

Metropolitan Police Act 1839

1839 CHAPTER 47 2 and 3 Vict

60 Prohibition of other nuisances.

Every person who, in any street or public place within the limits of the metropolitan police district, shall be guilty of any of the following offences, shall be liable to a penalty not more than [FI]evel 1 on the standard scale] for every such offence; (that is to say,)

- (1) Every person who in any thoroughfare shall burn, dress, or cleanse any cork, or hoop, cleanse, fire, wash, or scald any cask or tub, or hew, saw, bore, or cut any timber or stone, or slack, sift, or screen any lime:
- (2) Every person who shall throw or lay in any thoroughfare any coals, stones, slates, shells, lime, bricks, timber, iron, or other materials (except building materials, or rubbish thereby occasioned, which shall be placed or enclosed so as to prevent any mischief happening to passengers):
- (3) Every person who in any thoroughfare shall beat or shake any carpet, rug, or mat (except door mats before the hour of eight in the morning), or throw or lay any dirt, litter or ashes, or any carrion, fish, offal, or rubbish, or throw or cause any such thing to fall into any sewer, pipe, or drain, or into any well, stream, or watercourse, pond, or reservoir for water . . . F2

$^{F3}(4)$																
$^{64}(5)$																

- (7) Every person who shall expose any thing for sale in any park or public garden, unless with the consent of the owner or other person authorized to give such consent, or upon or so as to hang over any carriageway or footway, or on the outside of any house or shop, or who shall set up or continue any pole, blind, awning, line, or any other projection from any window, parapet, or other part of any house, shop, or other building, so as to cause any annoyance or obstruction in any thoroughfare:
- (8) Every person who, to the danger of passengers in any thoroughfare, shall leave open any vault or cellar, or the entrance from any thoroughfare to any cellar or room underground, without a sufficient fence or handrail, or leave defective the door,

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Changes to legislation: There are currently no known outstanding effects for the Metropolitan Police Act 1839, Section 60. (See end of Document for details)

window, or other covering of any vault or cellar, or who shall not sufficiently fence any area, pit, or sewer left open in or adjoining to any thoroughfare, or who shall leave such open area, pit, or sewer without a sufficient light after sunset to warn and prevent persons from falling thereinto.

Textual Amendments

- F1 Words substituted by virtue of Criminal Justice Act 1982 (c. 48, SIF 39:1), s. 46
- F2 Words (a) repealed by Public Health (London) Act 1891 (c. 76), Sch. 4; (b) residue local
- F3 Para. 4 repealed by Removal of Matter Act 1906 (c. 45), s. 1
- F4 Paras. 5, 6(a) repealed by Public Health (London) Act 1891 (c. 76), Sch. 4; (b) residue local

Status:

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Changes to legislation:

There are currently no known outstanding effects for the Metropolitan Police Act 1839, Section 60