No. 2010.

An Act to enable the Governor to make Regulations relating to Recreation Grounds and for purposes incidental thereto.

[Assented to, September 17th, 1931.]

BE it Enacted by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows:

1. This Act may be cited as the "Recreation Grounds (Regulations) Act, 1931".

2. In this Act, unless the context otherwise requires—

   "Recreation ground" means any enclosed area of land commonly used for playing sports or games, or accommodating the spectators at any sport or game, and any enclosed area of land contiguous thereto and used in connection therewith.

   "Regulate" includes prohibit.

3. The Governor may make any regulations necessary or convenient for any of the following purposes, namely:—

   (a) regulating the entry and egress of persons and vehicles into or out of any recreation ground or any enclosure or building thereon:

   (b) securing that all persons who enter any recreation ground or any enclosure or building thereon shall pay the appropriate entrance fee and otherwise comply with the conditions of entry, and forbidding any act or transaction done or entered into with the intent that any person may avoid payment of the proper entrance fee or compliance with the conditions of entry:

   (c) protecting
Recreation Grounds (Regulations) Act.—1931.

(c) protecting any recreation ground (including all buildings, erections, chattels, shrubs, trees, and vegetation of any kind thereon) against damage, defilement, and disfigurement:

(d) securing orderly and decent behaviour on the part of all persons about to enter, entering, being on, or quitting, any recreation ground and providing for the comfort and convenience of all such persons:

(e) regulating the sale and consumption of alcoholic liquor on any recreation ground and the sale of any other wares and commodities whatever on the said ground: Provided that any regulations relating to alcoholic liquor shall be in addition to and not in derogation of the provisions of the Licensing Act, 1917:

(f) regulating pedestrian and vehicular traffic on any recreation ground:

(g) regulating the entry of dogs into any recreation ground or any enclosure thereon and providing for the removal of dogs from the said ground:

(h) regulating smoking on any recreation ground or any enclosure thereon:

(i) empowering any member of the Police Force or any special constable to remove from any recreation ground any person guilty of any offence, and prohibiting the return of any person so removed:

(j) creating offences punishable summarily and prescribing penalties not exceeding Ten Pounds for any such offence.

(2) Any regulation under this Act may apply to any recreation ground therein mentioned and may be extended by regulation to any other recreation ground, and it shall not be necessary that all regulations shall apply uniformly to the same recreation grounds.

(3) Regulations under this Act shall not be made or extended so as to apply to any recreation ground unless the controlling body of that recreation ground has requested that the regulations shall be so made or extended.

(4) Any regulation may be limited in its application to any part or parts of any recreation ground, and otherwise as to time, place, and circumstance.

In the name and on behalf of His Majesty, I hereby assent to this Bill.

A. HORE-RUTHVEN, Governor.