

SPORTING FACILITIES BY-LAWS

OFFENCES AND FINES

Section contravened	Description of offence	Proposed fine	Approved fine
4(8)(a)	Selling alcoholic beverage on the premises of a sporting facility without first obtaining express approval for that activity from the municipality.		
4(8)(b)	Bringing own supply of alcoholic beverages on or into a sporting facility without written authority from an authorised official.		
4(8)(c)	Selling or serving an alcoholic beverage to person who is under 18 years of age, consuming an alcoholic beverage while under the age of 18 years of age, or failing to ensure strict observance at all times of this provision.		
4(9)(a)	Serving an alcoholic beverage may be in a glass bottle, glass cup or other container made of glass.		
4(9)(b)	Serving beer, cider and alcoholic cordials any other container than in cans, kegs, or plastic cups.		
4(9)(c)	Failing to maintain good order within the sporting facility.		
7(a)	Entering into a sporting facility or any part thereof otherwise than by an entrance designated for that purpose.		
7(b)	Entering or remaining inside a sporting facility, without permission, or at any time other than during the hours when such sporting facility is open to members of the public, or		

	when access to the sporting facility has been denied.		
7(c)	Smoking in a sporting facility.		
7(d)	Wearing unsuitable apparel for the sporting activity in which he or she is engaged in, or failing to observe the instructions of an official when asked to change his or her apparel to suit the particular sporting activity.		
7(e)	Wearing footwear that may damage the surface of a sporting facility in any manner.		
7(f)	Attending or engaging in a sporting activity if dressed indecently or if Undressed.		
7(g)	Relieving himself or herself in any part of the sporting facility other than in the ablution facilities provided for that purpose and for use by members of his or her own sex.		
7(h)	Using change rooms, places of ablution, cubicles, or any other facilities set aside for a particular sex if not of that particular sex.		
7(i)	Simultaneously sharing with another person of a different sex change rooms, places of ablution, cubicles, or any other facilities.		
7(j)	Entering or remaining in any area of the sporting facility which is reserved for the use of persons of the other sex.		
7(k)	Using a change room, place of ablution, cubicle or any other facility for longer than is reasonably necessary to undertake an activity intended to be undertaken in the change room, place of ablution, cubicle, or other facility.		
7(l)	Using profane or indecent language		

	or behaving in any other manner which constitutes a nuisance or unacceptable behavior towards other persons inside or on a sporting facility.		
7(m)	Destroying, damaging or defacing any part of a sporting facility, accessories or equipment.		
7(n)	Discarding rubbish such as, but not limited to bottles, plastic cups and plates, tin cans, paper, fruit and rinds, or any other object that interferes with the cleanliness of the sporting facility in any other place in the sporting facility than in a container provided for that purpose.		
7(o)	Annoying, endangering, injuring or harming another person inside a sporting facility, whether such person is engaging in a sporting activity or not.		
7(p)	Interfering with the substance covering the surface of a sporting facility, for instance turf, sand, or gravel.		
7(q)	Lighting a fire or doing any act which may causes a substance or thing to catch fire inside a sporting facility, or which does not comply with the municipality's fire protection regulations.		
7(r)	Driving, drawing, or propelling a vehicle, whether motorized or not, or walking upon or reclining on lawn on the premises of a sporting facility, when not allowed to do so by a notice of the municipality on the premises.		
7(s)	Riding or using in or on a sporting facility a bicycle, roller blades,		

	roller skates, a skateboard, a tricycle or any similar form of transport or amusement.		
7(t)	Without the prior written consent of an official, selling, hawking, advertising, offering for sale or offering for purchase or exhibiting any article for sale, lease or hire, or distributing a pamphlet, book, handbill or other written or printed matter inside a sporting facility or in the immediate vicinity of the entrance thereto.		
7(u)	Obstructing, resisting or in any manner interfering with an official in the execution of his or her duties or the exercise of any authority in terms of these by-laws, inside nor outside a sporting facility.		
7(v)	Tampering with or in any manner interfering with an appurtenance in or on the premises of a sporting facility.		
7(w)	Bringing into or keeping on a sporting facility an animal, except a guide dog, without the prior consent of the municipality.		
7(x)	Bringing into or keeping on a sporting facility a traditional weapon, firearm, or any other dangerous weapon, or failing to surrender surrender the traditional weapon, firearm, or dangerous weapon to an official on request of the official, or failing to observe an instruction by the official to the effect that he or she may not enter the sporting facility or that he or she must immediately leave the premises.		
7(y)	Erecting or attempting to erect an		

	enclosure, tent or similar construction, stall, booth, stand, screen, fence without the permission of the official in charge of the sporting facility, or driving into the ground any peg or spike without the permission of the official in charge of the sporting facility.		
7(z)	Behaving or conducting himself or herself in a manner which may prejudice good order.		
7(aa)	Bringing into or onto the premises of a sporting facility a substance or matter which may endanger the safety of people in the sporting facility, or which may be used to disrupt proceedings at or spoil the peaceful enjoyment of the sporting facility.		
7(bb)	Behaving or conducting himself or herself in a manner which may disrupt a sporting activity.		
7(cc)	Wilfully failing to comply with a lawful instruction given by an official.		
8(4)	Entering the sporting facility in which the sporting activity from which he or she has been suspended, is being undertaken.		
9(9)	Advertising or announcing a sporting activity for which an application has been lodged before the municipality's approval has been received.		
12(2)(a)	Using the sporting facilities for any other purpose than that for which approval was given.		
12(2)(b)	Using sporting facilities for which approval was not given.		
12(2)(c)	Using the sporting facilities unless the fees have been fully paid.		
12(2)(d)	Sub-letting the sporting facilities.		

12(2)(e)	Allowing another organisation to use the sporting facilities.		
12(2)(f)	Without the approval of the municipality first having been obtained, ceding, pledging or renouncing in favour of another organisation rights or obligations under these by-laws.		
12(2)(g)	Allowing accessories or any other property of the municipality to be removed from the sporting facilities.		
12(2)(h)	Allowing a person to drive or screw nails, screws or similar objects into the walls, doors, accessories, or in any other place or into any object belonging to the municipality, in the sporting facilities.		
12(2)(i)	Allowing a person to apply paint to any window or on any accessory or other object belonging to the municipality, on the premises.		
12(2)(j)	Interfering or tampering with an electrical installation or appliance on the sporting facility.		
12(2)(k)	Failing to ensure that persons attending a sporting activity for which purpose the organisation has hired the use of the sporting facilities, behave in a seemly manner and do not cause a nuisance to other users of the sporting facilities or neighbouring premises.		
12(2)(l)	Removing equipment which has been supplied by the municipality from the sporting facility.		
12(2)(m)	Allowing a person or causing a person to bring onto, or allowing to be kept on, or undertaking or allowing an activity onto or in the sporting facility a matter, thing or		

	activity which may invalidate or invalidates any insurance policy of the building or facility or which may increase or increases the premium.		
12(2)(n)	Failing to remove any article affixed or erected before vacating the sporting facility.		
12(2)(o)	Failing to provide ushers.		
12(2)(p)	Failing to control the admission of people to the sporting facility or the sale of tickets.		
12(2)(q)	Failing to ensure that at no time overcrowding takes place, or failing to comply with the conditions regarding the number of seats and persons allowed.		
12(2)(r)	Allowing the sale of food or soft drinks in the sporting facility without the municipality's consent.		
12(2)(s)	Failing to ensure, at all times, that the sporting facilities are kept in a clean, sanitary and tidy condition.		
12(2)(t)	Failing to take the necessary precautions to keep drains, water installations, and sewage pipes clean and free of blockages, and failing to maintain these in such condition.		
12(2)(u)	Parking or storing or allowing to be parked or stored any vehicle or object which hampers the uninhibited access to or exit from an entrance, passage, building or structure.		
12(2)(v)	Allowing the parking of vehicles anywhere else in the sporting facility except than in the demarcated parking areas.		
12(2)(w)	Failing to comply with an instruction issued by an official.		
12(2)(x)	Allowing the bringing into or keeping in the sporting facility or affixing		

	onto anything in the sporting facility any object which is unsafe or which, due to its weight or size, may damage the sporting facility.		
12(2)(y)	Failing to adhere to the specific times allocated by the municipality for the use of the sporting facility or any part thereof.		
12(2)(z)	Without the prior permission of the official, relaying amplified sound through a music or public address system, or failing to moderate the volume, or failing to position the loudspeakers so that the sound is causing a nuisance outside the sporting facility.		
13(4)	Obstructing or interfering with an official in the exercise of his or her duty.		

I hereby certify that the admission of guilt fines listed in Column 2 above as submitted by the Local Municipality of Ngwathe have been approved by me in terms of Section 57(5)(a) and 341(5) of the Criminal Procedure Act, 51 of 1977, for the Magisterial District of Ngwathe. This determination replaces any previous determination for the said Magisterial District.

.....
Magistrate

.....
Date Stamp