THE HONOURABLE
JUSTICE HUGH L. FRASER
REGIONAL SENIOR JUSTICE
ONTARIO COURT OF JUSTICE

COURT HOUSE 161 ELGIN STREET, 6TH FLOOR OTTAWA, ONTARIO K2P 2L1



L'HONORABLE
JUGE HUGH L. FRASER
JUGE PRINCIPAL RÉGIONAL
COUR DE JUSTICE DE L'ONTARIO

PALAIS DE JUSTICE 161, RUE ELGIN, 6° ÉTAGE OTTAWA (ONTARIO) K2P 2L1

TELEPHONE/TÉLÉPHONE (613) 239-1520 FAX/TÉLÉCOPIEUR (613) 239-1572

CANTON
D'ALFRED ET PLANTAGENET
PECU

de correspondance # de dossier

May 26th, 2014

Township of Alfred and Plantagenet 205 Old Highway 17 P.O. Box 350 Plantagenet, Ontario K0B 1L0

Attention: Mr. Martin Guindon

Dear Mr. Guindon:

Re: Set Fines – Provincial Offences Act – Part I

By-law No. 2014-24: Refreshment Vehicles

Enclosed herewith are the original Order dated May 26th, 2014 and original schedule of set fines for By-Law No. 2014-24, the By-law indicated in the schedule.

The setting of the fines does not constitute my approval of the short form of wording used to describe the offences.

Please ensure that a copy of the said documents is forwarded to the Provincial Offences Office, which has jurisdiction for the Township of Alfred and Plantagenet.

Yours truly,

Hugh L. Fraser

Regional Senior Justice

East Region Enclosures **PROVINCIAL OFFENCES ACT**

Part I

IT IS ORDERED pursuant to the provisions of the Provincial Offences Act and the

rules for the Ontario Court of Justice, that the amount set opposite each of the

offences in the schedule of offences under the Provincial Statutes and Regulations

thereunder and Municipal By-law No. 2014-24 of the Corporation of the Township of

Alfred and Plantagenet attached hereto is the set fine for that offence. This Order is

to take effect on May 26th, 2014.

Dated at Ottawa this 26th day of May 2014.

Hugh L. Fraser, Regional Senior Justice

Ontario Court of Justice

East Region

PART I PROVINCIAL OFFENCES ACT

TOWNSHIP OF ALFRED AND PLANTAGENET TITLE: Refreshment Vehicle By-Law #2014-24

Page 1 of 2

<u>ITEM</u>	COLUMN 1 Short form wording	COLUMN 2 Provision Creating or Defining Offence	COLUMN 3 Set Fine
1.	Operating a refreshment vehicle without a licence.	3 · · · · · · · · · · · · · · · · · · ·	\$400.00
2.	Operating a refreshment vehicle within 300 meters of another refreshment vehicle.	4	\$250.00
3.	Operating a refreshment vehicle within 300 meters of a victualing house.	4	\$250.00
4.	Operating a refreshment vehicle "Type B" less than 10 meters from another refreshment vehicle.	4.a)	\$250.00
5.	Operating a refreshment vehicle within 10 meters of any building or structure.	5	\$250.00
6.	Operating a refreshment vehicle on Corporation property or park without written consent.	6	\$300.00
7.	Fail to display issued licence.	7	\$200.00
8.	Placing/locating any carton, box or other article, other than a garbage receptacle, outside of the refreshment vehicle.	8	\$150.00
			.

NOTE: The penalty provision(s) for the offence(s) indicated above are Sections 29 & 30 of By-Law 2014-24 a certified copy of which has been filed.

Apriand hour

PART I PROVINCIAL OFFENCES ACT

TOWNSHIP OF ALFRED AND PLANTAGENET TITLE: Refreshment Vehicle By-Law #2014-24

Page 2 of 2

<u>ITEM</u>	COLUMN 1 Short form wording	COLUMN 2 Provision Creating or Defining Offence	COLUMN 3 Set Fine
9.	Fail to remove from the area any garbage or litter resulting from the activity.	9	\$150.00
10.	Fail to ensure that a garbage receptacle is placed outside of the refreshment vehicle while in operation.	10	\$150.00
11.	Transferring a refreshment vehicle licence.	17	\$400.00
12.	Removing/defacing/destroying a Notice of Violation & Closure.	25	\$400.00
13.	Obstructing/hindering/interfering with the Municipal La Enforcement Officer in the lawful performance of his d		\$500.00
14.	Obstructing/hindering/interfering with the Fire Chief in lawful performance of his duties.	the 26	\$500.00
15.	Obstructing/hindering/interfering with the Medical Heat Officer in the lawful performance of his duties.	lth 26	\$500.00

NOTE: The penalty provision(s) for the offence(s) indicated above are Sections 29 & 30 of By-Law 2014-24 a certified copy of which has been filed.

CORPORATION OF THE TOWNSHIP OF ALFRED AND PLANTAGENET

By-law Number 2014-24

REFRESHMENT VEHICLES BY-LAW

BEING A BY-LAW FOR LICENSING, REGULATING AND GOVERNING REFRESHMENT VEHICLES (COMMONLY KNOWN AS CHIPWAGONS)

WHEREAS the Municipal Act, 2001, S.O. 2001, Chapter 25, as amended, under section 151, provides that the Council of a local municipality may pass by-laws for licensing, regulating and governing any business carried within the municipality;

AND WHEREAS the Municipal Act, 2001, S.O. 2001, Chapter 25, as amended, under section 425 (1), provides that a municipality may pass by-laws providing that a person who contravenes a By-law of the municipality passed under the Municipal Act, 2001, S.O. 2001, c.25, as amended, is guilty of an offence;

AND WHEREAS the Municipal Act, 2001, S.O. 2001, Chapter 25, as amended, under section 429 (1), provides that a municipality may establish a system of fines for offences under a By-law passed under the Municipal Act, 2001, S.O. 2001, c.25, as amended;

THEREFORE the Council of the Corporation of the Township of Alfred and Plantagenet enacts as follows:

SHORT TITLE

This by-law may be cited as the "Refreshment Vehicles By-Law".

DEFINITIONS

- 2. In this by-law:
- (a) "Applicant" means a person filing an application for a licence under the authority of this by-law;
- (b) "Council" shall mean the Council of the Corporation of the Township of Alfred and Plantagenet;
- (c) "Fire Chief" shall mean the Chief of the Alfred and Plantagenet Fire Department or his or her authorized subordinates or assistants.
- (d) "Licensee" shall mean a holder of a licence issued under this by-law;
- (e) "Medical Health Officer" shall mean the Medical Health Officer of the Counties of Prescott and Russell or his subordinates to whom he may designate such authority from time to time;

Moi, le soussigné, greffier adjoint pour la Corporation du canton d'Alfred et Plantagenet, certifie que ce document est une copie conforme de

I, the undersigned, Deputy Clerk for the Corporation of the Township of Affred and Plantagenet, hereby certify that this document is a true copy of

By-law Number 2014-24

Date

- (f) "Municipal Law Enforcement Officer" shall mean the Municipal Law Enforcement Officer appointed by the Council of the Corporation of the Township of Alfred and Plantagenet;
- (g) "Parks" shall mean all public parks located within the limits of the Township;
- (h) "Township" shall mean the Township of Alfred and Plantagenet;
- (i) "Vehicle" shall mean a vehicle as defined in the Highway Traffic Act regardless of the fact that the running gear has been removed or not;
- "Victualing House" shall mean a premise where refreshments or meals are prepared or sold for immediate consumption on the premise or elsewhere, but does not include a premise where only hot beverages are sold or a refreshment vehicle;
- (k) "Zoning Administrator" shall mean the Zoning Administrator appointed by the Council of the Corporation of the Township of Alfred and Plantagenet;

GENERAL REQUIREMENTS

- 3. No person shall operate a vehicle from which refreshments are sold for human consumption within the Township without first obtaining a licence as hereafter set out.
- 4. No person shall, with the following exceptions, operate a vehicle from which refreshments are sold for human consumption within three hundred (300) metres of a victualing house or refreshment vehicle.
 - (a) Refreshment vehicles with Type "B" licences may be within three hundred (300) metres but not less than ten (10) metres of another refreshment vehicle.
 - (b) A refreshment vehicle already established at the Wendover Wharf may be within three hundred (300) metres but not less than one hundred fifty (150) metres of a victualing house or another refreshment vehicle.
- 5. No person shall operate a vehicle from which refreshments are sold for human consumption within ten (10) metres of any building or structure.
- No person shall operate a vehicle from which refreshments are sold for human consumption on municipally owned lands or parks without prior written consent from the Council.
- 7. No person shall operate a vehicle from which refreshments are sold for human consumption without having a licence issued under this by-law prominently displayed on the vehicle.
- 8. No person who operates a vehicle from which refreshments are sold for human consumption shall place or locate any carton, box or other article, other than a garbage receptacle, outside of the refreshment vehicle.
- 9. Every person who operates a vehicle from which refreshments are sold for human consumption shall ensure that the garbage or litter resulting from his or her activity is collected and removed from the area.

10. Every person who operates a vehicle from which refreshments are sold for human consumption shall ensure that a garbage receptacle is placed outside of the refreshment vehicle while he or she is vending, and that the garbage is disposed of as required.

LICENCE APPLICATION - ADMINISTRATION

- 11. The licence may designate the private properties upon which such sales of refreshments may be made. No designation of a private property for the purposes of such sale shall be made unless it is clearly established by the applicant that the owner of the property has consented in writing to the use of his property for this purpose.
- 12. All vehicles so licensed shall be operated only in conformity with the requirements of the Medical Health Officer and the Council may, at any time, revoke any licence issued hereunder.
- 13. The licence may designate any further terms or conditions of licence deemed necessary.
- 14. A licence granted hereunder shall, with the following exception, be for the operation of the refreshment vehicle for one calendar year.
 - (a) A Type "B" licence may be issued for a specific event provided that:
 - (i) The event is being held for a period of not more than ten (10) days, and
 - (ii) The applicant has furnished details as to the specific event, including its location.

CONDITIONS FOR ISSUANCE

- 15. No applicant for a refreshment vehicle licence shall be issued a licence unless:
- (a) The applicant is at least eighteen (18) years of age;
- (b) The Medical Officer of Health has reported in writing that the refreshment vehicle and equipment is suitable for the purpose of the licence application and is in a sanitary condition:
- (c) The Fire Chief has reported in writing that, where applicable, the refreshment vehicle and equipment is suitable for the purpose of the licence application and is in a fire safe condition;
- (d) The Medical Officer of Health has reported in writing that, where applicable, the disposal of waste water and sewage from refreshment vehicle is in accordance with regulations;
- (e) The Zoning Administrator has reported in writing that, where applicable, the location and usage conforms to the Zoning By-Law of the Township;
- (f) The applicant has specified the make, style, model and serial number of the refreshment vehicle;
- (g) The applicant is the holder of a current motor vehicle permit, where applicable, issued pursuant to the Highway Traffic Act that permits it to be driven on any highway;
- (h) The applicant has filed proof of insurance for public liability in the amount of not less than five hundred thousand (\$500,000.00) dollars public liability inclusive of bodily injuries, property damage and accidental benefits and including damage occasioned by any accident arising out of the operation of the refreshment vehicle in respect of which a licence is applied for;
- (i) The application is accompanied by a cheque for the fees in the amount as specified in Schedule "A" of this by-law, and;
- (j) The application shall be in the form specified in Schedule "B".

TRANSFERS OF LICENSE

- 16. No licence issued pursuant to this By-Law shall be transferred in any manner.
- 17. No person shall transfer a license issued pursuant to this By-Law in any manner.

RENEWAL OF LICENCE

- 18. The licensee shall ensure that, during the period of ninety (90) days prior to the expiration of the license, his or her vehicle from which refreshments are sold is submitted for inspection, where applicable, to:
 - (a) The Medical Officer of Health, and
 - (b) The Fire Chief,

as if the applicant was filing an original application.

19. The licensee shall submit a completed application with all the required approvals at least 60 days prior to the expiration of the license.

SUSPENSION / REVOCATION

- 20. The Municipal Law Enforcement Officer may revoke or suspend any or each of the permits issued to any person or close the establishment for cause and without limiting the generality of the foregoing for:
 - (a) A breach of the law;
 - (b) Any violation of the provisions of this by-law.
- 21. The provisions of section 20 may be exercised in addition to any prosecution or other legal action.
- 22. Any person contravening any of the provisions of this by-law while under suspension shall be regarded as though no permit has been issued.

NOTICE OF VIOLATION & CLOSURE

- 23. Upon determination that any violation of the provisions of this by-law or breach of the law has been committed, a notice of violation & closure may be posted on the refreshment vehicle by the Municipal Law Enforcement Officer.
- 24. Such notice shall stay on the vehicle until a licence has been properly issued.
- 25. No person shall, at the exception of the Municipal Law Enforcement Officer, remove, deface or destroy the said notice.

OBSTRUCTION

26. No person shall obstruct, hinder or interfere with the Municipal Law Enforcement Officer, the Fire Chief or Medical Health Officer in the lawful performance of their duties.

SEVERABILITY

27. If a court of competent jurisdiction should declare any section or part of a section of this by-law to be invalid, such section or part thereof shall not be construed as having persuaded or influenced Council to pass the remainder of this by-law, and shall be valid and shall remain in force.

ADMINISTRATION

28. The provisions of this By-Law shall be enforced by the Municipal Law Enforcement Officer.

PENALTIES

- 29. Every person who contravenes any of the provisions of this by-law is guilty of an offence and is subject to the provisions of the Provincial Offences Act, R.S.O. 1990, Chapter P.33, and amendments thereto.
- 30. In addition to imposing a fine, a court of competent jurisdiction may, upon conviction of an offence under this by-law, issue an order prohibiting the continuation or repetition of the violation by the person convicted.

BY-LAW REPEALED

31. By-Law Number 2005-70 is hereby repealed.

Yves Lalonde, Mayor

DATED AND PASSED IN OPEN COUNCIL, THIS 3 of MARCH 2014.

MarcDaigheault CAO/Clerk

LA CORPORATION DU CANTON D'ALFRED ET PLANTAGENET THE CORPORATION OF THE TOWNSHIP OF ALFRED AND PLANTAGENET

RÉSOLUTION/RESOLUTION NO. 2014-126

Date: 3 mars / March 3, 2014	Item no. : 17.1			
Sujet / Subject: Règlement numéro 2014-24 concernant les véhicules de rafraîchissements. By-law Number 2014-24 regarding refreshment vehicles.				
Proposé par / Moved by : Serge R. Appuyé par / Seconded by : Raymond				
Qu'il soit résolu que le règlement numéro 2014-24 régissant les véhicules de rafraîchissements soit adopté après ses trois lectures.				

Adoptée / Adopted	V	Initiales du Greffier ou de la Greffière-	. /
Défaite / Defeated		Adjointe / Clerk's or Deputy-	M
		Clerk's initials:	

Vote enregistré demandé par / Recorded vote requested by:	Pour / For	Contre / Against

CORPORATION OF THE TOWNSHIP OF ALFRED AND PLANTAGENET

By-law Number 2014-24

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as if the applicant was filing an original application.

19. The licensee shall submit a completed application with all the required approvals at least 60 days prior to the expiration of the license.

SUSPENSION / REVOCATION

- 20. The Municipal Law Enforcement Officer may revoke or suspend any or each of the permits issued to any person or close the establishment for cause and without limiting the generality of the foregoing for:
 - (a) A breach of the law;
 - (b) Any violation of the provisions of this by-law.
- 21. The provisions of section 20 may be exercised in addition to any prosecution or other legal action.
- 22. Any person contravening any of the provisions of this by-law while under suspension shall be regarded as though no permit has been issued.

NOTICE OF VIOLATION & CLOSURE

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- 24. Such notice shall stay on the vehicle until a licence has been properly issued.
- 25. No person shall, at the exception of the Municipal Law Enforcement Officer, remove, deface or destroy the said notice.

OBSTRUCTION

26. No person shall obstruct, hinder or interfere with the Municipal Law Enforcement Officer, the Fire Chief or Medical Health Officer in the lawful performance of their duties.

SEVERABILITY

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- 29. Every person who contravenes any of the provisions of this by-law is guilty of an offence and is subject to the provisions of the Provincial Offences Act, R.S.O. 1990, Chapter P.33, and amendments thereto.
- 30. In addition to imposing a fine, a court of competent jurisdiction may, upon conviction of an offence under this by-law, issue an order prohibiting the continuation or repetition of the violation by the person convicted.

BY-LAW REPEALED

31. By-Law Number 2005-70 is hereby repealed.

ves Lalonde, Mayor

DATED AND PASSED IN OPEN COUNCIL, THIS 3 of MARCH 2014.

Marc Daigheault, C.A.O./Clerk

SCHEDULE "A"

REFRESHMENT VEHICLE LICENCE FEE SCHEDULE

1. Annual fee for Refreshment Vehicle Licence \$200.00

2. Type "B" Refreshment Vehicle Licence \$50.00/event

SCHEDULE "B"

APPLICATION FOR REFRESHMENT VEHICLE LICENCE

TOWNSHIP OF ALFRED AND PLANTAGENET BY-LAW NUMBER 2005-70

Address:	<u> </u>			
Telephone Number:				
Type of licence:	Annual licence		Special E	
Special Event Dates: from				
Location:				
If Private Property are you the o	owner?	Yes 🔲	١	o 🗆
If no, name of owner:				
Vehicle information				
Serial number:				
Make:	Style:	Mod	fel:	
Motor Vehicle Permit Number:				
<u>Liability insurance</u>				
Name of Insurance Company:				
Name of Insurance Company: Policy number:	Amount of	coverage: \$		
		-	, 4, <u>a,u</u>	<u>.</u>
<u>DECLARATION</u>				
I, the undersigned,		am the a	ipplicant name	d in the above
application and I certify the truti				
duranta salah sala	E. Paranakati an t			
I understand that the issuance of by-laws or other acts or regulation		e deemed a wo	liver of any of	tne provisions of any
by-laws or other acts or regulation	JIIS.			
			٠	
I acknowledge that in the event	a licence is issued, ar	ny departure fro	om specific cor	ditions contained in
I acknowledge that in the event said licence is prohibited and suc	•		, -	ditions contained in
said licence is prohibited and suc I further acknowledge that in the conformity with by-laws or cond	th could result in the e event the licence is litions there shall be i	licence being re revoked for any no right of clain	evoked. y cause or irre n whatsoever	gularity or non-
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said licence is prohibited and such a further acknowledge that in the conformity with by-laws or condicorporation or any official thereof signature of Applicant: Witness: pplication Complete: edical Health Officer Letter: re Chief Letter:	ch could result in the e event the licence is litions there shall be loof and any such clain Office use only — YES YES YES YES	licence being revoked for any no right of claim is expressly we contario	evoked. y cause or irregative dived. T NO NO NO	gularity or non- against the municipa20
said licence is prohibited and such if further acknowledge that in the conformity with by-laws or condicorporation or any official thereof is signature of Applicant: Witness:	ch could result in the e event the licence is itions there shall be a of and any such clain Office use only - YES YES YES YES YES	licence being revoked for any no right of claim is expressly we contario	evoked. y cause or irrently whatsoever aived. T NO NO	gularity or non- against the municipa 20

PART I PROVINCIAL OFFENCES ACT

TOWNSHIP OF ALFRED AND PLANTAGENET TITLE: Refreshment Vehicle By-Law #2014-24

Page 1 of 2

<u>ITEM</u>	COLUMN 1 Short form wording	COLUMN 2 Provision Creating or Defining Offence	COLUMN 3 Set Fine
1.	Operating a refreshment vehicle without a licence.	3	\$400.00
2.	Operating a refreshment vehicle within 300 meters of another refreshment vehicle.	4	\$250.00
3.	Operating a refreshment vehicle within 300 meters of a victualing house.	4)	\$250.00
4.	Operating a refreshment vehicle "Type B" less than 10 meters from another refreshment vehicle.	4.a)	\$250.00
5.	Operating a refreshment vehicle within 10 meters of any building or structure.	5	\$250.00
6.	Operating a refreshment vehicle on Corporation property or park without written consent.	6	\$300.00
7.	Fail to display issued licence.	7	\$200.00
8.	Placing/locating any carton, box or other article, other than a garbage receptacle, outside of the refreshment vehicle.	8	\$150.00

NOTE: The penalty provision(s) for the offence(s) indicated above are Sections 29 & 30 of By-Law 2014-24 a certified copy of which has been filed.

PART I PROVINCIAL OFFENCES ACT

TOWNSHIP OF ALFRED AND PLANTAGENET TITLE: Refreshment Vehicle By-Law #2014-24

Page 2 of 2

<u>ITEM</u>	Short form wording P	COLUMN 2 rovision Creating or Defining Offence	COLUMN 3 Set Fine
9.	Fail to remove from the area any garbage or litter resulting from the activity.	9	\$150.00
10.	Fail to ensure that a garbage receptacle is placed outside of the refreshment vehicle while in operation.	10	\$150.00
11.	Transferring a refreshment vehicle licence.	17	\$400.00
12.	Removing/defacing/destroying a Notice of Violation & Closure.	25	\$400.00
13.	Obstructing/hindering/interfering with the Municipal Law Enforcement Officer in the lawful performance of his dut		\$500.00
14.	Obstructing/hindering/interfering with the Fire Chief in t lawful performance of his duties.	he 26	\$500.00
15.	Obstructing/hindering/interfering with the Medical Health Officer in the lawful performance of his duties.	h 26	\$500.00

NOTE: The penalty provision(s) for the offence(s) indicated above are Sections 29 & 30 of By-Law 2014-24 a certified copy of which has been filed.

CORPORATION OF THE TOWNSHIP OF ALFRED AND PLANTAGENET

By-law Number 2014-24

REFRESHMENT VEHICLES BY-LAW

NOTICE OF VIOLATION & CLOSURE

I,	, Municipal Lav	v Enforcement Officer for the
I,	TIL FURTHER NOTIC	CE. Such a vehicle was found to
Defacing, destroying or removing of the Aunicipal Law Enforcement Office subject to a fine or any other legal actions.	er for the Township of	Alfred and Plantagenet may be
This Notice of Violation & Closure i Township of Alfred and Plantagenet E By-Law.		*
This notice will be posted on the pr Municipal Law Enforcement upon rece		The state of the s
Name of owner/operator:		
Business name:		
Signed and dated on this	day of	20
Municipal Law Enforcement Officer	Ov	vner and/or operator

CORPORATION DU CANTON D'ALFRED ET PLANTAGENET

Règlement No. 2014-24

Règlement sur les véhicules de rafraîchissement

AVIS D'INFRACTION & DE FERMETURE

Je,	, Offic	ier à la Règlen	nentation por	ur le Canto
d'Alfred et Plantagenet, et par la pr	ésente ordonn	e la FERMET	URE IMM	ÉDIATE d
véhicule de rafraîchissement jusqu'à n	ouvelle ordre.	Le véhicule p	orésent a cor	nmis une o
plusieurs infraction(s) envers le règleme	nt No. 2014-24	ou toute autre l	oi prescrite.	
Détruire, endommager ou enlever cet A	Avis de d'Infra	ction & de Fern	neture by qui	conque autr
qu'un Officier à la Règlementation por	ur le Canton d	'Alfred et Plant	agenet peut	être assujetti
d'une amende ou de tout autre poursuite	légale tel qu'in	ndiqué à la section	on 25 dudit re	eglement.
		19 . 5,7 1 1		(. D) 1
Cet Avis d'Infraction & de Fermeture				_
No. 2014-24, Règlement sur les vé	chicules de ra	ifraichissement	du Canton	d'Alfred e
Plantagenet.				
Cet Avis doit demeurer visible et posté	sur le véhicule	e insan'à ce ane	la licence ar	nronriée soi
émise par l'Officier à la Règlementation		Jusqu'u ee que	ia neemee ap	propriee sor
omiso par i omoioi a la regiomonation				
Nom du propriétaire /				
opérateur:				
Name de announces				
Nom du commerce:				
Signé et daté en ce	jour de		20	•
				•
			,	
Offician à la Pàglamantation		Propriétai	ire / Opérateu	·····
Officier à la Règlementation		riopiietai	ne/ Operated	Ц