

## MOTOR CAR ACT, 1903.

Borough of Richmond (Surrey).

Whereas by sub-section (1) of section 9 of the Motor Car Act, 1903, it is enacted that within any limits or place referred to in regulations made by the Local Government Board with a view to the safety of the public, on the application of the local authority of the area in which the limits or place are situate, a person shall not drive a motor car at a speed exceeding ten miles per hour:

And whereas the Council of the Borough of Richmond have made application to the Local Government Board for regulations to be made in pursuance of the said sub-section putting the above-mentioned provisions of that sub-section in force within the limits comprising the following roads within the borough, that is to say:—

Sheen-road, from Lower George-street to the boundary of the borough.

Lower George-street, George-street, Hill-street, Hill Rise, and Richmond Hill (the Terrace);

Kew-road and the Quadrant;

Lower Mortlake-road, from Kew-road to the boundary of the borough:

Sandycombe-road, and

Petersham-road, from Hill Rise to the boundary of the borough.

And whereas notice of the said application and of the time and manner in which objections should be made to any such regulations appeared in the London Gazette of the 19th day of February, 1909, and in the "Richmond Herald" and the "Richmond and Twickenham Times," of the 20th day of February, 1909.

And whereas certain objections to the making of any regulations in pursuance of the said provisions have been received by the Local Government Board, and it is expedient that further inquiry should be made in the matter of the said application:

Notice is hereby given that F. J. Willis, Esquire, Barrister-at-Law, one of the Inspectors of the Local Government Board, will attend at the Town Hall, Richmond, on Friday, the 28th day of May, 1909, at eleven o'clock in the forenoon to hold a Local Inquiry into the subject-matter of the said application.

And notice is hereby further given, that any person interested may attend at such Inquiry, and may be heard with reference to the said application.

As witness my hand this seventh day of May, 1909, at the Office of the Local Government Board, Whitehall, London.

J. S. Davy, Assistant-Secretary.

ORDER OF THE BOARD OF  
AGRICULTURE AND FISHERIES.

(DATED 8TH MAY 1909.)

THE AMERICAN GOOSEBERRY MILDEW  
ORDER OF 1909.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Destructive Insects and Pests

Acts, 1877 and 1907, do order; and it is hereby ordered, as follows:

*Application of the Order.*

1. This Order shall apply to Great Britain.

*Definitions.*

2. In this Order—

"The Board" means the Board of Agriculture and Fisheries:

"The Local Authority" means as regards any District the Local Authority for the District under the Diseases of Animals Act, 1894:

"Disease" means the disease affecting gooseberry and currant bushes which is known as *Sphaerotheca mors-uvae* or American Gooseberry Mildew; and "diseased" means affected with disease:

"Garden" includes a plantation or field and a part of a garden, plantation or field:

"Bush" means a gooseberry bush or currant bush and includes a cutting, stock or seedling, and any part of a bush except the fruit:

"Landing" includes introduction through the post:

"Article" means Article of this Order.

*Notification of Disease.*

3. The occupier of any premises on which there is a bush which is, or appears to be, diseased shall forthwith notify the fact by post or otherwise to the Board, or to the clerk to the Local Authority, or to an Inspector of the Board or of the Local Authority, and where practicable a specimen showing the disease shall accompany the notice.

*Precautions to be Adopted in case of an Outbreak of Disease or Supposed Outbreak.*

4.—(1.) The occupier of any garden in which disease exists or appears to exist shall as soon as is practicable spray all the diseased or suspected bushes, and all gooseberry and currant bushes in the garden to which the disease is likely to spread or to have already spread, with a solution of liver of sulphur (containing not less than one pound of liver of sulphur to thirty-two gallons of water); provided that this provision shall not apply to bushes which have shed their leaves.

(2.) No bush shall be moved from the garden until after the investigation required by the next Article.

(3.) All diseased fruit and all clippings from diseased or suspected bushes shall be forthwith destroyed on the said garden by burning or other effective method by the occupier of the garden.

*Investigation by Local Authority.*

5.—(1.) The Local Authority on receiving in any manner notice of the existence or apparent existence of disease shall forthwith take such steps as may be necessary to determine in what gardens the disease exists, and shall cause notice of such determination to be served on the occupier of each of such gardens which shall thereupon become "infected premises" and continue to be infected premises until the notice is altered or withdrawn in accordance with Article 10.

(2.) The notice shall as far as practicable include in the infected premises only those parts of the garden in which there are or recently have been diseased bushes.