

of the

H 0 Q A H 9 0 4 너 RN M 田 H H A a P, 1894,

oy the

Parish Council of M A R S T O

With respect to a RECREATION GROUND.

- recreation ground at Parish Throughout these byelaws the h Council of MARSTON and t byelaws the expression "the Council" RSTON and the expression "the ground OXFORD ROAD MARSTON IN THE COUNTY OF the ground" means COUNTY OF OXFORD
- ground by 2. An act necessary to the proper execution of his duty on the round by an officer of the Council, or by any person or servant of any person employed by the Council, shall not be deemed an offence gainst these byelaws.
- 3. A person shall not
- wall or railing, fence post, carelessly or negligently deface, injure, or destroy any ence in or enclosing the ground, or any building, barrier post, or seat or any erection or ornament on the ground;
- post, fence (4) or wilfully, carelessly or negligently soil or defile any wall in or enclosing the ground, or any building, barrier, raili seat or any erection or ornament on the ground. railing,
- 4. A person shall not except in pursuance of a lawful with the Council, or otherwise in the exercise of any lawful or privilege bring or cause to be brought on to the ground of draught or burden or any cattle, sheep, goats or pigs. ny lawful ri ground any pigs. agreement il right any beast
- right of barrow, 5 or truck, (i) A person shall not except privilege bring or cause to be ruck, machine or vehicle other in than in the exercise of brought on to the ground, any
- by (b) a hand and invalid. (a) (b) wheeled bicycle, tricycle or other similar machine; wheel-chair, perambulator or chaise drawn or propelled used solely for the conveyance of a child or children

S. set apart. Provided that where the Council set apart a space on the ground r the use of any class of vehicle this byelaw shall not be deemed prohibit the driving in or to that space by a direct route from entrance to the ground of any vehicle of the class for which it

- right part c t or I i) A person shall not except privilege ride any bicycle the ground. t in the exercise of any lawful or other similar machine on any
- upon any erection on the A person or to or ground upon any part of any not affix placard, or building, seat, or or to other
- gravel, soil, turf or p or plant. not no the ground remove, cut or displace any
- may be fixed by the Council set apart any such part of the ground as affixed or set up in some conspicuous position on the ground, for the purpose of any game specified in the notice board, which, by reason of the rules or manner of playing, or for the prevention of damage, danger or discomfort to any person on the ground, may necessitate the exclusive use by the player or players of any space on such part of the ground a person shall not in any space elsewhere on the ground play or take part in any game so specified in such a manner as to exclude persons not playing or taking part in the game from the use of such space. damage, sitate the part of

- 9. A person shall not except with the consent of erect any post, rail, fence, pole, tent, booth, stand, other structure on the ground. the Council building or
- 10. A person shall not on the ground wilfully obstruct, disturb, interrupt or annoy any other person in the proper use of the ground, or wilfully obstruct, disturb or interrupt any officer of the Council in the proper execution of his duty, or any person or servant of any person employed by the Council in the proper execution of his duty.
- to 11. A persor the annoyance A person shall moyance of any not in the ground use any obscene language person.
- 12. Every person who shall offend against any of the foregoing byelaws shall be liable on summary conviction to a fine not exceeding two pounds.
- 13. Every person who shall infringe any byelaw for the regulation of the ground may be removed therefrom by any officer of the Council, or by any constable, in any one of the several cases hereinafter specified: that is to say -
- (i) Where the infraction of the byelaw is committed within the view of such officer or constable, and the name and residence of the person infringing the byelaw are unknown to and cannot be readily ascertained by such officer or constable.
- (ii) Where the infraction of the byelaw is committed within the view of such officer or constable, and, from the nature of such infraction, or from any other fact of which such officer or constable may have knowledge, or of which he may be credibly informed, there of the person infringing the belief that the continuance on the ground of a byelaw, or that the removal of such person from the ground is otherwise necessary as a security for the proper use and regulation thereof.

Given under (Signed) . Iffammon A areth (Signed) Aestrue hearn February 1958 our hands and seals this Seal.

Members of the MARSTON Parish Council.

The Secretary of State this day confirmed the foregoing byelaws and fixed the date on which they are to come into operation as the 1st day of June, 1958.

An Assistant Under Secretary of State.

H-GWYNH

Whitehall.

18th April, 1958.

8