfit for human consumption shall be liable to a fine not exceeding £5, and to the confiscation and destruction of such meat, provisions or food.

18. Any person who shall cast any filth, soil, earth or rubbish into any street or public place or waste land shall be liable to a fine not exceeding 5s.

19. No person shall keep swine or any other animals so as to be a nuisance to any adjoining occupier, nor horses, swine or other animals anywhere within the town so as to be a common nuisance, under a penalty not exceeding £5.
20. Any person who shall cut down, remove, destroy or injure any tree or shrub growing in and upon the commonage or along any public street or public place without the permission of the Board, shall be liable to a fine not exceeding five pounds, half of the fine to go to the informer.

21. There shall be payable to the Board, on the 2nd day of January in each year by the occupier of every hut or tenement or by the person claiming, or using such hut or tenement, situate in the portion of the commonage known as "the Location" the sum of ten shillings sterling as hut tax; provided that any person who shall commence to own, occupy or use any such hut or tenement after the 2nd day of January shall be liable to pay such tax within eight days after using or becoming the owner or occupier of the same.

22. The Ranger shall number each hut or tenement in the said location, and shall keep a true and correct register of the number of huts or tenements therein, together with the name and occupations of the occupants of such huts or tenements, and the number, marks and other descriptions of the stock of every said occupier, and such register shall be open to inspection at all reasonable times.

23. For the purpose of enabling the Ranger aforesaid to keep such register as aforesaid, it shall be the duty of every inhabitant of the said location to give the Ranger such information as he may require for the purpose, and every such person who shall, upon being required so to do by such Ranger, neglect or refuse to give any such information, shall be liable to a fine not exceeding five pounds sterling, and in default of payment thereof to be imprisoned with or without hard labour for a period not exceeding thirty days.

24. Every hut-holder or resident in the said location shall be obliged to satisfy the Ranger aforesaid of the manner in which he obtains his livelihood, and any person resident in the said location who shall create any disturbance therein, or who shall be of notoriously bad character, or who shall have no visible means of support, may be ordered by the Board to remove from the said location within 8 days after notice in writing received by him from the Board, and any such resident so ordered to remove, who shall neglect or refuse to do so shall be liable to be summarily removed from such location by the said Ranger and shall in addition thereto be liable to a fine not exceeding £5.

25. It shall be the duty of every such inhabitant as aforesaid, without any request so to do, forthwith to give notice to the Ranger aforesaid of any new hut or building erected by him or her in the said location, of any horses, horned cattle, sheep or goats which from time to time have come into possession of such inhabitant, and of the way by which they came into his or her possession, and of the death of any person in the hut or dwelling of such inhabitant, and any such person who shall neglect to give any such notice as aforesaid shall be liable to a fine not exceeding £5.

26. All horses, horned cattle, sheep or goats which may be found in the said location, and which have not been so registered as aforesaid, or of whose arrival there no notice has been given to the said Ranger, and of the right to or ownership of which no satisfactory account shall be given to such Ranger may be seized or taken possession of by him and impounded in the nearest accessible pound and shall thereupon be dealt with and treated as other impounded animals in the said pound: Provided that no animals so impounded as aforesaid by the said Ranger shall be delivered up by the Poundmaster to any such inhabitant of any such location without a written order for such delivery signed by the said Ranger.

27. It shall be lawful for any person who may feel himself or herself aggrieved by any seizure so made by the Ranger or by his refusal to grant any such written order as aforesaid to complain to the Resident Magistrate of the District, who shall inquire into and summarily adjudicate upon the matter of such complaint and make such order as to him shall seem proper.
28. Any person who shall obstruct the Ranger aforesaid in the execution of his duty shall be liable to a fine not exceeding £5.
29. Any person not having right or authority to be in the said location may be directed to remove therefrom by order in writing signed by the Ranger aforesaid, unless such person shall show cause why he should not remove from such location, and no sufficient cause to the contrary having been proved to the satisfaction of the Ranger aforesaid; and any person who may have been so ordered to remove as aforesaid, who shall disobey such order, shall be liable to be summarily removed from the said location by the said Ranger, and shall be further liable to a fine not exceeding £5.
30. The posting of any notice on the notice board of the Board shall be deemed sufficient notice except when notice is to be given to any particular person, in which case such notice shall be deemed sufficient if forwarded through the post or delivered personally.
31. The owner or occupier of any erf, stable, shed, kraal, or styte shall be bound to keep the same clean and in good order, and free from all litter, filth, ash, dirt, or other noxious things, failing which he shall be liable to a fine of £2, or in default of payment, to imprisonment for a period of 14 days, and shall also be liable to a further penalty not exceeding £5. for and in respect of each and every day during which he shall neglect so to clean the said premises after being called upon by the Board or its officer so to do, and shall also be liable for the cost of removal of the same if undertaken by the Board: Provided, however, that the provisions of this paragraph shall not apply to the natural "mest" left in kraals, except when the same shall become a nuisance to the neighbours or public.
32. No person in charge of any wagon or other vehicle shall outspan the same on any place within the Township other than on a private erf or the Market Square and no person shall kindle or keep lighted an open outside fire after 9 o'clock within the Township. Any person offending against the provisions of this paragraph shall be liable to a fine not exceeding £5. or to imprisonment with or without hard labour for 14 days, in addition to the cost of removal of such wagon or other vehicle, if the same be not removed within 24 hours after the receipt of a notice by the Board so to do.
33. No person shall, without the consent of the Board or any officer thereof, first had and obtained, pitch a tent or erect huts, buildings, "scherm's", kraals, styes, &c., in any part of the Township not being private property.
34. The Board shall license and appoint as it shall see fit a nightman, or night-men, for the purpose of removing and disposing of night-soil. Any person acting as public night-man by the removal of night-soil without the licence of the Board, and all persons employing any such unlicensed person in the capacity of night-man, knowing him to be unlicensed, shall be liable on conviction to a penalty not exceeding five pounds.
35. The removal of night-soil by licensed night-men shall be performed under such regulations as the Board may from time to time appoint; and in no case shall any night-soil be carried through the streets of the town between the hours of six a.m. and ten p.m., and the night-soil shall be deposited only in such places as the Board shall appoint. No licensed night-men shall refuse to remove night-soil when required to do so, in accordance with the regulations of the Board. For every breach of his regulation a penalty of not more than five pounds shall be enforced. The Board to have power to deprive any night-man breaking this regulation of his licence.
36. The removal of night-soil shall be performed under the following regulations:

(a) No cesspools shall be allowed within the limits of the Township, and any person allowing any cesspool to be open
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upon his premises shall be liable to a penalty not exceeding five pounds, and in default of payment, to imprisonment with or without hard labour for a period not exceeding one month, unless such fine be sooner paid, and upon receipt of a notice signed by any Sanitary Inspector requiring him forthwith, or within a reasonable time, to cover up or fill in the same, such person shall be liable to a penalty of one pound for every day in which he shall make default, and such Sanitary Inspector may, if it shall appear expedient, fill in and close up the said cesspool, and the expenses incurred in performing such work may be recovered from the person in occupation of the premises, in any competent Court.

(b) Every owner or occupier of any house, building, or premises inhabited or intended to be inhabited, shall provide the same with a pail: Provided, however, that in cases of hotels and lodging houses the number of pails to be provided shall be such as the Board may direct.

(c) Before any pail is replaced for use in any closet, it shall be properly cleansed, purified and disinfected by the licensed night-man, or other person claiming the same.

(d) Suitable closets, with seats, for the requisite number of pails, must be provided by the owners or occupiers on their premises.

(e) The Board will enter into a contract, or make such other arrangements as it may deem fit, for the removal of night-soil and all such night-soil shall be removed by the licensed night-man or owner once a week, or with 24 hours of notice from the Board or officer of the Board.

(f) Any person who shall refuse, except as hereinafter provided, to have his night-soil removed, or who shall dispose of his night-soil in a manner not approved of by the Board, shall, upon conviction, be liable to a fine not exceeding five pounds, and, in default of payment, to imprisonment with or without hard labour for any period not exceeding one month, unless such fine be sooner paid.

(g) If any licensed night-man shall be unable to recover the fees due to him by any tenant for the removal of night-soil, the landlord of such tenant shall be liable for such fees: Provided, however, that such landlord shall not be liable for more than one month's fees.

(h) Any person failing to comply within a reasonable time after the publication of these regulations with the provisions of the above sub-sections (b) and (e) and (f) shall be liable to a penalty not exceeding five pounds, and in default of payment to imprisonment with or without hard labour for a period not exceeding one month, unless such fine be sooner paid.

37. The Board shall have power to appoint an additional officer or officers as Sanitary Inspectors, whose powers and duties shall be similar to those conferred and imposed upon the Sanitary Inspector by any regulation already in force, or which may hereafter be put into force.

38. Notwithstanding anything to the contrary contained in any of the aforesaid regulations each erf-holder shall be at liberty if he chooses himself to cause the removal of the night-soil from his closet every week; and provided further that when the same is required for the purpose of manuring the soil any proprietor, lessee of any water erf may remove any night-soil, stable litter, ash, &c., to such water erf, and so dispose of it as to prevent the same being a nuisance to any neighbour in the public: Provided further, that all the regulations, conditions, &c., binding on any such night-man shall likewise apply to the removal by any householder, erf-holder, &c., of night-soil, &c.

39. No dwelling house, or any other tenement, shall be kept in a notoriously filthy and unwholesome state.
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40. The Sanitary Inspector (accompanied by the District Surgeon, or some other duly qualified medical man in the town) shall have the power, on it being brought to his notice that infectious, epidemic or contagious fever, cholera, or other fatal disease is present in any dwelling house, to demand an entrance to such dwelling house, and, in case entrance should not be afforded, to use, or cause to be used, all necessary force to effect such entrance, and to visit every room, closet, or apartment therein; and if they shall find in any such house any person labouring under any such contagious or infectious disease as aforesaid and who shall not be under medical treatment by some medical practitioner, they shall, if they deem it necessary, cause such person to be removed with all possible care and all possible speed to any hospital or building open for the reception of such patients, in order that such person may be properly treated for the disease, and may not communicate it to others, and on any such duly qualified man giving a certificate that any house requires cleansing by fumigation or in any other way, in consequence of cases of infectious disease having occurred therein, the Board shall order such fumigation to be performed by the owner or occupier at his expense, and if such owner or occupier shall neglect or refuse to comply with such order, the Board shall cause such fumigation to be performed, and the cost of same shall be due by such owner or occupier to the Board, and shall be recoverable by suit in any competent Court, and such owner or occupier shall further be liable to a fine not exceeding five pounds, and, in default of payment, to imprisonment with or without hard labour for a period not exceeding one month, unless such fine be sooner paid.

41. The Sanitary Inspector as aforesaid shall have the power to enter on any private premises where he may have been informed, or where he may have good and sufficient reason to believe any accumulation of noxious or offensive matter exists, or when he may be directed by the Board of Management to do so, and report on the condition of the said premises to the said Board, when, if it should appear to the Board that an immediate removal of offensive or noxious matter is required, they shall have the power to order the same to be removed, and the premises to be thoroughly cleansed; and if the owner or occupier refuse to comply with this order, the Board shall have the power to cause the removal of the noxious or offensive matter, and the cost of the same shall be due by the owner or occupier of the said property to the Board, and shall be recoverable by suit in any competent Court, and such owner or occupier shall be further liable to a penalty not exceeding five pounds.

42. Any person wilfully refusing entrance to any such Sanitary Inspector as aforesaid demanding entrance to any house, building, or premises as aforesaid, and announcing his character and object, and any person obstructing or using foul, violent, or insulting language to any such Inspector whilst in the execution of any of the powers or provisions of these regulations, shall upon conviction be liable to a fine not exceeding five pounds, and upon non-payment thereof, to imprisonment, with or without hard labour, for any period not exceeding one calendar month.

43. Squatters and vagrants shall not be permitted to reside within the Township except in the Location or place appointed by the Board or on private ground, and any such squatters, vagrants, &c., residing in the Location or other place appointed by the Board shall be subject to removal by the Board or its Officers after failure for three days after notice to obtain employment.

44. There shall appertain to every building or dry erf in the Township, the right of grazing on the proclaimed common lands of the Town 17 head of horned cattle, horses, donkeys, mules and 25 sheep or goats the bond rele property of the owner or lessee of such erf, or bond rele hired or under training by such owner or lessee, proof of which must be clearly made by the owner or lessee of such erf, and any such owner
or lessee holding a Butcher's Licence shall be entitled to graze an additional 25 head of sheep or goats on payment to the Board of the sum of 5s. sterling for every year or part of a year ending 31st December; Provided, however, that no one person shall be entitled to exercise his right in respect of more than one erf at the same time.

45. It shall be lawful for the Board to grant a special licence to any person or persons to keep and graze any number of large animals, sheep and goats, on the common lands for such periods and under such Regulations as the Board may deem necessary and expedient. The charges for such special licence shall be as follows:—Cattle, horses, and mules, 6d. per head per month; sheep and goats up to 100, 13d. per head per month; ditto over 100, 1d. per head per month; cattle, horses, mules, sheep, and goats, if for per day, 1d. per head per day.

The Board shall have the power to appoint an overseer, who shall superintend the grazing on the common lands.

46. All horses, mules, donkeys, oxen, cows, goats or sheep not being the property of any such licensed owner or lessee of any erf, or of any person possessed of a special licence as aforesaid, or exceeding the number which any such person shall be allowed to keep on the said lands, which shall be found grazing or straying in any part of the said common lands, be the same in charge of a herd or not, may be lawfully impounded by the overseer aforesaid or by any person finding the same, and the owner thereof shall be liable to a fine of three pence per head for each horse, mule, donkey, ox, or cow, and one half-penny per head for goats and sheep if under or up to 300 in number, and if over 300 in number then, for every goat or sheep in excess of 300 per head, one farthing, and such animals shall not be released until the fine and all pound charges thereon shall have been paid.

This regulation shall, however, not extend to the horses, oxen, mules, or donkeys of travellers visiting or passing through the Town, or of any person who may have come to the Town with produce for sale or for the transaction of business, or of such resident householders who may be about to proceed on a journey, and who may require such animals to be delayed on the pasture lands of the Board for such purposes, or to the horses, oxen, cows, mules, donkeys, sheep or goats of farmers or traders passing through the area of the Board: Provided always that no such persons shall graze such animals on any part of the pasture lands longer than forty-eight hours, except with permission of the Board. Nor shall the regulation extend to the draught animals of any person or persons entering the area of the Board for the purposes of attending Divine service on occasions of "Nachtmaal," who may graze such animals on the pasture lands for ninety-six hours and no longer, except with permission of the Board.

47. No substitution of one kind of stock for another shall be allowed or permitted, neither shall it be lawful for any occupier of any erf or erven to sell, let or otherwise dispose of such right of grazing or any part thereof to any other person on any consideration whatever except as arising out of the sale or lease of such ground, and provided that lease or sale of a building erf be bond fide for the purpose of residing in the town and not merely in order to procure the grazing right.

Provided that no ownership and lease of any erven shall be recognised by the Board until the production of the best title obtainable, or of a declaration of sale, or of a deed of lease, to the Secretary of the Board, who shall keep a register of such owners or lessees, which shall at all reasonable times be accessible to the Ranger and all erf-owners and lessees or officers.

48. Without the special permission of the Board first had and obtained, no bull over the age of twelve months, and no horse, stallion, or donkey stallion above the age of two years shall be allowed to be at large in any place within the area of the Board, and any such bull or stallion so found at large may be lawfully impounded, and shall not be released until a fine of ten shillings and all pound fees shall have been paid.
49. The Ranger shall, not less than once in each month, collect and bring into the Town Pound Kraal all the cattle, horses, sheep, goats, &c., running on the commonage. And all owners of cattle, horses, sheep, goats, &c., shall be entitled within two days after such collection to release, free of charge, all such stock as they are licensed and entitled to graze at that time on the commonage. And all cattle, horses, sheep, goats, &c., not so released by virtue of such licence and right shall be treated in every respect as stock impounded in the ordinary course, and be subject to all pound fees, fines, &c., legally chargeable.

50. The Township proper shall be understood to mean that portion of land bounded South by the Orange River and North by the boundary formed by the beacons surveyed and erected by Mr. Surveyor Goodger, and marked in the Commonage plan as N N z y x w r, and being beacons N N z y x w r.

51. For and in respect of any contravention of any of the foregoing regulations in regard to which no penalty shall have been hereinbefore expressly provided, every person so contravening any of such Regulations shall incur and become liable to a penalty not exceeding five pounds, or, in default, to imprisonment for any period not exceeding one calendar month; and in any regulation aforesaid where a penalty may have been mentioned, but no provision made for default of payment, it is hereby provided that such defaulters shall be liable to imprisonment for any period not exceeding one calendar month, and the convicting Magistrate shall have the power to award to the informer any proportion of the fine inflicted, not exceeding one half.

52. These Regulations shall be in force and take effect from the date of their official publication in the B. B. Government Gazette, from which date the Regulations published by Government Notice of the 22nd of November, 1889, (a) shall be repealed, and become void and of no effect, but such repeal shall not affect any offences committed against, things done, or proceedings commenced or pending under and by virtue of any of the said repealed regulations.

GOVERNMENT NOTICE, No. 10 of 1895.

It is hereby notified for general information that His Excellency the Governor has been pleased to approve of the subjoined amended Regulation for the Township of Vryburg, in lieu of Regulation 12, (b) published under Government Notice No. 44, 1893, dated 30th August, 1893.

F. J. NEWTON,
Colonial Secretary.

Colonial Secretary’s Office, Vryburg, 27th February, 1895.

REGULATION.

12. All cattle, sheep, goats, donkeys or pigs found straying in any public street or thoroughfare to which these Rules apply, may be impounded by any person finding the same, and the owner of every such pig shall be liable to a penalty of £1 for every pig straying as aforesaid.

(a) Printed at p. 456 of Vol. i.
(b) Printed at p. 463 Vol. i.