

ANNO SEPTIMO

# EDWARDI VII REGIS.

A.D. 1907.

# No. 938.

An Act relating to Motor Vehicles.

[Assented to, December 21st, 1907.]

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 Motor Vehicles Act, 1907." Short title.
- 2. "The Motor Traffic Regulation Act, 1904," is hereby repealed. Repeal. The Act No. 16 of 1872, and "The Lights on Vehicles Amendment Act, 1903," are hereby repealed so far as they relate, or but for this repeal might relate, to motor vehicles.
- 3. In this Act and any regulations thereunder, unless the context Interpretation. otherwise requires, the words—
  - "This Act" includes regulations:
  - "District" means the districts constituted under "The District Councils Act, 1887," so far as such districts are specially mentioned:
  - "Minister" means the Treasurer for the time being of the said State, or any other Minister appointed by the Governor to administer this Act:
  - "Motor vehicle" mean and include any motor car, motor carriage, automobile, motor cycle, or other vehicle or carriage driven or propelled, or ordinarily capable of being driven or propelled, either partly or wholly, by any volatile spirit, steam, or electricity, or by means other than animal power; but shall not include

- include any vehicle run upon a railway or tramway, or any traction engine:
- "Municipality" means any locality, the citizens of which are incorporated under "The Municipal Corporations Act, 1890," so far as such localities are specifically mentioned:
- "Registrar" means the Registrar of Motor Vehicles, appointed under this Act:
- "Regulations" means regulations made under or by virtue of this Act:
- "Street" means and includes every street, roadway, terrace, thoroughfare, or other public place.

Indication of penalties.

4. The penalties referred to at the foot of any section in this Act or of any regulation thereunder shall be deemed and taken to indicate that any contravention of such section or regulation, whether by act of commission or omission, is and shall be deemed to be an offence punishable on conviction by a penalty not exceeding the penalty mentioned.

Registrar.

5. The Governor may from time to time appoint a Registrar under this Act.

Registrar to keep register of motor vehicles. 6. The Registrar shall keep a register for the registration of motor vehicles; such register shall be in the form set out in the First Schedule hereto, or in a form to the like effect, and may be kept in two parts, one part relating to motor vehicles not being motor cycles, and the other part relating to motor cycles.

Registration.

7. (a) Every owner of a motor vehicle, not being a motor unsold or kept in stock by the owner or agent of the owner, and not being in actual use or kept for hire, shall register such motor vehicle with the Registrar, and shall furnish the particulars set out in the form in the Second Schedule hereto. Subject to the provisions of the next section of this Act a fee of Ten Shillings in the case of a motor vehicle not being a motor cycle, or of Two Shillings and Six Pence in case of a motor cycle, shall be paid before the motor vehicle is registered: Provided that owners shall not be required to register motor vehicles registered at the time of the passing of this Act.

Penalty, Five Pounds.

Registrar to assign number.

(b) The Registrar shall thereupon assign a number to the motor vehicle and register it in the register of motor vehicles. The Registrar, on the registration of the motor vehicle, shall forthwith furnish the owner thereof with a copy of the entries in the register relating to the motor vehicle.

Special registration for manufacturers and dealers.

8. (1) The Registrar may assign to any manufacturer of, or dealer in, motor vehicles general identification numbers, which shall be used only for motor vehicles on trial after completion, or on trial by an intending purchaser. The fee shall be Ten Shillings for each number assigned. (2) The

- (2) The coloring of the plates having placed thereon or annexed thereto any of such distinguishing numbers shall be different from that used for the plates required to be used by owners and specified in the Third Schedule hereto, but all other provisions of these regulations as to the size and position of the plates shall apply.
- (3) Whenever any manufacturer or agent shall use any number assigned to him under this section he shall supply the name and address of the person driving the motor vehicle on that occasion if required to do so by the Registrar.
- (4) The Registrar shall keep in the register of motor vehicles a record showing the name of the manufacturer or dealer to whom any general identification numbers have been assigned, the place of business of the manufacturer or dealer, and a description of the coloring adopted under the provisions of subsection (2) hereof. Penalty, Ten Pounds.
- 9. (a) Every owner of a motor vehicle not being a motor Plates on motor vehicles other than cycle shall affix, and keep affixed, to such motor vehicle two plates, cycles. one on the front and the other on the back thereof, in an upright position, and so that every figure of the registered number is upright and easily distinguishable, from the front in the case of the plate placed on the front of such motor vehicle, and from behind in the case of the plate placed on the back of such motor vehicle.

- (b) Such plates must conform, as to lettering, numbering, and otherwise, with the provisions set out in the Third Schedule hereto.
- (c) Where any motor vehicle is registered as aforesaid and is also licensed to ply for hire by a Municipal Corporation the plate bearing the number assigned by the licensing Corporation to such vehicle shall, by the addition of some distinctive design, character, or letter, or letters, to be approved by the Registrar, be distinguished from the plate and number provided for by this Act.

Penalty, Ten Pounds.

10. (a) Every owner of a motor cycle shall have a plate affixed Plates on motor to such motor cycle in such a position that the figures of the registered number are easily distinguishable from both sides.

- (b) Such plates must conform as to numbering, lettering, and otherwise with the provisions set out in the said Third Schedule. Penalty, Ten Pounds.
- 11. The Registrar shall establish and keep a register of licences Register of licences. in the form set out in the Fourth Schedule hereto, or in a form to the like effect.
- 12. (a) Subject to the provisions of this Act the Registrar may, Registrar may licence. upon an application being made to him in the form in the Fifth Schedule, grant a licence to drive a motor vehicle, in the form of the Sixth Schedule hereto, to any person on payment of a fee of

Proviso as to age.

Five Shillings in the case of a licence to drive a motor vehicle (not being a motor cycle), and Two Shillings and Six Pence in the case of a licence to drive a motor cycle: Provided however that no person under the age of seventeen years shall be entitled to a licence to drive a motor vehicle not being a motor cycle, and no person under the age of fourteen years shall be entitled to a licence to drive or ride a motor cycle.

Special licences for employés of manufacturers and dealers.

(b) The Registrar may issue to any manufacturer of, or dealer in motor vehicles, special drivers' licences, which may be used by any bona fide employé of the manufacturer or dealer whilst actually employed in the trial of a motor vehicle after completion or repair, or for an intending purchaser, and not otherwise; and one of such special licences shall be carried by the employé whilst so employed, and be produced if called upon by the Registrar or a police constable. The annual fee shall be Two Shillings and Six Pence for each licence. No person shall use any such licence otherwise than as above provided.

Penalty, Ten Pounds.

Renewal of licence.

13. A licence shall remain in force for a period of twelve months only from the date on which it is granted, but may be renewed annually, upon an application being made to the Registrar in the form in the Seventh Schedule hereto, and on the payment of the like fees as upon the original grant; and the same provisions shall apply with respect to the renewal of the licence as apply with respect to the grant of the licence. Such renewal licence may be in the form in the Eighth Schedule hereto.

Particulars to be furnished.

14. A person who desires to obtain the grant or renewal of a licence to drive a motor vehicle must apply to the Registrar, and furnish the particulars set out in the Fifth or Seventh Schedules hereto, as the case may require.

Driver must be licensed.

- 15. (a) No person shall drive a motor vehicle unless he is licensed for the purpose; and
- (b) No person shall employ any person who is not so licensed to drive a motor vehicle.

Penalty, Ten Pounds.

Licence to be produced on demand.

16. Any person driving a motor vehicle shall, when demanded by the Registrar or any police constable, produce his licence for inspection within twenty-four hours.

Penalty, Two Pounds.

Careless driving.

17. No person shall drive or ride a motor vehicle in, upon, or along any street at a speed which, having regard to all the circumstances of the case, is or might be dangerous to life or property.

Penalty, Twenty Pounds.

18. No person shall drive a motor vehicle (not being a motor cycle) Lights on motor vehicles, other than in any street between the half-hour after sunset and the half-hour cycles. before sunrise unless there shall be securely attached thereto two good and sufficient lighted lamps, either in front or one on each side of such motor vehicle, showing two bright white lights visible, and such lamps being in such positions that such lights may be seen in a straight line in the direction in which such motor vehicle is, or is about to be, driven, sufficiently far to adequately signal the approach and position of such motor vehicle.

Penalty, Twenty Pounds.

19. No person shall drive or ride a motor cycle in any street Lights on motor between the half-hour after sunset and the half-hour before sunrise unless there shall be attached thereto a good and sufficient lighted lamp showing a bright white light visible, and such lamp being in such a position that such light may be seen in a straight line in the direction in which such motor cycle is, or is about to be, driven or ridden, sufficiently far to adequately signal the approach and position of such motor cycle.

Penalty, Twenty Pounds.

20. No person shall ride, drive, or propel a motor vehicle which Bell to be carried. has not attached thereto a proper bell, horn, or other like instrument capable of giving audible and sufficient warning of the approach and position of the motor vehicle.

Penalty, Ten Pounds.

21. Every driver or rider of a motor vehicle shall, whenever Warning of approach necessary, by sounding the bell, horn, or other like instrument of motor vehicle. attached thereto, give audible and sufficient warning of the approach or position of the motor vehicle.

Penalty, Ten Pounds.

22. No person shall drive or ride a motor vehicle upon any foot- No driving on footpath, except when crossing from or to any premises.

Penalty, Ten Pounds.

23. No person shall drive a motor vehicle backwards for a greater Driving backwards. distance or time than the necessity of the case or the purposes of safety shall require.

Penalty, Ten Pounds.

24. A person driving or riding a motor vehicle shall, in any case, Duty to stop in case if an accident occurs or is likely to occur to any person, whether on foot, on horseback, or in a carriage, or to any horse or carriage in charge of any person, owing to the presence of the motor vehicle in the street, stop and remain stationary at such a distance and so long as may be reasonably necessary, and shall, if required, give his name and address and (if he be not the owner) the name and address of the owner of the motor vehicle.

**25.** (a) Every

Penalty, Twenty Pounds.

Control by police constable.

- 25. (a) Every driver of a motor vehicle shall stop if and when ordered so to do by any police constable, and shall obey the reasonable directions of such police constable.
- (b) Every driver of a motor vehicle, when taking up or setting down persons in any street, or who is waiting for any such purposes, shall forthwith obey the reasonable directions of any police constable.
- (c) The driver of any motor vehicle shall, upon demand of any police constable, give his name and address, the name and address of the owner of such motor vehicle; and

Power on refusal to give name and address.

(d) Any police constable may apprehend, without warrant, any driver who refuses to give his name and address, or the name and address of such owner as aforesaid.

Penalty, Ten Pounds.

Special regulations as to speed tests.

26. Whenever any number of persons, or any club or clubs, intimate to the Minister that they desire to hold race meetings or speed tests in any particular place or locality on a day to be fixed, the Minister may temporarily suspend the operations of this Act or the regulations for such purpose, and may define the conditions under which such race meetings or speed tests shall be conducted: Provided that the consent in writing of the local authority in the particular municipality or district concerned shall be first obtained and produced to the Minister.

Suspension and indorsement of licences.

- 27. (1) Any Court before whom a person is convicted of an offence against this Act or the regulations thereunder (other than a first offence consisting solely of exceeding any limit of speed)—
  - (a) May, if the person convicted holds a licence, suspend that licence for such time as the Court thinks fit, and may declare such person disqualified from obtaining a licence for such further time as the Court thinks fit; and
  - (b) May, if the person convicted does not hold any licence, declare him disqualified from obtaining a licence for such time as the Court thinks fit; and
  - (c) If the person convicted holds any licence, may cause particulars of the conviction and order to be indorsed upon such licence; and shall also cause a copy of those particulars to be sent to the Registrar.
- (2) Any person so convicted, holding any licence under this Act, shall produce such licence within a reasonable time for the purposes of indorsement.
- (3) A licence so suspended by the Court shall, during the term of suspension, be of no effect, and a person whose licence is suspended, or who is declared by the Court to be disqualified for obtaining a licence, shall, during the period of suspension or disqualification, be disqualified from obtaining a licence.
- (5) (a) No person who, under the provisions of this section, is disqualified from obtaining a licence, shall apply for or obtain a licence while he is so disqualified; and (b) No

- (b) No person whose licence has been indorsed shall apply for or obtain a licence without giving particulars of the indorsement. Penalty, Two Pounds.
- 28. The Governor may, by Proclamation published in the Government Gazette—
  - (a) From time to time, make, alter, or repeal regulations (includ-Regulations. ing in such power the power to repeal the regulations in the Ninth Schedule hereto) for any of the following purposes:—
    - 1. Regulating and controlling the speed of motor vehicles—
      - (a) In any city, or any part or parts of any city:
      - (b) In any town:
      - (c) In any other part of the State (and either generally or in specified areas) outside the boundaries of cities and towns:
    - 11. Prescribing the manner (whether by means of a bell, horn, or other instrument) in which warning of the approach or whereabouts of any motor vehicle shall be given:
    - 111. Prohibiting or regulating the driving or riding of any motor vehicle on any footpath:
    - IV. Providing for minimising the noise caused by the engine of any motor vehicle by a silencer or otherwise:
    - v. Appointing and removing any registrar, inspector, and other officers as may be necessary or expedient for effectually carrying out this Act and the regulations thereunder:
    - vi. Prescribing fees payable to such registrar, inspectors, or other officers:
    - vii. For any other purpose which he may consider necessary for the safety of the public.
  - (b) May impose penalties of not more than Ten Pounds for the breach of any such regulations: Provided that no regulations shall limit the speed of any motor vehicle when outside any city or town to less than twenty miles an hour, except when meeting or passing any person riding any horse or driving any horse and vehicle.

All such regulations shall be laid before both Houses of Parliament within one month after the making thereof, if Parliament be then sitting, and if not, then within one month after the commencement of the next ensuing Session, and shall be published in the Gazette. Notwithstanding any publication thereof, no regulation shall continue to have any force or effect if the same shall be disapproved,

disapproved, either wholly or in part, by resolution of either House of Parliament within sixty days after such regulations shall have been laid before Parliament, if Parliament shall be so long in Session: Provided that if Parliament shall not be in Session for thirty days after such regulations shall have been laid before it, then no such regulation shall continue to have any force or effect if disapproved by either House of Parliament within sixty days after the commencement of the next Session of Parliament.

Regulations in force until altered or repealed.

29. The regulations in the Ninth Schedule hereto shall be and continue in full force and effect until altered or repealed by regulations made under this Act.

This Act and regulations paramount.

30. When any by-law or regulation made by a Municipal Corporation, District Council, or other local authority (save only as to by-laws or regulations for registration of cars plying for hire therein) is inconsistent with this Act or any regulation thereunder, the latter shall prevail, and the former shall, to the extent of the inconsistency, be void.

Legal procedure.

31. Any penalty imposed by this Act, or any regulations thereunder, may be recovered in a summary way before any Special Magistrate or two Justices, under the provisions of the Ordinance No. 6 of 1850, or of any Act now in force, or hereafter to be in force, relating to the duties of Justices of the Peace with respect to summary conviction and orders.

Appeal.

32. There shall be an appeal from any conviction or order dismissing any information under this Act, or the regulations, to the Local Court of Adelaide in its Full Jurisdiction, and such appeal shall be conducted in manner provided by the said Ordinance No. 6 of 1850 and the Act No. 298 of 1883-4 for appeals to Local Courts.

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

GEORGE R. LE HUNTE, Governor.

## SCHEDULES.

#### THE FIRST SCHEDULE.

Sec. 6.

Register of Motor Vehicles.

Identi- lates.	of	Owner.	Type 3.	lor of hicle.	sden.	Whether intended for-			stra-	Date on.
Number on Iden fication Plates.	Full Name Owner.	Address of Ow	Description or of Vehicle	* Type and Color Body of Vehicle	Weight, Unladen	(a) Private Use.	(b) Trade Purposes.	(c) Public Conveyance.	Date of Registration.	If Cancelled, Da

<sup>\*</sup> In the case of a motor cycle this column need not be filled in.

	THE SECOND SCHEDULE.	Sec. 7.
	Particulars to be given by Applicant for Registration of a Motor Vehicle.	
1.	Full name of owner	
<b>2</b> .	Postal address of usual residence of owner	
3.	Description or type of vehicle*	
4.	Type and color of body of vehicle †	
5.	Weight, unladen	
	Whether intended for—	
	(a) Private use.	
	(b) Trade purposes.	
	(c) Use as a public conveyance.	
7.	Particulars as to position on vehicle in which it is proposed to place the plates	
	forming the identification mark.	
	Signature of owner, or person applying on his behalf—	
	Date of application	
or	* Mention horse-power, whether propelled by electricity or steam, &c., and the name of the maker, the type by which the motor vehicle is ordinarily known.	
	† In case of motor cycle, particulars under this head need not be given.  † Mention how body painted.	

THE THIRD SCHEDULE.

Diagram of Plate.

Sec. 9.



#### Provisions to be complied with.

1. Each plate displayed on a motor vehicle (not being a motor cycle) shall be rectangular, and bear upon it the distinctive number assigned to such motor vehicle.

2. The ground of the plate shall be black, the figures white.

3. All figures shall be three and a half inches high; every part of every figure shall be five-eighths of an inch broad; and the total width of the space taken by every figure, except in the case of the figure 1, shall be two and a half inches.

4. The space between adjoining figures shall be half an inch, and there shall be a margin between the nearest part of any figure and the top and bottom of the plate of at least half an inch, and between the nearest part of any figure and the sides of the plates of at least one inch: Provided that designs, painted or otherwise, shown upon any motor vehicle (not being a motor cycle) may, if so desired, be used instead of plates, and in such case any reference to plates in this Act and regulations shall be construed to include a reference to such designs, and any reference to the fixing of plates to include a reference to the painting or other delineations of the design.

The size of the plate to be affixed to a motor cycle shall be approximately five inches long and two and one-half inches high, and the size of the figures thereon shall be two inches high, and in the same proportion relatively as for motor vehicles.

#### Sec. 11.

# THE FOURTH SCHEDULE.

Register of Licences.

cence.	Full Name of Licencee.	Postal Address of Licencee.	Whet	her—	Date of Grant and Expiration.	Particulars of Renewals.	Particulars of any Indorsement on Licence.
Number of Licence			(a) To Drive a Motor Vehicle.	(b) Limited to Driving Motor Cycle.			

#### Sec. 12.

#### THE FIFTH SCHEDULE.

"The Motor Vehicles Act, 1907."

Application for Licence.

To the Registrar of Motor Vehicles.

- 3. Whether application is for licence to drive a motor vehicle, or for licence limited to driving a motor cycle.....
- 4. Whether applicant is less than seventeen years of age, or, in case of an application limited to driving motor cycles, whether he is less than fourteen years of age
- 5. Whether applicant is the holder of a licence, or has at any time previously been the holder of a licence.....
- 6. Particulars of any licence which the applicant holds, or which he has previously held.....
- 7. Particulars of any indorsement on any licence which the applicant holds, or which he has previously held......

Signature of applicant.....

Date of application.....

THE SIXTH SCHEDULE.	Sec. 12.
	200, 12,
Licence to Drive a Motor Vehicle or Motor Cycle.	
THE SEVENTH SCHEDULE. "The Motor Vehicles Act, 1907."	Sec. 13.
Application for Renewal of Licence to Drive Motor.  To the Registrar of Motor Vehicles.	
1. Number of licence	
THE EIGHTH SCHEDULE.	Sec. 13.
"The Motor Vehicles Act, 1907."	S00. 10.
Form of Renewal of Licence.	
The licence No, granted by the Registrar of Motor Vehicles is hereby renewed, so as to be in force for twelve months from the	
THE NINTH SCHEDULE.	Limitation of speed.
1. No person shall drive or ride a motor vehicle—	Sec. 29.
(a) At a greater speed than twelve miles an hour in King William, Rundle, Hindley, Grenfell, Currie, Pirie, and Waymouth Streets, within the municipality of the city of Adelaide, and any street or thoroughfare between any such streets:	500 <b>2</b> 00
(b) At a greater speed than four miles an hour in Rundle Street and Hindley Street from King William Street to Morphett Street, within the said municipality, between the hours of seven and ten o'clock on Saturday nights:	
(c) At a greater speed than fifteen miles an hour in any other street within the said municipality not named in subsection (a) hereof:	
(d) At a greater rate than six miles an hour when turning the corners or crossing the intersections of any streets or thoroughfares named in subsection (a) hereof within the said municipality:	
(e) At a greater speed than fifteen miles an hour within the boundaries of the municipalities of Brighton, Burra, Gawler, Glenelg, Hindmarsh, Kadina, Kensington and Norwood, Moonta, Mount Gambier, Port Adelaide, Petersburg, Port Pirie, St. Peters, Thebarton, Unley, and Wallaroo:	į
(f) At a greater speed than six miles an hour when turning the corners of any	
streets or thoroughfares within the last-mentioned municipalities:  (g) At a greater speed than twenty miles an hour within the districts of Burnside, Campbelltown, Marion, Mitcham, Payneham, Prospect, Walkerville, West Torrens, Woodville, and Yatala South, except when meeting or passing any person riding any horse or driving any horse and vehicle, when the greatest speed shall not exceed fifteen	

(h) At a greater speed than thirty miles an hour in any other part of the State not included within the boundaries of the municipalities and districts

2. When

miles an hour:

mentioned above.

Position of number plates on motor vehicles.

Registrar may supply number plates.

Notice of alteration.

Displaying numbers by night.

Want of control of motor vehicles-Obstruction to traffic.

Efficiency of silencer attachment.

2. When another vehicle is attached to a motor vehicle, either in front or behind, the plate required to be fixed on the front or on the back of the motor vehicle, or a duplicate of such plate, shall be fixed on the front or on the back of the vehicle attached, as the case requires, in the same manner as the plate is required to be fixed on the motor vehicle.

3. The Registrar may supply number plates to the owner of any motor vehicle registered under these regulations, and shall make such charges therefor as shall be fixed by the Minister.

4. Any alteration in color of painting of any motor vehicle, or of the form of the body thereof, shall be notified to the Registrar by the owner of such motor vehicle within seven days of the making of such alteration.

5. Whenever between the half-hour after sunset and the half-hour before sunrise a motor vehicle is used in any street, the lamps carried by such motor vehicle shall be so kept burning as to illuminate by means of reflection, transparency, or otherwise, and make plainly visible, the number displayed on the number plate fixed to the back of such motor vehicle, or to the back of any vehicle attached thereto.

6. No driver or rider of any motor vehicle shall, when on such vehicle, be in a position that he cannot have control over the same, or quit the motor vehicle, without having taken due precautions against its being started in his absence, or allow the motor vehicle or a vehicle drawn thereby to stand on such street so as to cause an unnecessary obstruction thereof.

7. Every driver or rider of a motor vehicle shall always have an efficient silencer attached to such motor vehicle, in full and efficient working order, and always connected with the proper portion of the engine of such motor vehicle, so as to reduce by at least 40 per cent. the noise which would otherwise result from the working of the engine of such vehicle, and shall not in any case have attached to such silencer, or otherwise connected therewith, any device or machinery whereby such silencer may be rendered inefficient or unworkable, or its efficiency in any way lessened.

8. Every driver or rider of a motor vehicle shall, when meeting any person riding any horse or driving any horse and carriage, keep the motor vehicle on the left or near side of the street, and when passing any such person proceeding in the same direction keep the motor vehicle on the right or off side of the street.

9. Whenever the driver of a motor vehicle shall meet a timid or restive horse, whether in a carriage or otherwise, the driver or rider of which shall signal by raising his hand that such horse is timid or restive, the driver of such motor vehicle shall immediately take the same to his proper side of the road, stop, and shut off the engine until all reasonable possibility of an accident has been averted.

10. Whenever the driver of a motor is about to meet or pass a flock of sheep such driver shall immediately so far reduce the speed of his vehicle as to enable the flock to be passed without risk of injury to the sheep.

11. No driver of a motor vehicle shall drive at a greater speed than six miles per hour when passing schools at the times when the children are coming out of such schools at the close of school duties.

12. Whenever the driver of a motor vehicle shall overtake and is passing a horse or carriage he shall reduce the pace of such motor vehicle to a rate not exceeding fifteen miles an hour until he has passed such horse or carriage.

13. If any person applies for a licence, and the Registrar is satisfied that he has no residence in South Australia, he shall, if the applicant is otherwise entitled, grant him a licence.

14. In the event of the holder of a licence satisfying the Registrar that he has lost such licence, or circumstances have transpired that do not make such licence available, the Registrar may, on payment of a fee of one shilling, issue a duplicate of such licence; and such duplicate shall have the same effect as the original licence or renewal, as the case may be.

15. No person shall use or attempt to use a licence issued to or in the name of any other person.

16. The penalty for the breach of any regulation shall, unless otherwise prescribed, be not more than Ten Pounds.

Rule of the road.

Licence may issue to non-resident of State.

Registrar may issue duplicate when original licence lost.