

MOTOR TRAFFIC

No. 9 of 1965

An Ordinance to amend the *Motor Traffic Ordinance* 1936–1964.

1.—(1.) This Ordinance may be cited as the *Motor Traffic Ordinance* 1965.* Short title and citation.

(2.) The *Motor Traffic Ordinance* 1936-1964† is in this Ordinance referred to as the Principal Ordinance.

(3.) The Principal Ordinance, as amended by this Ordinance, may be cited as the *Motor Traffic Ordinance* 1936-1965.

2. This Ordinance shall come into operation on a date to be fixed by the Minister by notice published in the *Gazette*.‡ Commencement.

3. Section 2 of the Principal Ordinance is amended— Repeal and saving.

(a) by omitting sub-section (3.); and

(b) by omitting the proviso to sub-section (4.).

4. Section 4 of the Principal Ordinance is amended— Interpretation.

(a) by inserting after the definition of “Deputy Registrar” in sub-section (1.) the following definition:—

“ ‘dipped’, in relation to the light from the headlamps of a motor vehicle, or the headlamp of a motor vehicle that has one headlamp, means projected downwards to such an extent that the centre of the main beam of the light, at a distance of twenty-five feet directly in front of the motor vehicle, is—

(a) directly ahead or to the left of the motor vehicle; and

* Made on 18 June, 1965; notified in the *Commonwealth Gazette* on 21 June, 1965.

† Ordinance No. 45, 1936, as amended by Nos. 25 and 41, 1938; No. 16, 1941; No. 14, 1942; Nos. 2 and 13, 1943; No. 3, 1945; Nos. 6 and 13, 1947; No. 7, 1950; No. 17, 1951; No. 1, 1955; No. 6, 1956; No. 19, 1957; Nos. 10 and 15, 1958; No. 7, 1959; No. 11, 1960; Nos. 16 and 17, 1962; No. 21, 1963; and No. 8, 1964.

‡ The date fixed was 5 August, 1965; see *Commonwealth Gazette*, 5 August, 1965, p. 3412.

- (b) lower than the level of the centre of the headlamps or headlamp in a plane that is parallel to the plane of the surface on which the motor vehicle is standing;”;
- (b) by omitting the definition of “dipping device” in that sub-section and inserting in its stead the following definition:—
- “‘dipping device’ means a device by means of which the light from the headlamps of a motor vehicle, or the headlamp of a motor vehicle that has one headlamp, can be dipped by the driver of the motor vehicle whilst retaining his normal driving position;”;
- (c) by inserting after the definition of “former owner” in that sub-section the following definition:—
- “‘headlamp’ means a lamp on the front of a motor vehicle that, when lighted, shows a bright white light of sufficient power to illuminate clearly on a dark night with a clear atmosphere a person in dark clothing at a distance of not less than eighty feet directly in front of the motor vehicle;”;
- (d) by omitting the definition of “motor vehicle” in that sub-section and inserting in its stead the following definition:—
- “‘motor vehicle’ means a vehicle that uses or is designed to use volatile spirit, steam, gas, oil, electricity or any other power (not being human or animal power) as the principal means of propulsion;”;
- (e) by omitting from the definition of “reflector” in that sub-section the word “headlights” (wherever occurring) and inserting in its stead the word “headlamps”;
- (f) by inserting in the definition of “visiting motor vehicle” in that sub-section, after the words “motor vehicle” (second occurring), the words “or trailer”;
- (g) by inserting in paragraphs (i) and (ii) of that definition, after the words “motor vehicle”, the words “or trailer”; and

(h) by inserting in sub-section (5.), after the word “sixty-eight,” the word and letter “seventy-three A,”.

5. Section 7 of the Principal Ordinance is repealed and the following sections are inserted in its stead:—

“7.—(1.) The Registrar may register, and may, from time to time, renew the registration of, a motor vehicle for the purposes of this Ordinance.

Registration of motor vehicles.

“(2.) The Registrar shall not register or renew the registration of a motor vehicle unless he is satisfied that the motor vehicle, its parts and equipment comply with such of the requirements of the Fourth Schedule as are applicable to such a motor vehicle and are capable of complying with such of the requirements of Part VIIA. as would be applicable to such a motor vehicle if it were upon a public street.

“7A.—(1.) Upon payment of the prescribed fee, the Registrar may register, and may, from time to time, renew the registration of, a trailer for the purposes of this Ordinance.

Registration of trailers.

“(2.) The Registrar shall not register or renew the registration of a trailer unless he is satisfied that the trailer, its parts and equipment comply with such requirements as are prescribed by the regulations or by this Ordinance.”.

6. Section 13A of the Principal Ordinance is amended by inserting after the words “motor vehicle” (wherever occurring) the words “or trailer”.

Certificate of registration.

7. Section 14 of the Principal Ordinance is amended by inserting after the words “motor vehicle” the words “or trailer”.

Production of vehicle for registration.

8. Section 15 of the Principal Ordinance is amended—

(a) by omitting from sub-section (1.) the words “of the kind prescribed by the Third Schedule or the Regulations” and inserting in their stead the words “of a type determined by the Minister for such a motor vehicle”; and

Affixing of number-plates.

(b) by inserting after sub-section (1.) the following sub-section:—

“(2.) The owner of a registered trailer shall, upon the issue to him of a number-plate of a type determined by the Minister, cause it to be

securely affixed to the rear of the trailer in such a manner as to permit the figures on the number-plate to be illuminated by white light from a rear lamp on the trailer.”.

Defaced or
damaged
number-plates.

9. Section 16 of the Principal Ordinance is amended—

- (a) by inserting in sub-section (1.), after the words “ motor vehicle ”, the words “ or trailer ”;
- (b) by omitting from sub-section (2.) the words “ two other number-plates to the owner ” and inserting in their stead the words “ to the owner two other number-plates in the case of a motor vehicle, or another number-plate in the case of a trailer ”; and
- (c) by omitting sub-section (3.) and inserting in its stead the following sub-section:—

“ (3.) Upon the receipt of another number-plate or other number-plates issued under the last preceding sub-section, the owner shall forthwith affix the number-plate or number-plates to the trailer or motor vehicle, as the case requires, in accordance with the last preceding section and shall return to the Registrar the number-plate or number-plates previously issued.”.

Loss or
destruction of
number-plates.

10. Section 17 of the Principal Ordinance is amended—

- (a) by inserting in sub-sections (1.) and (2.), after the words “ motor vehicle ”, the words “ or trailer ”;
- (b) by omitting from sub-section (2.) the words “ two other number-plates to the owner ” and inserting in their stead the words “ to the owner two other number-plates in the case of a motor vehicle, or another number-plate in the case of a trailer ”; and
- (c) by omitting sub-section (3.) and inserting in its stead the following sub-section:—

“ (3.) Upon the receipt of another number-plate or other number-plates issued under the last preceding sub-section, the owner shall forthwith affix the number-plate or number-plates to the trailer or motor vehicle, as the case requires, in accordance with section fifteen of this Ordinance and shall return to the Registrar any number-plate that was not so lost or destroyed.”.

11. Section 18 of the Principal Ordinance is amended—

- (a) by inserting after the words “motor vehicle” (wherever occurring) the words “or trailer”; and
- (b) by omitting from paragraph (b) the word “drive” and inserting in its stead the word “use”.

Use of number-plates restricted.

12. Section 19 of the Principal Ordinance is amended—

- (a) by inserting in sub-sections (1.), (3.), (4.), (5.) and (6.) after the words “motor-vehicle” (wherever occurring), the words “or trailer”;
- (b) by omitting from paragraph (a) of sub-section (1.) the words “each number-plate” and inserting in their stead the words “the number-plates or number-plate, as the case may be,”; and
- (c) by inserting in the proviso to sub-section (1.), after the word “number-plates”, the words “or number-plate, as the case may be,”.

Sale or disposal of registered motor vehicle or trailer.

13. Section 41C of the Principal Ordinance is amended by omitting from sub-section (1.) the words “Subject to sections forty-one D and forty-one E of this Ordinance, a person” and inserting in their stead the words “A person”.

Motor vehicle not to be used on a public street unless insured against third party risk.

14. Sections 41D and 41E of the Principal Ordinance are repealed.

Repeal of sections 41D and 41E.

15. Section 41L of the Principal Ordinance is amended by omitting from paragraph (a) of sub-section (7.) the words “Or section forty-one AT of this Ordinance”.

Cancellation of third-party policy.

16. Section 41AD of the Principal Ordinance is amended by omitting the words “the by-laws,” and inserting in their stead the word “regulations”.

Hospital treatment.

17. Section 41AT of the Principal Ordinance is repealed.

Repeal of section 41AT.

Application for
registration
or licences.

18. Section 42 of the Principal Ordinance is amended—

- (a) by inserting in sub-section (1.), after the words “motor vehicle” (first and second occurring), the words “or trailer”; and
- (b) by inserting in sub-paragraph (i) of paragraph (b) of sub-section (2.), after the words “motor vehicle” (wherever occurring), the words “or trailer”.

Registration by
joint owners
and companies.

19. Section 43 of the Principal Ordinance is amended by inserting after the words “motor vehicle” the word “or trailer”.

Return of
certificates,
&c., after
cancellation of
registration, &c.

20. Section 48 of the Principal Ordinance is amended by inserting in sub-section (3.), after the words “motor vehicle”, the words “or trailer”.

Refusal,
cancellation
or suspension
of licences or
registrations.

21. Section 51 of the Principal Ordinance is amended—

- (a) by inserting in paragraphs (c) and (f) of sub-section (2.), after the words “motor vehicle” (wherever occurring), the words “or trailer”; and
- (b) by inserting in sub-section (5.), after the words “motor vehicle” (first and second occurring), the words “or trailer”; and
- (c) by omitting from paragraph (b) of sub-section (5.) the word “driving” and inserting in its stead the word “use”.

Duration of
registrations
and licences.

22. Section 52 of the Principal Ordinance is amended—

- (a) by inserting in sub-sections (1.), (2A.) and (3.), after the words “motor vehicle” (wherever occurring), the words “or trailer”; and
- (b) by inserting in sub-section (4.), after the words “motor vehicle” (first occurring), the words “or trailer”.

Taxis and
private
hire cars.

23. Section 56 AO of the Principal Ordinance is amended by omitting sub-section (4.) and inserting in its stead the following sub-section:—

“(4.) It is not an offence against either of the last two preceding sub-sections if—

- (a) the taxi or private hire car was hired during the period for which it was parked;

- (b) the driver of the taxi or private hire car was, during the period for which it was parked, waiting to take up a person who had hired it before the commencement of that period; or
- (c) the taxi or private hire car was so parked by or at the direction, or with the consent, of a member of the Police Force in uniform or an officer in the execution of his duty.”.

24. Section 62 of the Principal Ordinance is amended by inserting after the words “motor vehicle” (wherever occurring) the words “or trailer”. Number-plates not to be covered.

25. Section 69 of the Principal Ordinance is amended—

- (a) by inserting in paragraphs (c) and (d), after the words “motor vehicle”, the words “or trailer”; and
 - (b) by inserting in paragraph (d), after the words “motor vehicles” the words “or trailers”.
- Obtaining licence or certificate, &c., by misrepresentation.

26. After section 73 of the Principal Ordinance the following heading and section are inserted:—

“ PART VIIA.—EQUIPMENT AND LOADS.

“ 73A. A person shall not drive or leave standing a motor vehicle or trailer upon a public street unless the motor vehicle or trailer, its parts and equipment comply with the requirements prescribed by the Fourth Schedule in relation to that motor vehicle or trailer.”. Vehicles to comply with Fourth Schedule.

27. Section 74 of the Principal Ordinance is amended—

- (a) by omitting paragraphs (a) and (b) of sub-section (1.) and inserting in their stead the following paragraphs:—
 - “ (a) at least one lighted headlamp is carried on each side of the front of the motor vehicle in accordance with the next succeeding sub-section;
 - “ (b) a lighted lamp of a power not exceeding seven watts is carried on the centre or off-side, or one of two or more such lighted lamps is carried on the off-side, of the rear of the motor
- Carriage of lamps and lights.

vehicle or, if a trailer is attached to the motor vehicle, of the trailer, and the lamp is so made and carried as to show a bright red light to persons approaching directly from the rear of the vehicle at a distance of two hundred yards on a dark night with a clear atmosphere;

“(ba) a lighted lamp of a power not exceeding seven watts is carried on the rear of the motor vehicle or, if a trailer is attached to the motor vehicle, on the rear of the trailer, and each lamp or the lamp is so made and carried as to illuminate with white light and to render easily distinguishable to persons approaching directly from the rear of the vehicle at a distance of twenty yards on a dark night with a clear atmosphere each figure on the number-plate affixed to the rear of the motor vehicle or trailer; and”;

(b) by inserting after sub-section (1.) the following sub-section:—

“(1A.) Each headlamp on a side of a motor vehicle other than a motor cycle shall—

(a) be of approximately the same candle power as each other headlamp on the motor vehicle; and

(b) be so fitted that the centre of the headlamp is—

(i) not higher than four feet six inches from the ground;

(ii) the same height from the ground as each other headlamp on the motor vehicle; and

(iii) equidistant, from the centre of the front of the motor vehicle, to the centre of a headlamp on the other side of the motor vehicle.”;

(c) by omitting paragraphs (a) and (b) of sub-section (2.) and inserting in their stead the following paragraphs:—

“(a) a lighted headlamp is carried in front of the motor cycle and is so made and carried that—

(i) it is not less than two feet from the ground; and

(ii) it illuminates each figure on the number-plate affixed to the front of the motor cycle;

“(b) a lighted lamp of a power not exceeding seven watts is carried on the rear of the motor cycle and the lamp is so made and carried as to show a bright red light to persons approaching directly from the rear of the motor cycle at a distance of two hundred yards on a dark night with a clear atmosphere and to illuminate with white light and to render easily distinguishable to persons so approaching at a distance of twenty yards on such a night each figure on the number-plate affixed to the rear of the motor cycle.”;

(d) by inserting after sub-section (2.) the following sub-section:—

“(2A.) A person shall not drive a motor vehicle upon a public street between the hours of sunset and sunrise unless—

(a) the motor vehicle is equipped with a dipping device; or

(b) if it is not equipped with a dipping device, the light from the headlamps of the motor vehicle, or in the case of a motor cycle the headlamp, is dipped.”; and

(e) by omitting sub-section (4.).

28. Section 74A of the Principal Ordinance is amended by inserting in sub-section (1.), after the words “motor cycle”, the words “or to a trailer”. Positioning of reflectors.

29. Section 75 of the Principal Ordinance is amended— Position of light.

(a) by omitting from paragraph (a) of sub-section (1.) the word “or” (last occurring);

(b) by omitting paragraph (b) of that sub-section; and

(c) by omitting sub-section (2.).

30. Section 76 of the Principal Ordinance is repealed and the following section inserted in its stead—

Parking lights.

“ 76.—(1.) Subject to this section, a person shall not park a motor vehicle (other than a motor cycle), or park a trailer, upon a public street between the hours of sunset and sunrise unless—

- (a) reflectors are carried on each side of the rear of the motor vehicle or trailer in accordance with section seventy-four A of this Ordinance;
- (b) a lighted lamp of a power not exceeding seven watts is carried in accordance with the next succeeding sub-section on each side of the front of the motor vehicle or, if the trailer is not attached to a motor vehicle, on each side of the front of the trailer; and
- (c) lighted lamps as provided by paragraphs (b) and (ba) of sub-section (1.) of section seventy-four of this Ordinance are carried on the rear of the motor vehicle or trailer.

“ (2.) The lamps referred to in paragraph (b) of the last preceding sub-section shall be so made and carried that—

- (a) when lighted, each lamp shows a bright white light to persons approaching directly towards the front of the motor vehicle or trailer at a distance of two hundred yards on a dark night with a clear atmosphere;
- (b) the centres of the lamps are equidistant from the centre of the front of the motor vehicle or trailer; and
- (c) no part of the motor vehicle or trailer, or its loading or equipment, extends more than twenty inches laterally beyond the centre of each lamp on the side of the motor vehicle or trailer on which the lamp is carried.

“ (3.) Subject to the next succeeding sub-section, a person shall not park a motor cycle to which a side-car is attached upon a public street between the hours of sunset and sunrise unless—

- (a) a lighted lamp as provided by paragraph (b) of sub-section (2.) of section seventy-four of this Ordinance, and a reflector, are carried on the rear of the motor cycle; and
- (b) a lighted lamp as provided by paragraph (c) of sub-section (2.) of that section is carried on the front of the side-car, and a reflector is carried on the rear of the side-car.

“(4.) It is not an offence for a person to park a vehicle without the lighted lamps referred to in sub-section (1.) or (3.) of this section if the vehicle is parked under or near a lighted public street lamp or other outside lamp so illuminating the vehicle as to render it clearly visible on a dark night with a clear atmosphere to persons approaching the vehicle at a distance of two hundred yards.”.

31. Section 78 of the Principal Ordinance is amended—

(a) by omitting sub-paragraph (iii) of paragraph (d);
and

(b) by omitting paragraph (f).

Miscellaneous offences relating to equipment, &c., of motor vehicles.

32. After section 79 of the Principal Ordinance the following heading is inserted:—

Heading to Part VIIb.

“PART VIIb.—PENALTIES.”.

33. Section 81 of the Principal Ordinance is amended by inserting in sub-section (1.), after the words “motor vehicles”, the words “and trailers”.

Record of registrations and licences to be kept.

34. Section 82 of the Principal Ordinance is amended by inserting in sub-paragraph (ii) of paragraph (b), after the words “motor vehicle” (wherever occurring), the words “or trailer”.

Judicial notice of Registrar's and Deputy Registrar's signature.

35. Section 85 of the Principal Ordinance is amended by inserting after the words “motor vehicle” the words “or trailer”.

Evidence of registration.

36. Section 90 of the Principal Ordinance is amended by inserting in sub-section (1.), after the words “motor vehicle”, the words “or trailer”.

Production of motor vehicles and trailers.

37. Section 91 of the Principal Ordinance is amended by inserting after the words “motor vehicle” the words “or trailer”.

Inspection of motor vehicles and trailers.

38. Section 96 of the Principal Ordinance is amended—

(a) by inserting in sub-sections (2.) and (4.), after the words “motor vehicle” (wherever occurring), the words “or trailer”;

(b) by omitting from paragraph (a) of sub-section (3.) the words “two number-plates issued in connexion with the registration of the motor vehicle” and inserting in their stead the words “any number-plate issued in connexion with the registration”;

Remission or refund of fees.

- (c) by omitting from the proviso to sub-section (3.) the words "the number-plates are" and inserting in their stead the words "any number-plate is"; and
- (d) by omitting from that proviso the word "plates" and inserting in its stead the word "number-plate".

Regulations.

39. Section 103 of the Principal Ordinance is amended by omitting paragraph (v).

Repeal of Third Schedule.

40. The Third Schedule to the Principal Ordinance is repealed.

Fourth Schedule.

41. The Fourth Schedule to the Principal Ordinance is amended—

- (a) by omitting item 10 and inserting in its stead the following item:—

"10. Lamps and reflectors shall be carried and affixed to a motor vehicle or trailer to enable such of the provisions of sections seventy-four, seventy-four A, seventy-five and seventy-six of this Ordinance as are applicable to the motor vehicle or trailer to be complied with at any time.";

- (b) by omitting from item 11 the words "and a lamp bracket shall be affixed at the rear of the motor vehicle to hold the rear lamp in such a position as to reflect upon the rear number plate"; and

- (c) by omitting item 20 (second occurring) and item 21 and inserting in their stead the following item:—

"21. Where the engine of a motor vehicle does not have a maker's number stamped on it, the engine shall have stamped on it such number as the Registrar allots in respect of that engine."

Re-numbering.

42.—(1.) A Part or section of, or Schedule to, the Principal Ordinance, as amended by the foregoing provisions of this Ordinance, the number of which is specified in a column headed "Existing number" in the First Schedule to this Ordinance is re-numbered as specified opposite to that number in the next succeeding column headed "New number" in that First Schedule.

(2.) A reference in a law of the Territory, or in an instrument or document, to a Part or section of, or Schedule to, the Principal Ordinance shall, if that Part, section or Schedule has been re-numbered in pursuance of this section, be read as a reference to that Part, section or Schedule as so re-numbered.

Consequential amendments.

43. The Principal Ordinance, as amended by the foregoing provisions of this Ordinance (other than the provisions of the last preceding section), is amended as set out in the Second Schedule to this Ordinance.

THE SCHEDULES
FIRST SCHEDULE
Re-numbering

Section 42

| Existing number | New number | Existing number | New number | Existing number | New number |
|-----------------|--------------|-----------------|--------------|-----------------|--------------|
| Section No.— | Section No.— | Section No.— | Section No.— | Part No.— | Part No.— |
| 7A | 8 | 41M | 58 | VA. | VII. |
| 8 | 9 | 41N | 59 | Section No.— | Section No.— |
| 9 | 10 | 41O | 60 | 55A | 109 |
| 9A | 11 | 41P | 61 | 55B | 110 |
| 10 | 12 | 41Q | 62 | 55C | 111 |
| 11 | 13 | 41R | 63 | 55D | 112 |
| 12 | 14 | 41S | 64 | Part No.— | Part No.— |
| 13 | 15 | 41T | 65 | VI. | VIII. |
| 13A | 16 | 41U | 66 | Section No.— | Section No.— |
| 14 | 17 | 41V | 67 | 56 | 113 |
| 15 | 18 | 41W | 68 | 56A | 114 |
| 16 | 19 | 41X | 69 | 56B | 115 |
| 17 | 20 | 41Y | 70 | 56C | 116 |
| 18 | 21 | 41Z | 71 | 56D | 117 |
| 19 | 22 | 41AA | 72 | 56E | 118 |
| 20 | 23 | 41AB | 73 | 56F | 119 |
| 21 | 24 | 41AC | 74 | 56G | 120 |
| 22 | 25 | 41AD | 75 | 56H | 121 |
| 23 | 26 | 41AE | 76 | 56J | 122 |
| 24 | 27 | 41AF | 77 | 56JA | 123 |
| 25 | 28 | 41AG | 78 | 56K | 124 |
| 25A | 29 | 41AH | 79 | 56L | 125 |
| 25B | 30 | 41AJ | 80 | 56M | 126 |
| 25C | 31 | 41AK | 81 | 56N | 127 |
| 26 | 32 | 41AL | 82 | 56P | 128 |
| 27 | 33 | 41AM | 83 | 56Q | 129 |
| 27A | 34 | 41AN | 84 | 56R | 130 |
| 28 | 35 | 41AO | 85 | 56S | 131 |
| 28A | 36 | 41AP | 86 | 56T | 132 |
| 28B | 37 | 41AQ | 87 | 56U | 133 |
| 29 | 38 | 41AR | 88 | 56V | 134 |
| 30 | 39 | 41AS | 89 | 56W | 135 |
| 31 | 40 | 41AU | 90 | 56X | 136 |
| 32 | 41 | 41AV | 91 | 56Y | 137 |
| 33 | 42 | 41AW | 92 | 56YA | 138 |
| 35 | 43 | 41AX | 93 | 56Z | 139 |
| 36 | 44 | | | Part No.— | Part No.— |
| 37 | 45 | Part No.— | Part No.— | VIA. | IX. |
| 39 | 46 | V. | VI. | Section No.— | Section No.— |
| 40 | 47 | | | 56AA | 140 |
| 41 | 48 | Section No.— | Section No.— | 56AB | 141 |
| | | 42 | 94 | 56AC | 142 |
| Part No.— | Part No.— | 43 | 95 | 56AD | 143 |
| IVA. | V. | 44 | 96 | 56AE | 144 |
| | | 45 | 97 | 56AF | 145 |
| Section No.— | Section No.— | 46 | 98 | 56AG | 146 |
| 41A | 49 | 47 | 99 | 56AH | 147 |
| 41B | 50 | 48 | 100 | 56AJ | 148 |
| 41C | 51 | 48A | 101 | Part No.— | Part No.— |
| 41F | 52 | 49 | 102 | VIB. | X. |
| 41G | 53 | 50 | 103 | Section No.— | Section No.— |
| 41H | 54 | 51 | 104 | 56AK | 149 |
| 41J | 55 | 52 | 105 | | |
| 41K | 56 | 53 | 106 | | |
| 41L | 57 | 54 | 107 | | |
| | | 55 | 108 | | |

FIRST SCHEDULE—continued

| Existing number | New number | Existing number | New number | Existing number | New number |
|-----------------|--------------|-----------------|--------------|-----------------|-----------------|
| Section No.— | Section No.— | Section No.— | Section No.— | Section No.— | Section No.— |
| 56AKA | 150 | 68 | 176 | 81 | 194 |
| 56AL | 151 | 69 | 177 | 82 | 195 |
| 56AM | 152 | 70 | 178 | 83 | 196 |
| 56AN | 153 | 72 | 179 | 84 | 197 |
| 56AO | 154 | 73 | 180 | 85 | 198 |
| 56AP | 155 | | | 86 | 199 |
| 56APA | 156 | Part No.— | Part No.— | 86A | 200 |
| 56APB | 157 | VIIA. | XII. | 87 | 201 |
| 56AQ | 158 | Section | Section | 88 | 202 |
| 56AR | 159 | No.— | No.— | 89 | 203 |
| 56AS | 160 | 73A | 181 | 90 | 204 |
| 56AT | 161 | 74 | 182 | 91 | 205 |
| 56AU | 162 | 74A | 183 | 92 | 206 |
| 56AV | 163 | 75 | 184 | 93 | 207 |
| 56AW | 164 | 76 | 185 | 95 | 208 |
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| | | 77A | 188 | 98 | 211 |
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| 59 | 167 | Part No.— | Part No.— | 101 | 215 |
| 60 | 168 | VIIb. | XIII. | 102 | 216 |
| 60A | 169 | Section | Section | 102A | 217 |
| 61 | 170 | No.— | No.— | 103 | 218 |
| 62 | 171 | 80 | 192 | Second Schedule | First Schedule |
| 64 | 172 | 80A | 193 | Fourth Schedule | Second Schedule |
| 65 | 173 | | | Fifth Schedule | Schedule |
| 66 | 174 | Part No.— | Part No.— | Schedule | Third Schedule |
| 67 | 175 | VIII. | XIV. | | |

SECOND SCHEDULE
Amendments

Section 43

| Provision amended | Amendments |
|-------------------|--|
| 3 | <p>Repeal and insert—</p> <p>“3. This Ordinance is divided into Parts, as follows:—</p> <p>Part I.—Preliminary (Sections 1–6).</p> <p>Part II.—Registration of, and Licences to Drive, Motor Vehicles (Sections 7–26).</p> <p>Part III.—Public Motor Vehicles and Private Hire Cars (Sections 27–39).</p> <p>Part IV.—Traders (Sections 40–48).</p> <p>Part V.—Insurance (Sections 49–93).</p> <p>Part VI.—General Provisions relating to Motor Vehicles (Sections 94–108).</p> <p>Part VII.—Traffic Signs and Road Markings (Sections 109–112).</p> <p>Part VIII.—Rules of the Road (Sections 113–139).</p> <p>Part IX.—Speed Limits (Sections 140–148).</p> <p>Part X.—Rules relating to Parking (Sections 149–164).</p> <p>Part XI.—Offences (Sections 165–180).</p> <p>Part XII.—Equipment and Loads (Sections 181–191).</p> <p>Part XIII.—Penalties (Sections 192–193).</p> <p>Part XIV.—Miscellaneous (Sections 194–218).”</p> |

SECOND SCHEDULE—*continued*

| Provision amended | Amendments |
|-------------------|--|
| 4 | <p>Omit from the definitions of “ road marking ”, “ traffic island ” and “ traffic sign ” in sub-section (1.) “ VA. ”, insert “ VII. ”</p> <p>Omit from sub-section (3.) “ Part VI., Part VIA. or Part VIb. ”, insert “ Part VIII., Part IX. or Part X. ”</p> <p>Omit sub-sections (5.) and (6.), insert—</p> <p>“ (5.) A reference to a public street in sections 9, 51, 89, 119, 129, 130, 131, 132, 134, 135, 139, 165, 166, 168, 176, 181, 182, 184, 186, 187, 189 and 193, and sub-sections (1.) and (3.) of section 202, of this Ordinance shall be read as including a reference to a public place.</p> <p>“ (6.) A reference to a public street in sections 129, 130, 131, 132, 134, 135 and 139 of this Ordinance shall be read as including a reference to an entrance-driveway leading to a parcel of land. ”</p> |
| 7 | <p>Omit from sub-section (2.) “ Fourth ”, insert “ Second ”</p> <p>Omit from sub-section (2.) “ VIIA. ”, insert “ XII. ”</p> |
| 12 | <p>Omit from sub-section (1.) “ nine ”, insert “ 10 ”</p> <p>Omit from sub-sections (1.) and (2.) “ Second ”, insert “ First ”</p> |
| 15 | <p>Omit from sub-section (1.) “ Fourth ”, insert “ Second ”</p> |
| 17 | <p>Omit from sub-section (3.) “ fifteen ”, insert “ 18 ”</p> |
| 18 | <p>Omit “ twenty ”, insert “ 23 ”</p> |
| 19 | <p>Omit from sub-section (1.) “ twenty ”, insert “ 23 ”</p> |
| 24 | <p>Omit from sub-section (4.) “ Second ”, insert “ First ”</p> |
| 25 | <p>Omit from sub-section (4.) “ Second ”, insert “ First ”</p> |
| 25B | <p>Omit from paragraph (c) “ IVA. ”, insert “ V. ”</p> |
| 27A | <p>Omit from sub-section (2.) “ Second ”, insert “ First ”</p> |
| 32 | <p>Omit from sub-sections (1.) and (2.) “ Fourth ”, insert “ Second ”</p> |
| 39 | <p>Omit from paragraph (a) “ Fourth ”, insert “ Second ”</p> |
| 40 | <p>Omit from paragraph (a) “ Fifth ”, insert “ Third ”</p> |
| 41A | <p>Omit from paragraph (b) of the definition of “ uninsured motor vehicle ” “ forty-one c ”, insert “ 51 ”</p> |
| 41B | <p>Omit “ forty-one AM ”, insert “ 83 ”</p> |
| 41G | <p>Omit from sub-sections (1.) and (2.) “ forty-one F ”, insert “ 52 ”</p> |
| 41L | <p>Omit from sub-section (5.) “ forty-one M ”, insert “ 58 ”</p> |
| 41P | <p>Omit from paragraph (a) of sub-section (4.) “ forty-one AE ”, insert “ 76 ”</p> |
| 41s | <p>Omit “ forty-one Q and forty-one R ”, insert “ 62 and 63 ”</p> |
| 41T | <p>Omit “ forty-one P ” (wherever occurring), insert “ 61 ”</p> |
| 41Y | <p>Omit from sub-section (1.) “ forty-one c ”, insert “ 51 ”</p> |
| 41AF | <p>Omit “ forty-one AC, forty-one AD and forty-one AE ”, insert “ 74, 75 and 76 ”</p> |

SECOND SCHEDULE—*continued*

| Provision amended | Amendments |
|-------------------|---|
| 41AG | Omit "forty-one AC, forty-one AD and forty-one AE", insert "74, 75 and 76" |
| 41AJ | Omit "forty-one AC, forty-one AD and forty-one AE", insert "74, 75 and 76" Omit "forty-one AQ", insert "87" |
| 41AO | Omit from paragraph (a) of sub-section (5.) "forty-one AE", insert "76" |
| 41AR | Omit from sub-section (3.) "forty-one M", insert "58" |
| 41AX | Omit "forty-one c", insert "51" Omit "forty-one F", insert "52" |
| 50 | Omit "sixteen", insert "19" Omit "seventeen", insert "20" |
| 51 | Omit from paragraph (a) of sub-section (2.) "IVA.", insert "V." |
| 52 | Omit from sub-section (1.) "one hundred and two", insert "216" |
| 55A | Omit from paragraph (c) of sub-section (1.) "VI.", insert "VIII." Omit from sub-section (2.) "Part VI., Part VIA. or Part VB.", insert "Part VIII., IX. or X." |
| 55D | Omit from paragraph (a) "fifty-five A", insert "109" Omit from paragraph (c) "fifty-five B", insert "110" |
| 56C | Omit from sub-section (3.) "seventy-eight c", insert "190" |
| 56D | Omit from sub-section (2.) "fifty-six H", insert "121" |
| 56E | Omit from sub-section (2.) "fifty-six c", insert "116" Omit from sub-section (6.) "fifty-six M or fifty-six N", insert "126 or 127" |
| 56H | Omit from sub-section (2A.) "fifty-six and section fifty-six c", insert "113 and section 116" Omit from sub-section (3.) "fifty-six JA", insert "123" |
| 56JA | Omit "fifty-six H and fifty-six J", insert "121 and 122" |
| 56L | Omit from sub-section (1.) "ninety-eight", insert "211" |
| 56AQ | Omit from paragraph (i) "fifty-six M", insert "126" Omit from paragraph (k) "fifty-six N", insert "127" |
| 56AR | Omit from sub-sections (4.), (5.), (6.) and (7.) "fifty-six AU", insert "162" |
| 56AU | Omit from paragraph (d) of sub-section (2.) and from paragraph (c) of sub-section (3.) "fifty-six AR", insert "159" |
| 56AW | Omit from sub-sections (1.) and (4.) "fifty-six AL, fifty-six AM, fifty-six AN, fifty-six AO, fifty-six AP, fifty-six APB, or fifty-six AQ", insert "151, 152, 153, 154, 155, 157, or 158" Omit from sub-section (2.) "fifty-six AL", insert "151" Omit from sub-sections (2.) and (5.) "fifty-six AQ", insert "158" Omit from sub-section (5.) "fifty-six AL, fifty-six AM, fifty-six AN, fifty-six AO, fifty-six AP, or fifty-six APB", insert "151, 152, 153, 154, 155, or 157" |
| 57 | Omit from paragraph (c) "one hundred and two", insert "216" |
| 60A | Omit "one hundred and two", insert "216" Omit "Second", insert "First" |

SECOND SCHEDULE—*continued*

| Provision amended | Amendments |
|-------------------|--|
| 73A | Omit " Fourth ", insert " Second " |
| 76 | Omit from sub-section (1.) " seventy-four A ", insert " 183 " Omit from sub-sections (1.) and (3.) " seventy-four ", insert " 182 " |
| 80A | Omit from sub-sections (1.) and (3.) " fifty-six Q ", insert " 129 " Omit from sub-section (1.) " sixty-seven ", insert " 175 " Omit from paragraph (b) of sub-section (1.) and from paragraph (b) of sub-section (3.) " fifty-four or section fifty-five ", insert " 107 or 108 " Omit from sub-section (5.) " fifty-one ", insert " 104 " |
| 82 | Omit from paragraph (c) " fifty-six x ", insert " 136 " |
| 86A | Omit from sub-sections (2.) and (4.) " fifty-six U or section fifty-six AF ", insert " 133 or 145 " |
| 100 | Omit from sub-section (6.) " Second ", insert " First " |
| 100A | Omit from sub-section (6.) " Second ", insert " First " |
| 101 | Omit from sub-section (4.) " Second ", insert " First " |
| 103 | Omit from paragraph (ak) " forty-one AP ", insert " 86 " |
| Fourth Schedule | Omit from item 10 " seventy-four, seventy-four A, seventy-five and seventy-six ", insert " 182, 183, 184 and 185 " |