By Lanko 4 The Council of the Sarcee Fand of Indians at ay ceting held 5th day of hay, 1954 lakes the following bylaw pursuant to paragraph (a) and (r) of section 80 of

Bylaw Mo. 4

the Indian Act:

A bylaw to provide for the disposal of garbage and waste on the Sarcee Endian Reserve, in the Province of Alberta.

- (a) No person shall accumulate or permit to be accumulated upon lands in his possession or deposit or accumulate on the lands in possession of another person anything which is or may become offensive or injurious to health.
- No person shall deposit any dead animal, offal, fish, manure, garbage, fruit, vegetables, night-soil, filth, liquid waste, or anything of a nature which is or may become offensive or prejudicial to health upon or into any highway, street, road, alley, lane, lot, ditch, wharf, dock, lake, pond, river, stream, well, or sewer, or into any land or premises within the reserve and any such deposit shall be desmed a nuisance, provided, however, that the provisions of this paragraph shall not apply to the deposit and proper disposal of any such material into or at a place within the reserve approved by the council for that purpose.
- The council may armange for the regular removal of partage and taste from any premises within the reserve.
- In the spring of each year as seen as the melting of spoulpring ts the person in possession of any premises within the resurve shall collect all sastes atter lying thereon including tim cams, pottles, paper and animal manure.
- All such waste matter shall be disposed of in such a manner as will prevent any nuisance or offence as the fouling of wells and water supply.

Any person who violates any of the provisions of this bylaw shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding ten dollars or imprisonment for a term not exceeding seven days, or both fine and imprisonment.

George Tunner George Tunner Hick Starlight. The Council of the Sarcee Band of Indians at a meeting held 5th day of May, 1954, makes the following bylaw pursuant to pavagraph (a) and (r) of section 80 of the Indian Act:

Bylaw No. 5

A bylaw to provide for the erection and control of toilets or privies on the Larcee Indian Reserve, in the Province of Alberta.

- (a) The holder of a certificate of possession or occupant of every building or structure used as a dwelling or a place of buisiness within the Sarcee Indian Reserve shall provide a toilet or privy for the use of persons occupying or resorting to such building or structure.
- (b) Every toilet or privy shall be not less than 200 feet from any well or water supply.
- (c) All toilets or privies shall be kept in a clean and sanitary condition and when required, night soil shall be removed to a new and suitable site over a dugout at least 6 feet in depth.
- (d) The council may arrange for the regular removal of night soil from any premises within the reserve.
- (e) Any person who violates any of the provisions of this bylaw shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding ten dollars or imprisonment for a term not exceeding seven days, or both fine and imprisonment.

Comes Starlight

Estarge Runner

Mick Starlight.