## Dartmoor National Park Byelaws Review: Comparison of existing, proposed and final draft revised byelaws

## November 2022



Current wording of Byelaws	First draft for consultation. September 2021	Final draft 'minded to make' following analysis of consultation responses. November 2022	Changes from first draft and why
	(Changes have been highlighted in bold)		
1 Interpretation	1 Interpretation	1 Interpretation	
In the construction of these byelaws "the Authority" means Devon County Council acting in its capacity as Dartmoor National Park Authority and "access land" shall be all that land:  (i) defined as "the commons" in Section 2 of the Dartmoor Commons Act 1985 and  (i) land within the Dartmoor National Park to which the public has access by virtue of the Authority having an interest in that land and which is more particularly identified in Schedule 1 to these byelaws.	In the construction of these byelaws "the Authority" means Dartmoor National Park Authority and "Access Land" shall be land:  (i) defined as "the commons" in Section 2 of the Dartmoor Commons Act 1985; and/or  (ii) defined as "access land" in Section 1(1) and Section 16 of the Countryside and Rights of Way Act 2000; and/or  (iii) land within the Dartmoor National Park to which the public has access by virtue of the Authority having an interest in that land and which is more particularly identified in Schedule 1 to these byelaws.	In the construction of these byelaws "the Authority" means Dartmoor National Park Authority and "Access Land" shall be land:  (i) defined as "the commons" in Section 2 of the Dartmoor Commons Act 1985;  (ii) defined as "access land" in Section 1 of the Countryside and Rights of Way Act 2000 being land identified as open country on a map in conclusive form issued by Natural England under Part 1 of the Act;  (iii) land within the Dartmoor National Park belonging to the National Park Authority or to which the public are given access under an agreement or order made under Part V of the National Parks and Access to the Countryside Act 1949.	Changed  (ii) The definition of access land has been further clarified  (iii) Clarity provided around areas covered by the byelaws
2 Extent of Byelaws	2 Extent of Byelaws	2 Extent of Byelaws	
Nothing in these byelaws shall apply to:	Nothing in these byelaws shall apply to:	Nothing in these byelaws shall apply to:	Changed
(i) any act done in pursuance of the exercise of any right of common; or	(i)any act done in pursuance of the exercise of any right of common	(i) any act done in pursuance of the exercise of any right of common	(ii) Has been changed to provide clarity
(ii) the owner of any part of the access land as respects any act done on that part by him or by any person acting with his consent (and the consent of the Authority where necessary to accord with byelaws 15, 16, 17, 18 and 19).	(ii) the owner of any part of the Access Land as respects any act done on that part by him or by any person acting with his consent and the consent of the Authority where necessary to accord with Byelaws <b>7(i)</b> , 12, 16, 17, <b>18</b> , 19 and 20 (ii)	(ii) the owner of any part of the Access Land or persons authorised by them in writing.	
	3 Revocation	3 Revocation	

	The Byelaws made by Devon County Council (acting as Park Authority for Dartmoor National Park) on 17 April 1989 and confirmed by the Home Secretary relating to the Access Land are hereby revoked.	All byelaws, save for Number Six (Camping), made by Devon County Council (acting as Park Authority for Dartmoor National Park) on 17 April 1989 and confirmed by the Home Secretary relating to the Access Land are hereby revoked.	Changed  The current camping byelaw is not revoked and remains as is.
3 Vehicles	4. Vehicles	4. Vehicles	
No person shall without reasonable excuse ride or drive a cycle, motorcycle, motor vehicle or any other mechanically propelled vehicle on any part of the access land where there is no right of way for that class of vehicle.  The right to park a vehicle within 13.75 metres of a	No person shall without reasonable excuse drive, ride or propel any mechanically propelled vehicle or any pedal propelled vehicle on any part of the Access Land other than on a highway where there is a right of way for that class of vehicle.  If the Authority has set apart a space on the Access	No person shall without reasonable excuse drive or ride any mechanically propelled vehicle or bicycle (whether or not electrically powered or assisted) on any Access Land other than on a highway where there is a right of way for that class of vehicle.  If the Authority has set apart a space on the Access	Unchanged from first revision
road contained in Section 34 Road Traffic Act 1988 shall not apply to those verges where the Authority has erected signs indicating that parking off the highway at those points is prohibited.  (Removed and covered in revised Byelaw 4	Land for use by vehicles of any class, this byelaw shall not prevent the riding or driving of those vehicles in the space so set apart, or on a direct route between it and the highway.  This byelaw shall not extend to mobility scentars or	Land for use by vehicles of any class, this byelaw shall not prevent the riding or driving of those vehicles in the space so set apart, or on a direct route between it and the highway.  This byelaw shall not extend to mobility scentars or	
This byelaw shall not extend to invalid carriages.  If the Authority has set apart a space on the access land for use by vehicles of any class, this byelaw shall not prevent the riding or driving of those vehicles in the space so set apart, or on a direct route between it and the public road.  In this byelaw:	This byelaw shall not extend to mobility scooters or powered wheelchairs (together known legally as 'invalid carriages'). "Invalid carriage" means a vehicle, whether mechanically propelled or not, the unladen weight of which does not exceed 150 kilograms, the width of which does not exceed 0.85 metres, and which has been constructed or adapted for use for the carriage of one person being a person suffering from some physical defect or disability and is used solely by such a person.	This byelaw shall not extend to mobility scooters or powered wheelchairs (together known legally as 'invalid carriages'). "Invalid carriage" means a vehicle, whether mechanically propelled or not, the unladen weight of which does not exceed 150 kilograms, the width of which does not exceed 0.85 metres, and which has been constructed or adapted for use for the carriage of one person being a person suffering from some physical defect or disability and is used solely by such a person.	
"cycle" means bicycle, a tricycle or a cycle having four or more wheels not being in any case a motorcycle or motor vehicle;  "Invalid carriage" means a vehicle, whether mechanically propelled or not, the unladen weight of which does not exceed 150 kilograms, the width of which does not exceed 0.85 metres and which has been constructed or adapted for use for the carriage of one person being a person suffering			
from some physical defect or disability and is used solely by such a person;			

"motorcycle" means a mechanically propelled vehicle not being an invalid carriage with fewer than four wheels and the weight of which unladen does not exceed 410 kilograms;  "motor vehicle" means a mechanically propelled vehicle not being an invalid carriage intended or adapted for use on roads.			
A Parking  No person shall without reasonable excuse park or knowingly cause to remain on the access land a caravan or trailer unattached to a towing vehicle, except on any area which is set apart and indicated by notice as a place where the parking of such caravans or trailers is permitted.	(i) The parking of a vehicle is not permitted on those verges where the Authority has erected signs indicating that parking off the highway at those points is prohibited.  (ii) No person shall without reasonable excuse park or cause to remain on the Access Land a caravan or trailer attached or unattached to a towing vehicle, except on any area which is set apart and indicated by notice as a place where the parking of such caravans or trailers is permitted  (iii) Between the hours of 9pm and 9am no person shall occupy or sleep in any mechanically propelled vehicle, caravan or trailer parked on Access Land.  (iv) No person shall park any mechanically propelled vehicle on Access Land in such a manner as to impede the flow of agricultural traffic or livestock, to block (in whole or part) gateways or cattlegrid sidegate entrances that are not on the highway.	(i) Motor vehicles must not be parked on a verge in places where the Authority has erected a sign that states parking on the verge is prohibited.  (ii) No person shall without reasonable excuse park or cause to remain on any Access Land a caravan or trailer (whether or not attached to a towing vehicle), except on any land which is set apart and indicated by notice as a place where the parking of caravans or trailers is permitted  (iii) Between the hours of 11pm and 6am no person shall sleep in any mechanically propelled vehicle, caravan, or trailer on Access Land except on land where overnight camping is permitted by the Authority or by the owner of any land and the vehicle is parked with their permission.  (iv) No person shall park any mechanically propelled vehicle on Access Land in such a manner as to obstruct agricultural vehicles or the movement of livestock, whether by blocking (in whole or part) a gateway or a cattlegrid side gate entrance or otherwise.	Changed  (i) Definition made clearer  (iii) The hours have been changed, and definition to make it clear we mean sleeping in a vehicle overnight.  (iv) The definition has been amended slightly.
5 Repairs of Vehicles  No person shall clean, paint or carry out repairs on any vehicle parked on the access land except in the event of an accident, breakdown or other emergency.	6 Repairs of Vehicles  No person shall clean, paint or carry out repairs on any vehicle parked on the access land except in the event of an accident, breakdown or other emergency.	6 Repairs of Vehicles  No person shall clean, paint or carry out repairs on any vehicle parked on Access Land except in the event of an accident, breakdown or other emergency.	Unchanged

6 Camping	7 Camping	7 Camping	
No person shall knowingly use any vehicle, including a caravan or any structure other than a tent for the purpose of camping on the access land or land set out for the use or parking of vehicles except on any area which may be set apart and indicated by notice as a place where such camping is permitted.  No person shall knowingly erect a tent on the access land for the purpose of camping:  (a) in any area listed in Schedule 2 to these byelaws;  (b)within 100 metres of any public road or in any enclosure.  No person shall camp in a tent on the same site on the access land for more than two consecutive nights, except on any area which may be set apart and indicated by notice as a place where such camping is permitted.	No person shall camp on the Access Land other than in accordance with the provisions of this section. For the avoidance of doubt:  (i) Camping is only permitted in single person bivouacs or in tents that sleep no more than 3 people and can be carried in a backpack and in groups of no more than 6 people; This byelaw does not apply to agreed expeditions who have written permission from the owner of the land and the Authority;  (ii) No person shall erect or use any tent, hammock, tarpaulin or other temporary structure that requires support by cords or bands placed on trees.  (iii) Camping is only permitted in the areas as detailed in the Camping Map which shall be (1) published on the Authority's website and (2) available for inspection at the Dartmoor National Park visitor centres and at the headquarters of the Authority and  (3) amended from time to time after approval by the National Park Authority at a public meeting; and  (iv) No person shall camp in a tent for more than 2 consecutive nights at the same location.	No person shall knowingly use any vehicle, including a caravan or any structure other than a tent for the purpose of camping on the Access Land or land set out for the use or parking of vehicles except on any area which may be set apart and indicated by notice as a place where such camping is permitted.  No person shall knowingly erect a tent on the Access Land for the purpose of camping:  (a) in any area listed in Schedule 2 to these byelaws;  (b)within 100 metres of any public road or in any enclosure.  No person shall camp in a tent on the same site on the Access Land for more than two consecutive nights, except on any area which may be set apart and indicated by notice as a place where such camping is permitted.	Changed  The Authority is currently defending a claim by a landowner that challenges the practice of wild camping on Dartmoor.  We will not be making any changes to the camping byelaw until this court action is concluded and the outcome considered.  The camping byelaw remains as the current byelaw states.
7 Water  No person shall knowingly cause or permit the flow of any watercourse, leat or drain on the access land to be obstructed or diverted or interfere with any sluice gate or similar apparatus on the access land.	8 Water  No person shall knowingly cause or permit the flow of any watercourse, leat or drain on the access land to be obstructed or diverted or interfere with any sluice gate or similar apparatus on the access land.	No person shall knowingly cause or permit the flow of any watercourse, leat or drain on the Access Land to be obstructed or diverted or interfere with any sluice gate or similar apparatus on Access land.	Unchanged from first revision
8 Fires  No person shall light a fire on the access land, or place or throw or let fall a lighted match or any other thing so as to be likely to cause a fire. This byelaw shall not prevent the lighting or use in such a manner as not to cause danger of or damage by	<ul> <li>9 Fires</li> <li>i. No person shall light or <b>tend</b> a fire on the Access Land, or place or throw or let fall a lighted match or any other thing so as to be likely to cause a fire.</li> </ul>	i. No person shall light or <b>tend</b> an open fire on the Access Land, or place or throw or let fall a lighted match or any other thing so as to be likely to cause a fire.	Changed  (ii) Definition has changed to provide clarity on use.

fire of a properly constructed camping stove or cooker.  9 Dogs	<ul> <li>ii. This byelaw shall not prevent the use of a camping stove manufactured as a camping stove or cooker, provided it is used in such a manner as not to cause danger of or damage by fire.</li> <li>iii. The use of barbecues, including disposable barbecues whether manufactured as such or otherwise, is not permitted anywhere on the Access Land if it is used in such a manner as to cause fire, damage or harm to the land or vegetation or when the Fire Severity Index reaches High or at other such times when directed by signs.</li> <li>iv. No person shall gather any material from the Access Land to use as fuel for any fire.</li> <li>v. No person shall launch either Chinese Lanterns, fireworks or flares from the Access Land.</li> </ul>	<ul> <li>ii. No person shall use a camping stove or other cooking device in such a manner as to cause a fire or the danger of fire.</li> <li>iii. No person shall use a barbecue of any kind on Access Land.</li> <li>iv. No person shall gather fuel for a fire from the Access Land.</li> <li>v. No person shall launch Chinese Lanterns, fireworks, or flares from Access Land.</li> </ul>	(iii) This has been changed. Wording now reads 'The use of barbecues is not permitted anywhere on the access land'.  Barbecues including single use disposable, gas and coal portable ones will not be permitted anywhere on access land.  (iV) Definition has changed to provide clarity of language
Every person in charge of a dog on the access land shall as far as is reasonably practicable keep the dog under close control and restrain the dog from behaviour giving reasonable grounds for annoyance  Every person in charge of a dog on the access land shall, as far as is reasonably practicable, comply with a direction given by a Ranger or other officer of the Authority to keep the dog on a lead.  A direction under paragraph 2 above may only be given if such restraint is reasonably necessary to prevent a nuisance or behaviour by the dog likely to cause annoyance or disturbance to any person on the access land or the worrying or disturbance of any animal or bird.	(i) No person in charge of any dog shall permit any dog to disturb or worry any stock or wildlife or cause any nuisance or annoyance to any person on the Access Land.  (ii) No person in charge of any dog shall cause or allow a dog to be exercised other than under close control and, if directed to do so by a Ranger, must keep any dog on a lead.  (iii) Between 1 March and 31 July each year all dogs have to be kept on a short lead of no more than 2 metres in length  (iv) No single person shall bring more than 6 dogs on to the Access Land at any one time.  "Dog" shall exclude police dogs, search and rescue dogs, guide or assistance dogs and any dog that is working on the Access Land with the consent of the landowner.	<ul> <li>(i) No person in charge of a dog shall permit it to attack or worry any stock or wildlife or cause any nuisance or reasonable grounds for annoyance to any person on the Access Land.</li> <li>(ii) No person in charge of a dog shall cause or allow it to be exercised on Access Land other than under effective control and, if directed to do so by a Ranger, must keep the dog on a lead.</li> <li>(iii) Between 1 March and 31 July each year any dog that is brought onto Access Land shall be kept under effective control and on a lead</li> <li>(iv) No person shall bring more than 6 dogs on to the Access Land at any time.</li> <li>"Dog" shall exclude police dogs, search and rescue dogs, guide or assistance dogs and any dog that is working on Access Land with the consent of the landowner.</li> </ul>	The wording has been changed to reflect national restrictions in the Countryside and Rights of Way Act that covers some areas of Dartmoor already. This will improve the clarity of the message to the public.  (i) This states that any dog that 'attacks or worries' stock or wildlife, rather than 'disturbs'. The words 'reasonable grounds' has also been reinstated  (ii) This uses the word 'effective' rather than 'close'. This brings the wording in line with that stated in other Acts and gives greater definition to the meaning of 'effective'.  (iii) The specified lead length has been removed. The wording 'under effective control' has also been added.
10 Feeding of Animals	11 Feeding of Animals	11 Feeding of Animals	

No server on the consequent shall food or serve the	No access of a substitution of	No warran atherethere the arrange for a sixel and ha	
No person on the access land shall feed or permit to	No person other than the owner of any animal or the	1	
be fed any animal lawfully grazed upon the land.	owner's authorised agent shall feed or permit to be fed any animal lawfully grazing on the Access Land.	owner's authorised agent shall feed or permit to be fed any animal lawfully grazing on Access Land.	Unchanged from first revision
Notice of the effect of this byelaw shall be given by	led any animal lawfully grazing on the Access Land.	led any animal lawfully grazing on Access Land.	Officialized Hoffi Hist revision
signs placed in such positions as the Authority may			
consider adequate to inform persons on the access			
land.			
iailu.			
11 Racehorses	12 Racehorses	12 Racehorses	Changed
No person shall ride, train or exercise racehorses on	No person shall ride, train or exercise racehorses	No person shall ride, train or exercise racehorses on	Wording has changed back to original wording
an area of access land where the Authority has	on the Access Land unless the owner of the land	an area of Access Land where the Authority has given	
given a direction to the owner, trainer or rider of	and the Authority has given written permission.	a direction to the owner, trainer or rider of those	
those racehorses that that area is not to be used for	, g	racehorses that that area is not to be used for that	
that purpose.		purpose.	
12 Protection of Wildlife	13 Protection of Wildlife	13 Protection of Wildlife	
No person shall without lawful excuse or authority	No person shall without lawful excuse or	No person shall without lawful excuse or authority	Changed
on the access land, kill, molest or intentionally	authority:	on Access Land:	
disturb any animal or engage in hunting, shooting or	(i) intentionally or recklessly take, kill, injure or	(i) intentionally or recklessly take, kill, injure or	The wording has been changed to provide
fishing or the setting of traps or nets or the laying of	disturb any wild animal, bird or fish; intentionally	disturb any wild animal, bird or fish; intentionally or	clarity.
snares.	or recklessly take, damage or destroy any eggs or	recklessly take, damage or destroy any eggs or nests.	
	nests.		
		(ii) engage in hunting, shooting, fishing, trapping,	
	(ii) engage in any operations of or connected with	snaring, taking or destroying of animals, birds or fish	
	hunting, shooting, fishing, trapping, snaring, taking	or have with them any engine, instrument or	
	or destroying of animals, birds or fish or have with	apparatus used for hunting, shooting, fishing,	
	them any engine, instrument or apparatus used for	trapping, snaring, taking or destroying animals, birds	
	hunting, shooting, fishing, trapping, snaring, taking	or fish.	
	or destroying animals, birds or fish.		
13 Firearms and Projectiles	14 Firearms and projectiles	14 Firearms and projectiles	Changed
No person shall:	No person shall:	No person shall:	(iii) The wording has been simplified to
discharge on the access land without lawful	(i) discharge on the Access Land without lawful	(i) discharge on Access Land without lawful authority	provide clarity.
authority any firearm, air weapon or crossbow; or	authority any firearm, air weapon, crossbow: or	any firearm, air weapon, crossbow: or	
and the state of t		, , , , , , , , , , , , , , , , , , , ,	
release any projectile or throw any missile on the	(ii) release any projectile or throw any missile on	(ii) release any projectile or throw any missile on	
access land to the danger of any other person or so	the Access Land to the danger of any other person	Access Land to the danger of any other person or so	
as to give reasonable grounds for annoyance; or	or so as to give reasonable grounds for annoyance;	as to give reasonable grounds for annoyance; or	
	or		
drive, chip or pitch a hard golf ball on any area of		(iii) play golf on Access Land	
the access land listed in Schedule 2 to these	(iii) hit a golf ball or similar on any of the Access		
byelaws down to and including Plasterdown or on	Land.		

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any other area of access land so as to give			
reasonable grounds for annoyance.			
14 Damage to Land	15 Damage to land	15 Damage to land	
<b>G</b>			
No person on the access land shall without	No person on the Access Land shall without	No person shall without reasonable excuse or lawful	Unchanged from first revision
reasonable excuse:	reasonable excuse or lawful authority:	authority:	
reasonable exease.	reasonable excuse of lawful authority.	dutioney.	
(a) climb any wall or fence on or enclosing the land;	(i) break or damage any wall or fence on or	(i) break or damage any wall or fence on or enclosing	
(a) climb any wan or reflect on or enclosing the land,			
(b) remove or displace any barrier, railing, post or	enclosing the Access Land;	Access Land;	
	(°)	(*)	
seat, or any part of any erection or ornament, or	(ii) remove or displace any barrier, railing, post or	(ii) remove or displace any barrier, railing, post or	
any implement provided for use in the laying out or	seat, or any part of any erection or ornament, or	seat, or any part of any erection or ornament, or any	
maintenance of the access land;	any implement provided for use in the laying out or	implement provided for use in the laying out or	
	maintenance of the Access Land; or	maintenance of Access Land; or	
No person shall without reasonable excuse remove			
from or displace on the access land any soil, peat,	(iii) remove from, displace or damage on the Access	(iii) remove from, displace or damage on Access Land	
dung or stones.	Land any <b>vegetation</b> , <b>wood</b> , soil, peat, dung or	any <b>vegetation</b> , <b>wood</b> , soil, peat, dung or stones.	
dulig of stories.	stones.	any regetation, wood, son, peat, dang or stones.	
	Stories.		
15 Metal Detectors	16 Metal detectors	16 Metal detectors	
13 Metal Detectors	10 Metal detectors	10 Metal detectors	
			Changed
No person shall on the access land use any device	No person shall on the Access Land use any device	No person shall use any device designed or adapted	Changed
designed or adapted for detecting or locating any	designed or adapted for detecting or locating any	for detecting or locating any metal or mineral in the	
metal or mineral in the ground unless he is	metal or mineral in the ground unless they have	ground on Access Land unless they are authorised to	Revised wording in bold.
authorised to do so by the Authority.	written permission from the owner of the land and	do so in writing by the Authority	
	the Authority		
16 Commercial Activities	17 Commercial activities	17 Commercial activities	
No person shall on the access land offer for sale or	No person shall offer for sale or hire any goods or	No person shall on the Access Land offer for sale or	Changed
let to hire any commodity or article, or offer any	services on the Access Land in exchange for	hire any goods or services in exchange for payment	
service for reward unless he is authorised to do so in	payment or reward unless he is authorised to do so	or reward unless they are authorised to do so in	The wording has been revised
pursuance of an agreement with the Authority and	in pursuance of an agreement with the owner of the	pursuance of an agreement with the owner of the	
the owner of the land.	land and the Authority.	land.	
	18 Recreational Activities	Amendment Removed	Changed
	20 Neer Cational Activities	Amendment nemoved	Changea
	No person shall on the Access Land participate or		This proposed byelaw had been removed
	engage in any activity which comprises over 50		following the consultation, as it would be
	people on foot, or 30 horses or cyclists, unless he is		difficult to implement. We will continue to
	authorised to do so in pursuance of an agreement		use the Recreational Events Policy adopted
	with the owner of the land and the Authority.		by the Authority in 2018 to manage large
			scale recreational events.

17 Aircraft  No person shall take off from or land upon the access land in an aircraft, helicopter, hang-glider or hot-air balloon (except in an emergency) unless he is authorised to do so by the Authority.	19 Aircraft  No person shall take off from or land upon the Access Land in an aircraft, helicopter, hang-glider, paraglider, hot-air balloon or any other craft designed for manned flight (except in an emergency) unless he is authorised to do so by the owner of the land and the Authority.	No person shall take off from or land on Access Land in an aircraft, helicopter, hang-glider, paraglider, hot-air balloon or any other craft designed for manned flight (except in an emergency) unless they are authorised to do so in writing by the owner of the land.	Changed The wording has been revised
18 Kites and Model Aircraft	20 Kites, model aircraft and drones	19 Kites, model aircraft and drones	
No person shall fly a kite or model glider from the access land in such a manner as to give reasonable cause for annoyance to any other person or in such a manner as is likely to startle or disturb stock on the land.  No person shall release any power-driven model aircraft for flight or control the flight of such an aircraft on or over the access land unless he is authorised to do so by the Authority.  For the purpose of this byelaw "model aircraft" means an aircraft which either weighs not more than 5 kilograms without its fuel or is for the time being exempted (as a model aircraft) from provisions of the Air Navigation Order and "power driven" means driven by the combustion of petrol vapour or other combustible vapour or other combustible substances or by one or more electric motors.	(i) No person shall fly a kite from or over the Access Land in such a manner as to give reasonable cause for annoyance to any other person or in such a manner as is likely to startle or disturb stock or wildlife on the land.  (ii) No person shall launch any model aircraft or drone from the Access Land unless authorised to do so by the owner of the land and the Authority.  (iii) No person shall operate any model aircraft or drone over the Access Land at a height or location that may disturb stock or wildlife or cause a nuisance to another person.	(i) No person shall fly a kite from or over the Access Land in such a manner as to give reasonable cause for annoyance to any other person or in such a manner that may or does startle or disturb stock or wildlife.  (ii) No person shall operate a powered model aircraft or drone on or over Access Land unless they are authorised to do so in writing by the owner of the land, and no model aircraft or drone shall be operated in such a manner that may or does startle or disturb stock or wildlife or which gives reasonable cause for annoyance to any person.	Changed  (ii) The wording has been changed and simplified.
19 Entertainments  No person shall hold any show, concert, exhibition or other entertainment on the access land. Provided that this byelaw shall not apply to any show, concert, exhibition or other entertainment authorised by the Authority.	21 Entertainments  No person shall hold any rave, show, concert, exhibition or other entertainment on the Access Land unless authorised in writing by the owner of the land and the Authority.	20 Entertainments  No person shall hold any unlicensed music event, show, concert, exhibition or other entertainment on the Access Land unless they are authorised to do so in writing by the owner of the land.	Changed  The word 'rave' has been replaced with 'unlicensed music event' to reflect how the Police refer to this type of activity.

20 Music and Radios	22 Music and radios	21 Music and audio devices	Changed
No person shall play or operate or knowingly cause or permit to be played or operated any musical instrument, radio, television set, record or cassette player, amplifier or similar appliance in such a manner as to give reasonable cause for annoyance to another person on the access land.	No person shall play or operate or knowingly cause or permit to be played or operated any musical instrument, radio, television set, record, CD, DVD player, amplifier or smart speaker using an internet or mobile connection, or similar appliance in such a manner as to give reasonable cause for annoyance to another person on the Access Land.	No person shall play or operate or knowingly cause or permit to be played or operated, any instrument or device, whether mechanical, electrical, or any other method of operation, which emits noise in such a manner as to give reasonable cause for annoyance to another person on the Access Land.	Wording has been changed to future proof audio devices.  Wording added 'whether mechanical, electrical, or any other method of operation, which emits noise'
21 Rangers	23 Rangers	22 Rangers	
(1) No person shall on the access land:	No person shall on the Access Land:	No person shall on the Access Land:	Unchanged from first revision
(a) intentionally obstruct any Ranger or other officer of the Authority in the proper execution of his duties;	(i) intentionally obstruct any Ranger or other officer of the Authority in the proper execution of their duties;	(i) intentionally obstruct any Ranger or other officer of the Authority in the proper execution of their duties;	
(b) intentionally obstruct any person carrying out an act which is necessary to the proper execution of any contract with the Authority;	(ii) intentionally obstruct any person carrying out an act which is necessary to the proper execution of any contract with the Authority;	(ii) intentionally obstruct any person carrying out an act which is necessary to the proper execution of any contract with the Authority;	
(c) intentionally obstruct any other person in the proper use of the access land, or behave so as to give reasonable grounds for annoyance to other persons on the access land.	(iii) intentionally obstruct any other person in the proper use of the Access Land, or behave so as to give reasonable grounds for annoyance to other persons on the access land; or	(iii) intentionally obstruct any other person in the proper use of the Access Land, or behave so as to give reasonable grounds for annoyance to other persons on the access land; or	
(2) An act necessary to the proper execution of his duty on the access land by a Ranger or other officer of the Authority, or any act which is necessary to the proper execution of any contract with the Authority, shall not be an offence under these byelaws.	(iv) fail to follow an instruction by a Ranger or officer of the Authority acting within their authority.	(iv) fail to follow an instruction by a Ranger or officer of the Authority acting within their authority.	
22 Penalty	24 Penalty	23 Penalty	Changed
Every person who shall offend against the foregoing byelaws shall be liable on summary conviction to a fine not exceeding LEVEL 2 ON THE STANDARD SCALE	Any person who offends against any of these Byelaws shall be liable on summary conviction to a fine on level 2 on the Standard Scale and in the case of a continuing offence to a further fine for each day during which the offence continues after the said conviction.	Any person who offends against any of these Byelaws shall be liable on summary conviction to a fine on level 2 on the Standard Scale.	Has been updated to remove the further fine of each day.