CORPORATION OF THE CITY OF NANAIMO B. C. BY- LAW No 306. WHEREAS, it is deemed necessary to provide for the better regulation of vechiles, standing or plying for hire in this City, BE IT THEREFORE ENACTED, by the Municipal Council of The Corporation of the City of Nanaimo British Columbia as follows; -

(1) The words "Vechiles, Used, standing or plying for hire," shall mean, any vechile hired for the carriage of passengers or persons, to or from any train or steamer, or which occupies a position on any street or other public place, assigned by any By-Law as a stand for vechiles plying for hire.

(2) The owner of evry vechile used, standing or plying for hire for the. carriage of passengers of goods, shall register, and at all times kemep registered, the same in his own name in the office of the City Collector, and obtain from the said Collector, a number under which such vechile is registered, together with a certificate, in the form "A" hereto annexed, of such registration, for which certificate the said Collector is hereby authorised to demand and receive, for the use of the Corporation a fee of One Dollar, and which certificate and registration shall expire on the 31st day of December in the year of such registration, and no owner of any such vechile shall permit the same to be used, employed or let for hire for the carriage of passenegers or goods, nor shall any person drive, stand, or ply for hire
with such vechile unless it is so registered, and unless the registered number aforesaid is affixed or painted to some conspicuous part thereof.

DRIVERS.

- (3) No person shall act as driver on any vechile plying for hire, or hire sed as aforesaid, without first obstining from the Wity Collector a license in the form "B" hereto annexed, and a numbered badge, which license and badge shall be registered by the City Collector, and which badge shall be worn by such driver on his arm or some other conspicuous position, and a fee of Two Dollars shall be paid annuabilly for such license and badge, for the use of the Corporation, and every such license shall be in force until the same is revoked, except during the time that the same may be suspended as hereunder mentioned.
- (4) No person under the age of sixteen years, or whose license has been revoked or suspended as aforesaid, or who has been convicted of felony, or who is manifestly unfit, shall be entitled to be licensed as a driver under this By-Law.
- (5) No person under the age of Sixteen years of age shall be permitted to drive any vechile through or along any street, road, or alley in this City.
- (6) Any person who is the owner of, or who for the time being controls the use of any vechile, who permits any person under the age of Six-teen years, to drive said vechiles through or along any street, or road within the Corporate limits of this City, shall be guilty of an infraction of this By-Law.
- (7) No person authorised by the owner of any vechile under this By-Law to act as driver of such vechile, shall suffer any other person to

- (7) act as driver thereof, and no person shall act as driger of any such vechile without the consent of the owner thereof.
- (8) No driver or other person having or pretending to have the care of any vechile, shall be intoxicated, or use any obscene langua-ge, or insulting gesture or by wanton or furious driving or any other wilful misconduct, injure or endanger any person, in life, limb, or property.
- whom he knows or has reasonable cause to suspect to be suffering from cholera, smallpox, or any other disease of a malignant character, dangerous to the public health, shall forthwith notify the Medical Officer of Health or Sanitary Inspector, thereof, and the Medical Officer of Health or Sanitary Inspector shall thereupon order such disinfection of the vechile as he may deem necessary; and the vechile shall thenceforth not be used for the carriage of any passenger, until the Medical Officer of Health or Sanitary Inspector has given a certificate in writing that the vechile has been disinfected to his satisfaction.
- (10) No person who drives any vechile, nor any person who hires such vechile, shall make any discordant noise in the streets of this City, whereby the public is liable to any inconvenience or annopance.
- (11) Every person guilty of an infraction of any of the provisions of this By-Law, shall upon conviction be liable to a penalty of not less than Five Dollars, nor more than Fifty Dollarse together with costs of conviction, which for the purpose of this By-Law, shall be held to be one penalty, or in default of payment to imprisonment for not more than one month.
- (12) The Corporation of the City of Manaimo Hired Vechiles By-Law No 301 1917 is hereby repealed.
- (13) This by-law may be cited as "The Vechiles Regulation By-Law No 306 1918."

Passed by the Municipal Council of the Corporation of the City of Manaimo on the 25th day of February 1918.

Reconsidered by the Municipal Council of The Corporation of the City of Manaimo on the 4th day of March 1918.

Finally adopted by the Municipal Council of the Corporation of the City of Manaimo on the 4th day of March 1918.

College Clerk

He Mayor Langue



FORM "A"

THE CORPORATION OF THE CITY OF NANAIMO "HIRED VECHILES BY -LAW No 306 1918.

Certificate of Registration .

No;

Nanaimo B. C.....19...

This is to certify that......has registered a certain vechile, namely......numbered......
to stand or ply for hire for the carriage of
for the year ending the 31st day of December19...

Fee \$1.00

City Collector.

FORM "B"
DRIVERS LICENSE.

Badge No.....

Manaimo B. C.... 19..

Fee \$2.00

City Collector.

MAR 6 1918