

public way in such manner that any part of such sign or the structure supporting or carrying the same or other structure respectively shall (i.) be at a less height than 8 feet clear above the surface of the footway immediately under such sign or structure, or (ii.) be nearer to the carriageway than 2 feet 6 inches from the outer edge of the kerb, or (iii.) project more than 4 feet from the wall or shop-front of the premises or post or other upright support to which it is attached. Provided, nevertheless, that if any such sign or structure shall extend more than 2 feet (not including stays or supports) along the face of such wall, shop-front or support, then such sign or structure shall not project more than 2 feet.

4. A person shall not, after the date at which these bye-laws come into operation, fix or fit any sign or other structure which exceeds 2 feet 6 inches in height or extends more than 6 feet in any direction (not including stays or supports) along the face of the wall or shop front of the premises or post or other upright support to which it is attached, nor shall he retain any such sign or other structure so fixed or fitted after such date so as to overhang the public way.

5. A person shall not fix, fit or erect any lamp, sign or other structure coming within the terms and provisions of these bye-laws unless and until seven clear days' notice, in writing, of intention to fix, fit or erect such lamp, sign or other structure shall have first been given to the local authority.

** Power to the London County Council to dispense with observance of the Bye-laws.*

6. The London County Council, after consultation with the local authority, may in any case in which it may consider it expedient so to do dispense with the observance of any of the foregoing bye-laws on such terms and conditions (if any) as it may think proper.

** Penalties.*

7. Any person who commits any offence against any of the foregoing bye-laws shall be liable for every such offence to a penalty of £5, and a daily penalty of 40s. for every day during which such offence continues after conviction.

Provided, nevertheless, that the Court of Summary Jurisdiction before whom any proceedings may be taken in respect of any such offence may, if the Court think fit, adjudge the payment of any sum less than the full amount of the penalty imposed by this bye-law.

** Exemptions.*

8. These bye-laws shall not apply to—

(a) Any fascia, balcony, shelter, covered way or other projection overhanging the public way (not being a lamp, sign or other structure within the meaning of these bye-laws) which has been or shall at any time hereafter be duly sanctioned by the London County Council under the London Building Acts or any other statute in that behalf.

(b) Any movable sun-blind overhanging the public way, no part of which, or of the stay bars or other fittings of which, except any vallances or side blinds, shall when open be below an imaginary straight line drawn from a point 7 feet above the footway at a distance of 2 feet from the outer edge of the kerb to a point 7 feet 6 inches above the footway adjoining the front of the shop or premises to which such blind is fixed or

fitted, and which shall not be nearer in any part to the carriageway than 1 foot 6 inches from the outer edge of the kerb, or any vallance or side blind which does not project more than 2 feet from the front of the shop below the level of 7 feet 6 inches above the footway.

(c) Any lamp or structure supporting or carrying the same overhanging the public way which may be fixed or fitted at not less than 7 feet 6 inches in the clear above the surface of the footway immediately under such lamp, and so as not to project in any part from the line of the window frame of the shop more than 3 feet and so as not to be nearer to the carriageway than 2 feet 6 inches from the outer edge of the kerb, and which shall be solely for the purpose of illuminating such windows from without, the lamp itself not to exceed 36 inches in height, 24 inches in width parallel to the face of the building, and 24 inches in depth from front to back of lamp in clear, including any ornamentation and chimney.

(d) Any gas rail or pipe overhanging the public way used for the purpose of illuminating shops from the outside which has not a greater projection than 2 feet from the shop front, and which is not less than 7 feet 6 inches above the surface of the footway immediately under such rail or pipe.

(e) Any daylight reflector or prismatic light overhanging the public way which has not a greater projection in any part than 2 feet 6 inches from the face of the building to which it is attached, and which is not less than 7 feet 6 inches above the surface of the footway immediately under such reflector, and which is securely fixed.

(f) Any lamp provided by a local authority for the purpose of lighting a street.

The foregoing bye-laws were made by the London County Council on the thirtieth day of June, 1914, and confirmed at a meeting of the Council held on the seventh day of July, 1914.

L. S.

Sealed by order of the Council.

Laurence Gomme,
Clerk of the Council.

Allowed by the Local Government Board this twentieth day of February, 1915.

Walter T. Jerred,
Assistant Secretary.

Acting on behalf of the said Board under the authority of their General Order dated the twenty-sixth day of May, 1877.

L. S.

The Local Government Board hereby directs that the bye-laws allowed by them as aforesaid shall come into operation on the first day of May, 1915.

Walter T. Jerred,
Assistant Secretary.

Acting on behalf of the said Board under the authority of their General Order dated the twenty-sixth day of May, 1877.

L. S.