AN ORDINANCE

TO AMEND THE GAME AND WILD BIRDS PROTECTION ORDINANCE.

ADMINISTRATOR.

Be it enacted by the Administrator of the Sovereign Base Areas of Akrotiri and Dhekelia as follows:-

1. This Ordinance may be cited as the Game and Wild Birds Protection (Amendment) Ordinance, 1964, and shall be read as one with the Game and Wild Birds Protection Ordinance, as amended by the Game and Wild Birds Protection Ordinances 1961 and 1962 (hereinafter referred to as “the principal Ordinance”).

2. The principal Ordinance is hereby amended by inserting immediately after section 3 thereof the following new section to be numbered 3A:—

3A.—(1) The Chief Officer may appoint such number of fit and proper persons to be game wardens as the Administrator may from time to time consider to be required for the protection of game and the better enforcement of the provisions of this Ordinance or any Regulations made thereunder.
(2) Every game warden shall be appointed for a period of two years in respect of an area prescribed in his appointment and such appointment may be renewed for a further period of two years provided that he has carried out his duties to the satisfaction of the Chief Officer:

Provided that the Chief Officer may dismiss a game warden for any reason he may consider fit.

(3) Every game warden shall, before taking up his duties, take and subscribe the following oath before the Area Officer or his representative:

"I, .................... of .................... do faithfully swear to serve the Sovereign Base Areas Administration and to perform the duties of my office truly and without fear, favour or illwill.

Sworn the ........ day of ......... 19 ....... ."

(4) Subject to the provisions of this Ordinance, every game warden shall, within the area within which he is appointed to act (in this Ordinance referred to as "the area"), perform the following duties and have the following powers—

(a) to keep watch over and patrol the area in order to protect game and prevent persons pursuing game from causing damage to any property located in the area;

(b) to obtain information in respect of the name and question any person seen in the area whom he reasonably suspects of having contravened any of the provisions of this Ordinance and to report such person, if he has caused any damage to any property while pursuing game, to the appropriate authorities;

(c) to seize for the purpose of investigation any article, with the exception of a registered firearm in the possession of any of the above mentioned persons, which helps to prove that an offence has been committed and inform such person that he may accompany the game warden to the nearest police station;

(d) to perform any other duties that may be assigned to him by the Chief Officer.

(5) Any person who, when called upon by a game warden under this section—
(a) fails to give his name or gives a false name; or
(b) fails to answer any question put to him under this section or falsely answers a question,

shall be guilty of an offence under this Ordinance.

3. Section 4 of the principal Ordinance is hereby amended by deleting subsection (2) thereof.

4. Section 5 of the principal Ordinance is hereby amended by—
   (i) inserting immediately after the word “ravens” in the fifth line of paragraph (b) of subsection (1) thereof
   the word “jackdaws”.
   (ii) deleting in the fifth line of subsection (4) thereof the word “fifty” and substituting therefor the words
   “two hundred and fifty”.

5. The principal Ordinance is hereby amended by inserting immediately after section 5 thereof the following new section, to be numbered 5A:—

   "Maximum number of game that may be shot in any one day.

   5A. The Chief Officer may, by Order to be published in the Gazette, prescribe the maximum number of game that may be shot by the holder of a game licence on any one day, and any person who contravenes this Order shall be guilty of an offence under this Ordinance.”

6. Sections 6, 7, 8, 9, 17 and 18 of the principal Ordinance are hereby amended respectively by deleting subsection (2) of each of the said sections.

7. The principal Ordinance is hereby amended by inserting immediately after section 15 thereof the following new section, to be numbered 15A:—

   "Restrictions on carrying of firearms.

   15A. No person shall carry any firearm within or upon any vehicle or upon any animal or during the game season between sunset and sunrise or during the close season unless in every case the firearm is dismantled and kept in a container.”.

8. Section 16 of the principal Ordinance is hereby amended by inserting immediately at the end of subsection (1) thereof the following proviso:—

   “Provided that the Chief Officer may, in addition to the wild birds enumerated in this subsection, by Order to be published in the Gazette, prohibit at any time the shooting, killing, taking, pursuing, selling or exposing for sale of any wild birds specified in the Order, and for such period as is specified therein.”.
9. Section 19 of the principal Ordinance is hereby amended by inserting immediately after subsection (2) thereof the following new subsection, to be numbered (3):

"(3) Without prejudice to the provisions of the foregoing subsection of this section, all inhabited areas in the Sovereign Base Areas shall be permanent reserve areas, and the provisions of section 21 of this Ordinance shall apply thereto:

Provided that during the game season any person may, subject to the provisions of section 15A of this Ordinance, carry an unloaded firearm within the reserve areas specified in this subsection."

10. The principal Ordinance is hereby amended by inserting immediately after section 22 thereof the following new section, to be numbered 22A:

"22A. No person shall use searchlights in the shooting, killing, taking or pursuing of game, and any person who acts in contravention of this section shall be guilty of an offence under this Ordinance."

11. The principal Ordinance is hereby amended by inserting immediately after section 25 thereof the following new section, to be numbered 25A:

"25A.—(1) Any person who acts in contravention of any of the sections set out in the first column of the Third Schedule hereto shall be guilty of an offence and any person who is convicted of any such offence and of an offence contrary to any of the sections set out in the second column of the said Schedule shall be liable on first conviction to a fine not exceeding fifty pounds or to a term of imprisonment not exceeding three months or to both, and for a second or subsequent conviction to a fine not exceeding one hundred pounds or to imprisonment not exceeding six months or to both.

(2) Any person who is convicted of an offence contrary to section 17 or section 18 of this Ordinance shall, in addition to the penalty set out in subsection (1) of this section, pay a fine of two hundred and fifty mils for each egg in respect of which the offence has been committed."

12. Section 27 of the principal Ordinance is hereby amended by repealing paragraph (a) thereof and substituting therefor the following new paragraph:

"(a) he may, in addition to any other penalty, if a gun has been used in furtherance of the
offence either by himself, or any other person to his knowledge (whether such person has been convicted of an offence or not), be prohibited from carrying a gun for a period not exceeding seven years;”.

13. The principal Ordinance is hereby amended by inserting immediately after the Second Schedule thereto, the following new Schedule to be named the Third Schedule:

THIRD SCHEDULE
 (Section 25A)

<table>
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<tr>
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<tr>
<td>Section 4 (1)</td>
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E. BROADBENT,  
Chief Officer.

23rd October, 1964.

ORDINANCE 20 OF 1964.

AN ORDINANCE
To Regulate the Practice of Nursing and Midwifery in the Sovereign Base Areas.

T.O. PRICKETT,  
Administrator.

26th October, 1964.

Be it enacted by the Administrator of the Sovereign Base Areas of Akrotiri and Dhekelia as follows:

1. This Ordinance may be cited as the Nursing and Midwifery Ordinance, 1964.

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

“authorized service organization” means an authorized service organization as defined in sub paragraph (a) of paragraph 1 of Part I of Annex B to the Treaty of Establishment between the United Kingdom, Greece, Turkey and the Republic of Cyprus signed at Nicosia on the 16th August, 1960.
“category of nursing” means general nursing, mental nursing, nursing as an assistant nurse, nursing as a student nurse or any other category of nursing as may be prescribed;

“licensed nurse” means a nurse recognized as a licensed nurse under the provisions of subsection (1) of Section 3 of this Ordinance;

“nurse” includes a general nurse, a mental nurse, an assistant nurse, a student nurse, a licensed nurse or any other nurse as may be prescribed;

“Republican Law” means the Nursing and Midwifery Law of the Republic and includes any law substituted for, or amending the same or any subsidiary legislation made thereunder;

“student nurse” means a person employed in a public or private hospital prescribed by this Ordinance as a training school and receiving therein training as a nurse.

3.—(1) Any person registered or specially licensed as a nurse or midwife under the provisions of the Republican Law may practise in the Areas, nursing or midwifery as the case may be, in respect of the same categories of nursing or midwifery which such person is entitled to practise in the Republic.

(2) Any person who is suspended from practise as a nurse or midwife in the Republic, or whose certificate of registration or special licence is forfeited under the provisions of the Republican Law, shall not be permitted to practise nursing or midwifery in the Areas to the same extent and for the same period as she is precluded from so practising in the Republic under the provisions of the Republican Law.

4.—(1) No assistant nurse shall practise any nursing in a prescribed public or private institution unless under the supervision of a general nurse.

(2) No student nurse shall practise any nursing in a private capacity or otherwise than in a prescribed public or private hospital under the supervision of a general nurse.

5. Any person other than a practitioner as defined in the Medical Practitioners Ordinance or a nurse, or any nurse who practises any category of nursing which she is not entitled to practise under the provisions of Section 3 of this Ordinance, or any nurse who contravenes the provisions of Section 4 of this Ordinance shall be guilty of an offence and shall be liable to imprisonment not exceeding three months or to a fine not exceeding twenty five pounds, or to both such imprisonment and fine.

6.—(1) Nothing in this Ordinance shall apply to any person who is employed by the Crown or an authorized service organization as a nurse or midwife and who is acting in the course of her duties.
(2) Notwithstanding anything contained in Section 5 of this Ordinance, any person who visits the Areas at the invitation or request of the Administrator to perform any work in the Areas in the capacity of nurse or midwife shall be entitled to practise nursing or midwifery, without registration, solely in connection with such work, for such period and under such terms as the Administrator may impose.

7.—(1) The Administrator may make regulations to be published in the Gazette as to—

(a) the personal hygiene of nurses or midwives;
(b) the care of women by midwives during pregnancy, parturition and in the puerperium;
(c) the management of infants by midwives;
(d) any matter required to be prescribed under this Ordinance;
(e) penalties not exceeding twenty five pounds for the breach of any regulation; and
(f) any other matter with respect to which it is necessary to make provision for the purpose of the better carrying into effect of the provisions of this Ordinance.

(2) In addition to any penalty or the breach of any regulations by any nurse or midwife, the Court may order that the nurse or midwife be suspended from practising in the Areas for any period or indefinitely.

(3) The Administrator may reduce to three months, the period of suspension ordered under the provisions of subsection (2) of this Section in respect of any person who is suspended from practice for a period exceeding three months or indefinitely.

(4) Notwithstanding the provisions of subsection (1) of this Section, until other provision is made under the provisions of this Ordinance, any regulations made under the provisions of the Nursing and Midwifery Ordinance repealed under the provisions of Section 8 of this Ordinance shall continue in force as if such regulations had been made under the provisions of this Ordinance.

8. Subject to the provisions of subsection (4) of Section 7 of this Ordinance, the Nursing and Midwifery Ordinance is hereby repealed.

E. BROADBENT,

26th October, 1964.

Chief Officer.
Ordinance 21 of 1964.

AN ORDINANCE

To Provide for the Control of the Practice of Veterinary Surgery.


Administrator.

Be it enacted by the Administrator of the Sovereign Base Areas of Akrotiri and Dhekelia as follows:-

1. This Ordinance may be cited as the Veterinary Surgeons Ordinance, 1964.

Interpretation.

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

"licensed veterinary surgeon" means a person described in paragraph (b) of subsection (1) of Section 3 of this Ordinance;

"practitioner" means a recognized practitioner, a licensed veterinary surgeon or a special practitioner;

"recognized practitioner" means a person described in paragraph (a) of subsection (1) of Section 3 of this Ordinance;

"special practitioner" means a person entitled to practise veterinary surgery under the provisions of Section 4 of this Ordinance;

"Republican Law" means the Veterinary Surgeons Registration Law or any law amending or replacing the same.

3.—(1) Any person—

(a) who is registered as a veterinary surgeon under the provisions of the Republican Law, or

(b) who is specially licensed to practise veterinary surgery under the provisions of the Republican Law,

shall be entitled to practise veterinary surgery in the Areas.

(2) Any such person shall be suspended from practising in the Areas for such period as he is suspended from practising under the provisions of the Republican Law.

4.—(1) Every veterinary officer of Her Majesty’s Forces stationed in the Areas, while on full pay and while in the discharge of his duties, shall be entitled to practise veterinary surgery in the Areas.

(2) Any person who visits the Areas at the invitation or request of the Administrator to work in the Areas in the interests of public or animal health, shall be entitled to practise
veterinary surgery solely in the Areas in connection with such work for such period and under such terms as the Administrator may impose.

(3) Any person who is employed by the Crown or the Veterinary service of the Republic, notwithstanding that he is not otherwise entitled to practise veterinary surgery under the provisions of this Ordinance or the Republican Law shall be entitled to perform in the Areas any service or duty connected with veterinary surgery, if authorized in writing so to do by the Chief Officer Sovereign Base Areas.

5. No person other than a practitioner shall practise as a veterinary surgeon or shall be entitled to recover in any Court, any fee or charge for performing any veterinary operation, or for giving any veterinary advice or for acting in any manner as a veterinary surgeon or for practising in any case veterinary surgery or any branch thereof.

6. Nothing in Section 5 of this Ordinance shall preclude the Crown from demanding fees in respect of veterinary operations or any veterinary advice, or visits, or for the value of any medicine or appliances given, made or supplied by any special practitioner employed by the Crown in respect of any animal not owned or used by the Crown.

7.-(1) A practitioner shall render such certificate, report, notification or other document of a veterinary nature which concerns animal or public health when required for administrative purposes by the Chief Officer, Sovereign Base Areas.

(2) No certificate or other document required by any Ordinance to be signed by a qualified veterinary surgeon shall be valid unless signed by a recognized practitioner or a special practitioner entitled to practise veterinary surgery under the provisions of subsection (1) of Section 4 of this Ordinance.

8. Any person who—

(a) wilfully and falsely pretends to be, or takes or uses any name, title, description or addition implying that he is a veterinary surgeon;

(b) not being a practitioner, practises or professes to practise veterinary surgery, or gives any veterinary opinion or advice or prescribes any treatment for an animal under any pretext except as is provided under Section 9 of this Ordinance;

(c) not being a practitioner, practises or professes to practise veterinary surgery, or gives any
veterinary opinion or advice or prescribes any treatment for an animal under any pretext except as is provided under Sections 4 or 9 of this Ordinance;

(d) being a veterinary surgeon and having been suspended from practising in the Republic or the Areas during the period of such suspension, practises or professes to practise veterinary surgery, or gives any veterinary opinion or advice or prescribes any treatment for an animal under any pretext whatsoever;

(e) contravenes or fails to observe the provisions of Section 4 or of any special permit issued thereunder,

shall be guilty of an offence, and shall be liable to imprisonment of a term not exceeding three months, or to a fine not exceeding fifty pounds or to both such imprisonment and fine.

9. Nothing in this Ordinance contained shall be deemed to prevent—

(a) any person from rendering, without receiving any profit or remuneration, in an emergency such advice or treatment by means of first-aid with the object of saving life or relieving pain or from destroying any animal by painless methods;

(b) any person from performing the operation of castration on any male animal other than on the animals set out in the first column of the Schedule hereto, which have reached the ages specified in the second column of the said Schedule in respect of each such animal.

10. Notwithstanding the provisions contained in Section 8, any licensed veterinary practitioner who uses any title or designation other than that of "licensed veterinary surgeon" shall be guilty of an offence and shall, on conviction, be liable to a fine not exceeding twenty pounds.

11. Notwithstanding any of the provisions of this Ordinance, the Administrator may, by notice in the Gazette, in special circumstances, or at the request of the appropriate authorities of the Republic, suspend any recognized practitioner from practice in the Areas, and such suspension shall remain in force until revocation by the Administrator by a further notice in the Gazette.
12. The Veterinary Surgeons Registration Ordinance is hereby repealed.

SCHEDULE
(Section 9).

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<td>Sheep</td>
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E. BROADBENT,

31st October, 1964.

Chief Officer.