

The camping byelaws campervan debacle – incompetence or cover-up?

Description



Carry On Camping Loch Lomond camping ban turns into a shambles

SPECIAL REPORT
BY ROB EDWARDS

LOCH Lomond and The Trossachs National Park has been accused of “absolute incompetence” after it admitted wrongly charging campervans for staying overnight in lay-bys. A blunder by the park authority has forced motorhome drivers to buy permits for spending the night at roadside sites since a new camping ban was introduced five months ago. The park says it has made refunds to those affected.

The debacle has been seized on by outdoor campaigners, who say the park’s attempts to restrict camping are doomed to fail. They are calling on ministers to investigate and for “heads to roll”. Loch Lomond and The Trossachs National Park Authority launched a controversial new scheme banning camping without permits in March. Its aim was to curb anti-social camping, but activists argued it would penalise the majority of responsible campers.

As part of the scheme campervans were charged to stay overnight at lay-bys. But the park has now accepted that this was a mistake, and said that it has refunded £627 worth of fees.

In a circular to campervan owners, it promised refunds for those who had paid for permits at seven sites across the park, including Loch Earn, Bocharlie and Tarbet. This was due to “operational changes”, the park said. In a statement, the park authority explained it would “no longer provide permits for motorhomes to stay in lay-bys”. This was because Police Scotland had agreed to use road legislation to deal with “irresponsible use of motor vehicles in lay-bys”.

Cameron McNeish, the well-known outdoors writer and broadcaster who uses a campervan, accused the park authority of creating confusion. “Many folk have told me they simply now avoid the national park as they feel unwelcome,” he told the Sunday Herald.

“It really is time Scottish ministers stepped in and sorted the absolute muddle created by this park authority. If they do I would expect heads to roll.”

The Parkswatch Scotland blogger, Nick Kempe, described the bungle as “a serious case of public maladministration”. Senior park officials should be held to account and an apology issued,

Loch Lomond and The Trossachs National Park Authority launched a controversial new scheme banning camping without permits

he argued. “Having spent three years promoting the camping bylaws to local communities and politicians as the only way to prevent vehicle encampments in lay-bys, the park authority has done a U-turn and admitted the police already had all the powers necessary,” he said. “It was also quite bizarre because they made no attempt to charge caravans for stopping in exactly the same places.”

Veteran outdoor campaigner Dave Morris argued the park was failing to meet its obligations under Scotland’s “right to roam” legislation. “This U-turn demonstrates absolute incompetence at the highest level in the park,” he said.

The park authority pointed out that caravanners staying weeks or months on two old stretches of road by Loch Earn had damaged the park’s unique environment. “Our clear legal advice was they weren’t part of the formal road network and that the issue could be addressed with bylaws,” said the authority’s chief executive, Gordon Watson.

“Police Scotland have since advised us they will treat these two lay-bys as roads and we are pleased they will enforce traffic laws.”

Fees of £627 for these areas have been refunded. “We are greatly encouraged by the overwhelmingly positive response from locals and visitors alike to the major improvements which the permit system has introduced,” he said.

“We remain committed to ongoing monitoring and review of the new system to ensure its long-term effectiveness and benefit to the park.”

Following my post on the unlawful application of the camping byelaws to campervans ([see here](#)), Rob Edwards’ excellent article in the Sunday Herald (I have an interest!) prompted an interesting piece <http://bellacaledonia.org.uk/2017/07/10/wild-land/> from Mike Small which is well worth reading:

“Scotland’s divorce from nature is intimately connected to its divorce from land. But whilst we struggle to overcome the engrained iniquity of land ownership we can do something about access to land. From the country that gave the world John Muir the shambles of the national park is pretty depressing”

What has been happening in the National Park though is more than a shambles, its been a deliberate attempt to exclude people from an area which was made a National Park in order to enable people, primarily from the Glasgow conurbation and many of whom have little money, to enjoy the countryside. That was an old socialist aspiration. Its not a coincidence that the same post-war Labour Government that created the NHS also passed the National Parks and Access to the Countryside Act 1949. The camping byelaws, which are only part of a much wider attempt to make the National Park a socially exclusive zone, are now unravelling partly due to incompetence but also because, thankfully,

other public authorities have respected people’s rights. In this case the key right is that of people to sleep overnight in a vehicle on the road network.

The LLTNPA’s record on developing the byelaws and the right to stay overnight in vehicles

Rob Edwards obtained from the Park a very interesting explanation for its U-turn on campervans, which once again demonstrates the rotten governance that has been at the heart of how the byelaws have been developed.

“The park authority pointed out that caravaners staying weeks or months on two old stretches of road by Loch Earn had damaged the park’s unique environment. “Our clear legal advice was that they weren’t part of the formal road network and that the issue could be addressed with bylaws” said the authority’s chief executive, Gordon Watson”.

I was surprised at this claim because if Gordon Watson or the Park’s lawyer had asked Transport Scotland – the body responsible for the trunk road network – they would have known that the laybys on the A85 along the north side of the Loch Earn were part of the formal road network and therefore under the byelaws as approved by the LLTNPA Board and Minister, people could sleep there in vehicles. Transport Scotland provided me with a list of all trunk road laybys [LL&T National Park Lay-Bys](#) they were responsible for in December 2016. Here is the extract for the A85 along the north shore of Long Earn:

A85	13930/05	264205	724230	85/038	W	Derry
A85	13925/70	265161	724388	85/040	W	Derry wood
A85	13925/70	266758	724604	85/041	W	Glen Tarken
A85	13925/70	266852	724621	85/042	E	Woodhouse
A85	13925/70	267561	724780	85/043	W	?
A85	13925/70	267974	724825	85/044	W	Glen Tarken Wood
A85	13925/70	268691	724716	85/045	W	Tarken
A85	13925/58	268900	724620	85/046	E	Tarken wc
A85	13925/58	268900	724620	85/047	W	Tarken wc

While I have not converted the references from eastings and northings to grid references I am fairly certain about the locations along Loch Earn where encampments used to take place

Maybe, however, the Park’s lawyer knew something Transport Scotland didn’t? Its quite clear though that other LLTNPA staff did not know either because, as late as summer 2016, a year after the byelaws were approved by the Board in April 2015, staff were asking Transport Scotland which laybys were part

of the formal road network:

From: Carlo DEmidio [<mailto:Carlo.DEmidio@lochlomond-tr>]
Sent: 25 May 2016 08:25
To: Fiddes G (George); Lees S (Scott)(Transport); Corby A (A)
Cc: [REDACTED]
Subject: LLTNPA - official laybys with National Park Boundar

Morning George,

I'm looking for information on which of the laybys on
park are considered official by Transport Scotland.

We are producing signage mapping and enforcement
required to offer a complete picture. Do you have an
layby or which laybys are monitored?

We just need something that we can use to justify our
enforcement and signage.

Any help you can offer is greatly appreciated.

Thanks

(You can read the full correspondence – I am grateful to Transport Scotland for co-operating with my
FOI request – [here](#), [here](#) and [here](#))

Note, how Carlo DEmidio, the senior manager appointed to improve the Park's project management (and who has since left the Park) did not know either which laybys were official – perhaps he did not have access to the legal advice provided to his Chief Executive? – and his statement “*We just need something that we can use to justify our position when it comes to enforcement and signage*”. That does not sound like a Park Authority following legal advice, that sounds more like a Park Authority hell bent on banning campervans whatever the legal advice.

Unfortunately, it may be very difficult to find out the truth on this because legal advice is privileged and exempt from Freedom of Information rules. Whatever the legal advice the Board had prior to approving the byelaws, once Park staff found out that the laybys on North Loch Earn were part of the public roads network, they should have advised the Board.

Instead what appears to have happened is that Park staff, without reference to the Board or apparently the Scottish Government ([see here](#)), changed the wording of the camping byelaws. Now under English Law, significant changes to byelaws would normally require further public consultation before going back to the Board for approval but in the Loch Lomond and Trossachs National Park none of this happened. In my view that leaves the legality of the entire byelaws open to question but the key point here is the changes, which were significant, made it even more difficult for the Park to ban people from staying overnight in vehicles.

This is because the original version of the byelaws only allowed people to sleep overnight in vehicles on public roads:

- (7) No person shall sleep overnight in a stationary vehicle within a Management Zone unless:*
- (a) they have been authorised to do so by the Authority under byelaw 12; or*
 - (b) the **vehicle** is on a **public road** and such activity is not prohibited by the relevant **roads authority**.*

The key term here is “public road” which was defined to mean:

*“(i) a road or any part thereof which a **roads authority** has a duty to maintain; (ii) a layby bounded partly by the outer edge of any such road; or (iii) any public car park provided by or on behalf of a **roads authority**. “*

You can see from this why it was so important to work out which laybys on north Loch Earn among other places were part of the public roads network and which not.

In the version of the byelaws which was published in November 2016, however, just over three months before they were implemented, the terms “public road” and “roads authority” had been dropped and replaced by the term “road”. This was defined to mean “*a road for the purposes of the Roads (Scotland) Act 1984*” and this inadvertently changed the whole scope of the exemption in the byelaws which allowed people to sleep in vehicles. This is because under the Roads Traffic Scotland Act a road is defined to mean any road over which there is a right of passage, private or public. It gave campervans a legal right under the byelaws to stay on anything that looked like a road (such as forest tracks), including its verge, in the camping management zones. Hence why the Park has refunded people who bought permits not just on the public road network at Loch Earn, but also in permit areas created on what appears to be a private road at Tarbert.

What needs to be done

The Park in its response to Rob Edwards was trying to hide behind legal advice in order to defend its unlawful attempt to charge people in campervans for staying overnight on the road network but also to save face with local communities: I am sure St Fillans Community Council will be dismayed. Having been told the byelaws could prevent encampments in laybys, its now clear they did not know what they were talking about and that the whole justification for the byelaws has been a con.

Its worse than that though. Perhaps Park staff could explain on what legal advice they had decided to allow caravans to stop off overnight in laybys in the camping management zones while still trying to ban campervans? The definition of “vehicle” remained unchanged between the two versions of the camping byelaws and clearly included campervans: “*vehicle*” means a mechanically-propelled vehicle or a vehicle designed or adapted for towing by a mechanically-propelled vehicle”. I doubt any lawyer would have made a distinction between campervans and caravans and my conclusion is the staff having been making up the implementation of the byelaws as they go along. Acting beyond their powers. Dave Morris, for it was he, was right to call for Scottish Ministers to investigate.

The LLTNPA Board now needs to issue a clear statement of whether the camping byelaws still apply to

people sleeping in vehicles and if so, in what circumstances people could be prosecuted. My own view is that they should clearly state that no-one who is abiding by the Scottish Outdoor Access Code, whether in a campervan or tent, will be prosecuted. As importantly the Board also needs to re-affirm that a primary purpose of the National Park is to enable people to enjoy the countryside and that overnight stays in tents and campervans are an essential part of this right. It should then get on with providing the facilities that campervanners and caravanners need rather than wasting more resources enforcing the unenforceable.

Category

1. Uncategorized

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