HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Debt Collectors Licensing Act, 1964, has been pleased to make the regulations set out in the Schedule hereunder.

R. C. GREEN,
Under Secretary for Law.

Schedule.

Regulations.

1. In these regulations the Debt Collectors Licensing Regulations, 1964, as published in the Government Gazette on the 14th April, 1965, are referred to as the principal regulations.

Reg. 14 substituted.

2. Regulation 14 of the principal regulations is revoked and the following regulation substituted—

14. (1) The provisions of the Act do not apply to a person who, in the course of carrying on business either on his own account or in conjunction with another, collects debts being moneys owing to another person under a mortgage or bill of sale or contract for the sale or letting of land or of a business, if—

(a) authority to make the collection is, in each case, to the knowledge of the debtor concerned, conferred on the person collecting the debt at or before the time when the debt becomes due and payable;

(b) that person is not otherwise a debt collector within the meaning of the Act; and

(c) that person does not himself, or by any person employed by him in the ordinary course of his business, prepare or issue or take any active part in the preparation or issue of any court process for the recovery of any of those debts.

(2) Where a licensee carries on the business of a debt collector in partnership with any person, that person is exempt from the provisions of section five of the Act, so far as those provisions apply to that business or any of the functions of a debt collector performed by that person in relation to that business, so long as the licensee remains a licensee and a partner of that person.
HEALTH ACT, 1911-1964.

Department of Public Health,

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Health Act, 1911-1964, has been pleased to make the regulations set forth in the schedule hereunder.

W. S. DAVIDSON,
Commissioner of Public Health.

Principal regulations.

1. In these regulations the Meat Inspection and Branding Regulations made under the provisions of the Health Act, 1911 (as amended), as published in the Government Gazette on the 1st December, 1950 and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on the 28th April, 1965 and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Reg. 5 amended.

2. Regulation 5 of the principal regulations is amended—
   (a) by inserting immediately below the passage, "Albany—The W.A. Meat Export Works, Albany Town Lot S111.", the following passage:—
       Boyanup—AA. Location 222.; and
   (b) by inserting immediately below the passage, "Perth—Metropolitan Market Trust Building, Wellington Street.", the following passage:—
       Picton Junction—Lot 1 of Leschenault Location 12.

Schedule A amended.

3. Schedule A to the principal regulations is amended by adding to paragraph 3 the following brand and word:—

   C
   H
   D

   [CAPEL]

Schedule B amended.

4. Schedule B to the principal regulations is amended by inserting immediately below the passage, "Canning Health District.", the following passage:—
   Capel Health District.

Schedule C amended.

5. Schedule C to the principal regulations is amended by inserting immediately below the passage, "Bunbury Health District.", in paragraph 3 Scale "C", the following passage:—
   Capel Health District.

HEALTH ACT, 1911-1964.

Town of Albany.

WHEREAS under the Health Act, 1911-1964, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws, described as Series "A", have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, and further amended by notices published in the Government Gazette on 16th June, 1964, and on 8th January, 1965; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Town of
Albany, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A", as reprinted in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the aforesaid amendments published in the Government Gazette on 16th June, 1964, and on 8th January, 1965, shall be adopted without modification.

Passed at a meeting of the Albany Town Council this 12th day of July, 1965.

S. H. KNIGHT,
[L.S.]
Mayor.

F. R. BRAND,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.

HEALTH ACT, 1911-1964.

Shire of Merredin.

WHEREAS under the provisions of the Health Act, 1911, as amended, a local authority may make or adopt by-laws and may alter, amend or repeal, any by-laws so made or adopted: Now, therefore, the Shire of Merredin, being a local authority within the meaning of the Act and having adopted the Model By-laws, described as Series "A", as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws be amended as follows:—

PART I.—GENERAL SANITARY PROVISIONS.

After by-law 28 insert a new by-law 28A as follows:—

28A. (1) Subject to paragraph (2) hereof no person shall keep any horse within the Townsite of Merredin as constituted under the Land Act, 1933.

(2) Subject to paragraph (3) hereof the local authority may grant licenses for the keeping of horses.

(3) A license under paragraph (2) hereof—

(a) shall specify the number of horses authorised to be kept;
(b) shall not extend to more than one horse except in connection with the licensee's trade or business;
(c) shall not extend to any entire horse;
(d) shall remain in force until 30th June next after the date on which it was issued.
(e) shall not be granted with respect to any premises having an area of less than one acre.

Passed at a meeting of the Merredin Shire Council, held on the 13th day of July, 1965.

G. F. TELFER,
President.

R. LITTLE,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
HEALTH ACT, 1911, AND AMENDMENTS.

City of Fremantle.

Health By-law Relating to House and Trade Refuse (Amendment).

IN pursuance of the powers in that behalf contained in the Health Act, 1911, and Amendments, the Mayor and Councillors of the City of Fremantle do hereby order that paragraph 2 of the Health By-laws No. 231 gazetted on the 29th day of May, 1963, be amended as follows:—

1. By deleting the definition "refuse" as therein appears and by substituting the following definition:—
   "Refuse" is defined to be of five classes:—
   (i) General refuse.
   (ii) Light bulk refuse.
   (iii) Heavy bulk refuse.
   (iv) Swill.
   (v) Liquid refuse.

2. After the word "Swill" and before the words "Health Act" the following shall be inserted:—
   "Liquid refuse" shall mean liquid removed from grease traps or impervious receptacles other than septic tanks and soak wells connected therewith and soak wells receiving household sullage wastes.

3. By deleting the definition "approved container" as therein appears and by substituting the following definition:—
   "Approved container" shall mean:—
   (a) A metal or plastic container for general refuse having the following characteristics:—
      (i) It shall be leak proof.
      (ii) It shall be fitted with a close fitting lid, the lip of which overhangs the top edge of the container by at least two and a half inches.
      (iii) If metal the metal shall not be less than 26 gauge in thickness nor more than 22 gauge in thickness.
      (iv) If plastic it shall be of sufficient rigidity thickness and quality as not to distort or damage easily.
      (v) It shall have a capacity of not less than two cubic feet and not more than four and a half cubic feet, and/or
   (b) A rust-proofed metal holder incorporating a tight-fitting lid and having fastened to such holder a two-ply moisture resistant or other approved type of disposable refuse container.

4. By adding to paragraph 8 after (ii) the following:—
   (iii) 3s. per vehicle of a capacity of up to 600 gallons of liquid wastes.
   (iv) 5s. per vehicle of a capacity of over 600 gallons but not exceeding 1,000 gallons of liquid wastes.

Passed by the City of Fremantle this 21st day of June, 1965.

The Common Seal of the City of Fremantle was hereunto affixed this 23rd day of July, 1965, pursuant to a resolution passed the 21st day of June, 1965, in the presence of—

W. FRED. SAMSON,
Mayor.

N. J. C. McCOMBE,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
HEALTH ACT, 1911, AND AMENDMENTS.

City of Fremantle.

HEALTH ACT BY-LAWS—AMENDMENT.

WHEREAS it is provided in the Health Act, 1911, as amended that a local authority may of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas by resolution published in the Government Gazette on the 13th day of May, 1964, the City of Fremantle, being a local authority within the meaning of the Act, resolved to adopt, with certain modifications specified in such resolution, the Model By-laws, described as Series "A", as reprinted and published in the Government Gazette on the 17th day of July, 1963: Now, therefore, the City of Fremantle doth hereby resolve and determine as follows:—

That the amendment to by-law 15A of Part I of the Model By-laws, Series "A" (which amendment is set out in paragraph 3 of the by-laws made by the Commissioner of Public Health and gazetted on page 1 on the 8th day of January, 1965) be and is hereby adopted.

Passed by the City of Fremantle this 21st day of June, 1965.

The Common Seal of the City of Fremantle was hereto affixed this 23rd day of July, 1965, pursuant to a resolution passed the 21st day of June, 1965, in the presence of—

W. FRED. SAMSON,
Mayor.

N. J. C. McCOMBE,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clérk of the Council.

HEALTH ACT, 1911-1964.

Shire of Swan-Guildford.

WHEREAS under the provisions of the Health Act, 1911, as amended, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: Now, therefore, the Shire of Swan-Guildford being a local authority within the meaning of the Act, and having adopted the Model By-laws described, as Series "A", as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

PART I—GENERAL SANITARY PROVISIONS.

Substitute for by-law 11A a new heading and by-law to read as follows:—

Removal and Disposal of Nightsoil and Liquid Wastes.

11A. (1) No person shall carry out or undertake the collection, removal or disposal of nightsoil, urine or liquid wastes or the contents of any apparatus for the bacteriolytic treatment of sewage or of any soak well, leach drain, french drain, grease trap, petrol and oil waste trap, or other liquid trade waste from or on any premises, within the areas specified in Schedule "B" and Schedule "C" to this part, unless he has first obtained the approval in writing of the local authority to do so.

(2) The local authority may specify in any approval granted to a person pursuant to this by-law conditions to be observed or performed by such person in the collection, removal or disposal of any matter referred to in sub-bylaw (1) and the place where that disposal is to be carried out.
(3) A person who carries out or undertakes the collection, removal or disposal of any matter referred to in sub-bylaw (1) without the approval of the local authority or having obtained such approval fails to observe or perform any condition specified therein, or to dispose of the said matter at the place specified for that purpose therein, commits an offence.

(4) Notwithstanding the provisions of sub-bylaw (1) of this by-law, where a local authority has undertaken or contracted for the efficient execution within its district or part of its district of any work referred to in that sub-bylaw, a person shall not execute or undertake the execution of that work undertaken or contracted for within such district or the part thereof, so long as the local authority or its contractor executes or continues the execution of that work or is prepared and willing to execute or continue the execution of that work.

Passed at a meeting of the Swan-Guildford Shire Council held on the 23rd day of August, 1965.

D. H. FERGUSON,
President.

T. J. WILLIAMSON
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.

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LOCAL GOVERNMENT ACT, 1960.
The Municipality of the Shire of Perth.
By-laws Relating to Zoning.

L.G. 47/63.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 22nd day of December, 1964, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the Shire of Perth, published in the Government Gazette of the 29th June, 1960, are hereby amended in the following manner:—

Section 12 of the Fifth Schedule is altered by the addition at the end of the words and figures appearing under the heading "Scarborough" of the following:—

Scarborough Beach Road, corner of Woodside Street—Portion of Swan Location 1296, lots 1, 2 and 3 on Diagram 19275.

Dated the 22nd day of December, 1964.
The Common Seal of the Shire of Perth was hereunto affixed by authority of a resolution of the Council in the presence of—

M. STARKE,
President.

LLOYD P. KNUCKEY,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Claremont.

Local Government Model By-laws (Deposit of Refuse and Litter) No. 16.

L.G. 534/65.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 23rd day of August, 1965, to adopt without alteration the Draft Model By-laws designated Local Government Model By-laws (Deposit of Refuse and Litter) No. 16, published in the Government Gazette of the 4th August, 1965.

Dated the 27th day of August, 1965.

The Common Seal of the Town of Claremont was hereunto affixed on the 27th day of August, 1965, in the presence of—

A. W. CROOKS, Mayor.

D. E. JEFFERYS, Town Clerk.

Recommended—

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Bunbury.

Adoption of Draft Model By-laws Relating to Removal and Disposal of Obstructing Animals or Vehicles (No. 7).

L.G. 535/65.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 9th day of August, 1965, to adopt the Draft Model By-laws relating to Removal and Disposal of Obstructing Animals or Vehicles No. 7 as published in the Government Gazette of 1st August, 1962, and as amended in the Government Gazette of 6th November, 1964.

Dated the 10th day of September, 1965.

The Common Seal of the Town of Bunbury was affixed hereto in the presence of—

E. A. COOKE, Acting Mayor.

A. L. SCOTT, Town Clerk.

Recommended—

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE, Clerk of the Council.
LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Melville.

By-law Relating to Petrol Pumps.

L.G. 163/59.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 27th day of October, 1964—


(ii) to adopt the following by-law.

1. These by-laws may be cited as the Local Government By-laws (Petrol Pumps).

2. In these by-laws unless the context otherwise requires—

   “inspector” means a person, other than the Minister, authorised to enter and inspect buildings, under the provisions of section 420 of the Act;
   “owner” in relation to a petrol pump, includes the lessee or licensee of a petrol pump;
   “petrol pump” means any mechanical device, whether fixed or moveable, used, or designed to be used, for dispensing petrol, and includes all tanks and equipment ancillary thereto;
   “the Act” means the Local Government Act, 1960, and words and expressions have the same meanings as they have in the Act.

3. A person shall not install a petrol pump—

   (a) in a street or public place;
   (b) on land adjoining a street or public place, within forty feet of the street or public place or where a street alignment has been fixed for the street or public place, within forty feet of that street alignment;
   (c) within twenty-five feet of the boundary of any adjoining premises, unless those premises are occupied by the person occupying the premises on which the petrol pump is to be installed; or
   (d) on any site if there are premises where petrol is sold to the public within a half mile measured along the shortest road route provided nevertheless that, notwithstanding the provisions of this by-law, the Council may at its discretion issue a license for a petrol pump as in this by-law referred to where such distance is less than a half mile but not less than thirty-four chains; or
   (e) in any place, for the sale of petrol to the public, unless by authority of a license issued by the Council.

4. A person, being, at the commencement of these by-laws, the owner of a petrol pump, shall not, after one month from that commencement—

   (a) suffer or permit the petrol pump to remain upon a street or public place; or
   (b) suffer or permit the sale of petrol to the public from that pump; except with the approval of, and by virtue of a license issued by the Council.

5. (1) The Council shall not issue a license to a person to install a petrol pump in any place other than such as has been set aside, in a Town Planning Scheme or by Zoning By-laws, as a site for a petrol station, or to keep, for any period exceeding one year, a petrol pump that is, at the commencement of these by-laws, installed for the sale of petrol to the public in a street, public place or any place other than such as has been set aside in a Town Planning Scheme or by Zoning By-laws, as a site for a petrol station, unless—

   (a) the Minister approves of that place, as a site for a petrol pump, after—(i) the owner or proposed owner, of the petrol pump has made application to the council for the recommendation of that approval.
(ii) the owner, or proposed owner, of the petrol pump has given notice of his application for the recommendation of that approval, specifying the place to which it relates, in a newspaper, circulating in the district;

(iii) the council has caused a notice of the application for the recommendation of that approval to be exhibited on its notice board, advising that objections (if any) to the council's recommendations are to be lodged with the council, within twenty-one days after the exhibiting of the notice; and

(iv) the council, having considered the objections (if any) has resolved, by an absolute majority, to recommend the Minister to give his approval;

(b) the person seeking the license has made application to the council therefor, submitting therewith, in the case of an application for a license to install a petrol pump—

(i) a plan setting out—

the dimensions and boundaries of the land; the lot and location number of the land, the position on the land of every existing, and any proposed, buildings;

the proposed position on the land of every petrol pump and of the storage tanks comprised therein, together with details of all pipes connecting pumps to the storage tanks, and the proposed positions of entrance and exits over footpaths; and

(ii) a specification detailing the type and construction of every pump and every delivery pump,

against, in the event of the applicant not being already the holder of a license for a petrol pump, with an amount of £1, being the license fee for a period of one year; and

(c) the council is satisfied that the petrol pump, when installed, will be properly ventilated and will not constitute a danger to the public.

(2) Where the council has issued a license, pursuant to sub-bylaw (1) of this by-law, for the keeping of a petrol pump in a street, public place, or a place that is not comprised in land set aside, in a Town Planning Scheme or by Zoning By-laws, as a site for a petrol station, that license shall be valid for the period of one year only, from the date of issue; but the council may, upon the expiration of the license, renew it for a further period of one year, and so on, from year to year; and where the council resolves not to renew the license, it shall give to the license holder three months' notice in writing of its intention in that regard.

(3) A person is not entitled to compensation, by reason of a refusal to issue, or to renew, a license for a petrol pump or by reason of a defect in, or the failure to give, any notice, in that regard.

6. The Council may refuse to grant a license in any case where, in its opinion, the district is already sufficiently supplied with petrol stations.

7. All fittings and pipes connecting any petrol pump with the supply tank, and all other pipes or fittings through which petrol flows, shall be constructed and maintained in such a manner that there shall be no escape therefrom of petrol in the form of liquid or vapour.

8. Every tank used to supply petrol to pumps shall be fitted with a ventilating pipe, which shall be carried to an approved position in the open air, not less than twelve feet above the ground, and shall there terminate in one or more bends, and have the opening in the end of the vent pipe covered with brass wire gauze of not less than 28 meshes to the lineal inch secured in such manner that the gauze may be removed for examination and cleaning.

9. Where the intake of a tank comprised in a petrol pump is situate near any street or way, petrol shall not be delivered to that tank, except through an approved pipe designed to prevent, and capable of preventing, the escape of petrol or vapour.
10. Petrol shall not be allowed to remain in the visible (or measuring) container of any petrol pump, where the pump is of that type, except at such times as the container is in actual operation of being filled or discharged.

11. A person shall not deliver petrol, or permit petrol to be delivered from any pump to the fuel tank of any motor vehicle whilst the engine of that motor vehicle is running.

12. A person shall not use a petrol pump whilst there is any light capable of igniting petrol vapour, within ten feet of the container into which petrol is being delivered from that pump.

13. A person shall not permit petrol to escape from a discharge or delivery pipe attached to a petrol pump, into any street or other public place.

14. Every operator of a petrol pump shall, at all times, take all reasonable precautions to protect persons and property from injury or damage.

15. An inspector may at all reasonable times, make an inspection of pumps licensed by the council, to ascertain whether these by-laws are being observed.

16. Every owner of a petrol pump shall pay to the council an annual fee of £1 in respect of the license for one pump; and upon payment of that fee, no charge shall be made by the council in respect of the license for any other petrol pump situate on the same premises as that in respect of which the license fee has been paid.

17. The council may, at any time, cancel a license or may refuse to issue or renew a license, if the holder of the license or the applicant for, or for the renewal of, a license fails to comply with any of these by-laws.

18. The holder of a license for a petrol pump shall install and keep in good working order, in a convenient position not more than twenty (20) feet from the petrol pump a fire extinguisher which has been approved by the Western Australian Fire Brigades Board.

19. Where a petrol pump is installed or kept contrary to this by-law or a license for a petrol pump is cancelled or not renewed, the council may, by notice in writing, order the owner to remove the pump so installed or kept in respect of which the license was issued, within seven (7) days of the receipt of the notice by him, and, in default of compliance with that notice, the council may remove the pumps, tanks, cisterns, pipes and installations and recover, from the owner, the cost of the removal, in any court of competent jurisdiction.

20. Every person committing an offence against these by-laws is liable to a penalty of fifty pounds and where the offence is a continuing one, to a daily penalty of five pounds for each day that the offence continues, after conviction.

Dated the 31st day of March, 1965.

The Common Seal of the Town of Melville was hereunto affixed in the presence of—

L. J. JOSEPH,
Deputy Mayor.

J. E. ELLIS,
Town Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
LOCAL GOVERNMENT ACT, 1960.
Municipality of the Shire of Collie

Adoption of Draft Model By-laws (Storage of Inflammable Liquid) No. 12.
L.G. 618/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 6th day of July, 1965, to adopt the amendments comprised in the by-laws published in Government Gazette (No. 31) of the 31st March, 1965, without amendment.

The by-law revokes by-law No. 7 of the principal by-laws, and substitutes a new by-law.

By-law No. 19 is amended by substituting a correction.

Dated this 27th August, 1965.

[LS.]

R. G. PIKE, President.
R. C. H. HOUGH, Shire Clerk.

Recommended—
L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.
Municipality of the Shire of Collie.

Adoption of Amendment to the Principal By-laws, (Signs, Hoardings and Billposting) No. 13.
L.G. 619/63.


The by-law 36A seeks the removal and disposal of signs unlawfully displayed.

Dated this 27th day of August, 1965.

[LS.]

R. G. PIKE, President.
R. C. H. HOUGH, Shire Clerk.

Recommended—
L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
LOCAL GOVERNMENT ACT, 1960.
Municipality of the Shire of Rockingham.
Adoption of Draft Model By-law Relating to Deposit of Refuse and Litter.
L.G. 488/65.
IN pursuance of the powers conferred upon it by the above-mentioned Act, the Council of the above-mentioned Municipality hereby records having resolved on the 10th day of August, 1965, to adopt without amendment the Local Government Model By-laws (Deposit of Refuse and Litter) No. 16, as published in the Government Gazette of the 4th August, 1965.

The Common Seal of the Municipality was hereto affixed this 19th day of August, 1965, in the presence of—

A. POWELL,
President.

D. J. CUTHBERTSON,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.
The Municipality of the Shire of Ashburton.
Adoption of Draft Model By-law Relating to Prevention of Damage to Streets No. 15.
L.G. 785/61.
IN pursuance of the powers conferred upon it by the above-mentioned Act, the Council of the above-mentioned Municipality hereby records having resolved on the 16th day of June, 1965—

(1) to revoke the adoption of Draft Model By-law Relating to Prevention of Damage to Streets No. 1 (Road Closure) as published in the Government Gazette on 15th February, 1962;

(2) to adopt the Draft Model By-law published in the Government Gazette on the 18th day of February, 1965, without alterations as are here set out:—

Schedule.
The whole of Local Government Model By-law (Prevention of Damage to Streets) No. 15, without alteration.

The Common Seal of the Shire of Ashburton was hereunto affixed this 16th day of June, 1965, in the presence of—

D. K. FORREST,
President.

B. W. LYONS,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Upper Blackwood.

Adoption of Draft Model By-laws Relating to the Storage of Inflammable Liquid.

L.G. 341/65.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of April, 1965, to adopt the Draft Model By-laws (Storage of Inflammable Liquid) No. 12 published in the Government Gazette of the 29th day of May, 1963, being the whole of the by-law and the amendments thereto as published in the Government Gazette on the 31st day of March, 1965.

Dated the 10th day of September, 1965.

The seal of the Shire of Upper Blackwood was affixed hereto in the presence of—

[H. S. ROGERS,
President.

L. G. AMEY,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perenjori.

Adoption of Draft Model By-laws Relating to Caravan Parks (No. 2).

L.G. 292/65.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of April, 1965, to adopt such of the Draft Model By-laws Relating to Caravan Parks (No. 2) as published in the Government Gazette of the 28th day of September, 1961, and as amended in the Government Gazette of the 16th day of January, 1963, as here set out:—

The whole of the by-laws.

Dated this 9th day of June, 1965.

[S. T. CANNON,
President.

N. EVANS,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Fremantle.

By-laws Relating to Regulating the Erection and Use of Petrol Pumps.

L.G. 301/58.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of July, 1965, to make and submit for confirmation by the Governor the following by-laws:—

1. By-law 209 for regulating the erection and use of petrol pumps (gazetted on the 20th day of February, 1953) as amended by by-law gazetted on the 17th day of September, 1954, is further amended by adding at the end of subparagraph (iii) of paragraph 3A the following words:— except that this restriction shall not apply in any street which is constructed as a dual carriageway.

2. By-law 209 as amended is amended by adding a further clause 25 as follows:—

“Dual carriageway” shall mean a roadway so constructed that—

(i) there are two carriageways for traffic;

(ii) each carriageway is constructed for traffic in opposite directions;

(iii) each carriageway is separated by a lawn, trees, a hedge, a fence, a raised structure or otherwise to prevent traffic in one carriageway crossing the other carriageway except at corners or other authorised crossing places or by under-ways or overways.

Passed this 19th day of July, 1965.

The Common Seal of City of Fremantle was hereto affixed this 5th day of August, 1965, pursuant to a resolution passed the 19th day of July, 1965, in the presence of—

W. FRED. SAMSON,
Mayor.

N. J. C. McCOMBE,
Town Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.

CEMETERIES ACT, 1897.

The Municipality of the Shire of Murray.

By-Laws Relating to Pinjarra Cemetery.

L.G. 915/53.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of October, 1964, to make and submit for confirmation by the Governor the following by-laws:—

1. All fees and charges payable to the trustees, as set forth in Schedule "A", shall be paid at the times and manner therein mentioned, unless otherwise ordered.
2. The "secretary", as referred to in these by-laws, means the person for the time being employed by the trustees as the secretary of the cemetery, and such person shall subject to the trustees, exercise a general supervision and control over all matters pertaining to the cemetery, and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the trustees.

3. The "superintendent", as referred to in these by-laws, means the person for the time being employed by the trustees as the superintendent of the cemetery, and such person shall, subject to the trustees, have charge of the general care of the cemetery, the supervision of the erection or placing of monumental work and fixtures, also the supervision of interments, the opening, closing and dressing of graves, and such other duties as are mentioned in these by-laws or ordered by the trustees.

4. Any person desiring to inter any dead body in the cemetery shall make an application in the form contained in Schedule "E", and no burial shall take place until an order for burial is issued by the Trustees in the form of Schedule "D".

5. All applications for interment shall be made at the offices of the trustees at least twenty-four hours prior to the time fixed for burial, otherwise an extra charge shall be made.

6. The trustees shall cause all graves to be dug and vaults or graves to be re-opened as and when required.

7. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law will not be admitted to or be interred in the cemetery.

8. Every grave shall be at least six feet deep at the first interment, and no interment shall be allowed in any grave with a less depth than three feet from the top of the coffin to the original surface of the surrounding ground.

9. In the case of an application for interment in any private grave or vault to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application.

10. If application be made for an "interment" in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assignee, the written and verified consent of such grantee or assignee shall be produced, together with the "Grant of Right of Burial", or in the case of a assignee the assignment of the Right of Burial in the form of Schedule "C".

11. All transfers of Grants of Right of Burial shall be in the form of Schedule "C" and the appropriate fees, shown in Schedule "A" shall be paid to the Trustees.

12. Should the grantee be unable to produce the "Grant of Right of Burial" on making application for a grave to be re-opened, for the purposes of interment, through having lost same, the said grantee shall make a sworn declaration to this effect, and shall pay the fee for a copy of such "Grant of Right of Burial", as prescribed in Schedule "A", before the interment takes place.

13. No burial shall be allowed to take place in the cemetery, nor shall any coffin be allowed to enter the cemetery unless a certificate from the District Registrar of Deaths that the death has been registered or a Coroner's order for burial is handed to the secretary, at the latest, upon the funeral entering the cemetery. Should the undertaker or his representative be unable to produce the said certificate from the Registrar, he shall give a written guarantee to produce same within three days, and satisfactory reasons must be given for the non-production of such certificate in the first instance. In
default of the production of the said certificate within three days, the under-
taker's license may be suspended until such a certificate is produced. The
certificate will be retained, but the Coroner's order shall be returned to the
person delivering the same.

14. No interment shall be allowed on Sunday except by written permission
of the trustees or when it is certified in writing by a Medical Officer of
Health, or by a Police Magistrate, or by two Justices of the Peace, that
for sanitary or special religious reasons it is necessary or advisable that the
burial take place on that day.

15. Unless otherwise ordered the principal entrance to the cemetery
shall be open daily between the hours of 8 a.m. and 6 p.m.

16. The hours for burial shall be as follows:—
   Week days, from 8 a.m. to 6 p.m.;
   Sundays, from 2 p.m. to 5 p.m.;
and no burial shall be allowed to take place nor any coffin allowed to enter
the cemetery, at any other hour except by written permission of the trustees.

17. The time fixed for any burial shall be the time at which the funeral
is to arrive at the cemetery gates, and, if not punctually observed, the under-
taker responsible shall be liable to a fine of ten shillings.

18. If for any reason the funeral shall, on arrival at the entrance
gates of the cemetery, remain there for more than 15 minutes prior to pro-
ceeding to the graveside, the undertaker responsible shall be liable to a
fine of ten shillings.

19. Every funeral shall enter by the principal entrance, and no vehicle,
except the hearse, and official mourning coaches, shall be permitted to enter
the cemetery, or stand opposite the entrance gates. Vehicles shall not be
allowed to proceed faster than five miles per hour within the cemetery, and
shall proceed at and by such roads as directed by the superintendent or
other officer of the trustees from time to time. Any driver or other person
failing or neglecting to observe such directions may be forthwith expelled
from the cemetery. No bicycle shall be ridden within the cemetery.

20. If application be made to the trustees to exhume any corpse for
the purpose of examination or identification, or for the purpose of its being
buried elsewhere in accordance with the wishes of the deceased or his family,
an order from the Governor or the warrant of a Coroner or of a Justice
of the Peace issued in accordance with the law authorising the Board to
permit of the exhumation must be attached to the application form.

21. Children under the age of ten years entering the cemetery must be
in the charge of some responsible person.

22. No dogs shall be admitted into the cemetery.

23. No person shall remove any plant, tree, shrub, flower, (other than
withered flowers, which are to be placed in the receptacle provided by the
trustees for same), or any article from any grave without first obtaining a
permit from the trustees or their representatives.

24. No person shall pluck any tree, plant, shrub, or flower growing in any
portion of the cemetery.

25. No person shall remove or carry out of or attempt to carry out of
the cemetery any tree, shrub, flower, earth or other material without the
written authority of the trustees or their representative.

26. No person shall promote or advertise, or carry on within the ceme-
tery any trade, business, or calling, either by solicitation, distribution of cir-
culars, by cards or otherwise or by any other system of advertisement whatso-
ever, without the written consent of the trustee and any person infringing
this by-law shall be expelled from the cemetery.
27. Any person desiring to place or erect, or to alter or add to any monument, tombstone, or enclosure in any part of the cemetery must first obtain the written consent and approval of the trustees, and otherwise comply with section 23 of the Act (61 Vict., No. 23).

28. Every tombstone, monument, or enclosure shall be placed on proper and substantial foundations.

29. The materials used in every such erection shall be subject to the approval of the superintendent or other officer appointed by the trustees, and any material rejected shall be immediately removed from the cemetery by the contractor for the erection. All refuse and other rubbish remaining after any work is completed shall be immediately removed from the cemetery by the person causing the same.

30. Should any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition to the satisfaction of the superintendent.

31. Monumental masons and other tradesmen shall, before commencing any work within the cemetery, deposit with the secretary to the trustee the sum of two pounds (£2) which shall be forfeited if the provision of either of the two preceding by-laws be not complied with to the satisfaction of the superintendent.

32. All material required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the cemetery; and all materials required by tradesmen shall be admitted at such entrance as the superintendent shall direct, and no vehicle conveying any such materials with wheels less than four inches broad shall be permitted to enter the cemetery. No sand, earth or other material shall be taken from any part of the cemetery for use in the erection of any monument or work except with the written approval of the trustees.

33. No catacomb shall be allowed.

34. Monumental masons shall not be permitted to carry on work within the cemetery during other than the hours specified for the opening and closing of the gates on week days, Saturday and Sunday excepted when no work is to be done from noon Saturday to the opening of gates on Monday morning, without the written permission of the trustees.

35. Subject to the approval of the trustees, each applicant for a “Grant of Right of Burial” shall, within twelve months from date of the application, enclose the grave mentioned in such application with a kerbing of tiles, slate, or stone and shall cause to be placed thereon a number plate bearing the number of the grave or vault. The kerbing enclosing a grave shall have engraved thereon in figures not less than two inches in height, the number of the grave so enclosed. Every grave, vault, monument, tombstone, kerbing, or any other erection shall be maintained and kept in thorough repair and proper condition by, and at the expense of the grantee. Should the grantee's residence not be known, or be out of the State, the trustees to have power to do the work and keep an account against the grantee.

36. No wooden fence, railing, cross or other wooden erection shall be allowed on or around any grave or vault.

37. No trees or shrubs shall be planted on any grave except such as shall be approved by the superintendent.

38. All workmen, whether employed by the trustees or by any other person, shall at all times whilst within the boundaries of the cemetery, be subject to the supervision of the superintendent, and shall obey such directions as that officer may find it necessary to give; and any workman committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the said superintendent, shall be removed from the cemetery.
39. Licenses in the form of Schedule “F” for grave dressing or decorating may be issued by the trustees, such licenses to be renewed annually in the month of July.

40. Any person taking part in dressing or attending to any grave shall comply with the following rules:
   (a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed in any adjoining ground shall be removed immediately the work is completed.
   (b) No sand, soil, or loam shall be taken from any portion of the cemetery for the purpose of dressing any grave, except with the permission of the superintendent.
   (c) The dressing of all graves, and the wheeling and carting of any material shall be subject to the supervision of the superintendent.
   (d) Work in all cases to be carried on with due dispatch and only during regulation hours.

41. Prior to conducting any interment within the cemetery or making use of the cemetery for any purpose connected with interments every undertaker shall pay to the trustees an annual fee as prescribed in Schedule “A” and shall at the time of making such payment give his assent in writing to such conditions as the trustees may deem fit to impose. Upon such assent being given, and payment of the fee made, he shall receive a “Permit” to hold good during good behaviour and until the first day of July next following and unless in the possession of such a “Permit” no undertaker shall be allowed to engage in or carry out any duty or work within the cemetery.

42. The trustees may decorate graves from time to time, when desired by the grantee so to do. If the grantees do not desire the trustees to carry out this work, the grantees may either do it themselves or employ any person licensed by the trustees for that purpose.

43. No person, except the relatives of the deceased, the trustees, or those licensed by the trustees, shall be permitted to decorate any grave.

44. If for the purpose of re-opening a grave the trustees find it necessary to remove edging tiles, plants, shrubs, etc. from off the grave, the person so ordering the re-opening shall pay to the trustees the charges laid down in Schedule “A”.

45. Notwithstanding anything contained in the existing by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth to erect headstones on the graves of deceased soldiers without payment of any fee.

46. Free ground may be granted if it is proved to the satisfaction of the trustees (a) that the deceased was a returned soldier, and that he died as the result of injuries received in war; and (b) that the relatives of the deceased are in necessitous circumstances: Provided that such grant shall be made subject to the condition that only the remains of deceased soldiers shall be interred in the grave.

47. A plan of the cemetery showing the distribution of the land, compartments, section, situation and number of grave, and a register of all certificates of “Rights of Burial”, shall be kept at the office.

48. Any person violating the rules of propriety and decorum, or committing any nuisance or trespass, or injuring any tree, shrub, flower, border, grave or any erection, or in any way infringing these by-laws shall be expelled from the cemetery.

49. Any person committing any breach of any by-law or regulation, or of any other rules, regulations, or by-laws lawfully made under the authority of any Act relating to cemeteries shall for every such offence be liable to a penalty not exceeding five pounds, and in case of a continuing breach a further sum not exceeding one pound for every day during which such breach continues.
50. Any person committing a breach of any by-law in the cemetery shall be liable to a penalty under any by-law be liable to be forthwith removed from the cemetery by the trustees or the superintendent or other employee of the trustees or by any police constable. If such person resists removal, or if and as often as such person so removed shall, unless with the consent of the superintendent, again enter the cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding five pounds.

51. All previous Pinjarra Cemetery By-laws and published in the Government Gazette of 15th July, 1904, 18th August, 1905, 20th September, 1922, 17th July, 1925, 16th January, 1931, 25th September, 1932, 5th April, 1940, 28th April, 1944, and 28th April, 1960, are hereby revoked.

Schedule "A."

Pinjarra Public Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

1. On application for an Order for Burial the following fees shall be payable in advance:

   (a) In Open Ground:
   - For interment in grave six feet deep .......................... £ 5 10 0
   - For interment of any child under 10 years of age in grave six feet deep .... £ 4 10 0
   - For interment of any stillborn child .......................... £ 2 10 0

   (b) In private ground, including the issue of a grant of Right of Burial:
   - Ordinary land for grave, 8 ft. x 6 ft., where directed £ 4 10 0
   - Ordinary land for grave, 8 ft. x 8 ft., where directed £ 8 10 0
   - Special land for grave, 8 ft. x 6 ft., selected by applicant £ 5 10 0
   - Special land for grave, 8 ft. x 8 ft., selected by applicant £ 10 10 0
   - For interment in grave six feet deep .......................... £ 5 10 0
   - For interment of any child under 10 years of age in grave six feet deep .... £ 4 10 0

2. If graves are required to be sunk deeper than six feet, the following additional charges shall be payable:

   (a) £ 2 0 0
   - For first additional foot
   - For second additional foot
   - For third additional foot

3. For re-opening any grave:

   (a) £ 5 0 0
   - For each interment
   - For each interment of a child under 10 years of age
   - For each interment of a stillborn child
   - For removal of edging tiles, plants, grass, shrubs, etc., according to time required per man hour at

4. For each interment on a Sunday, additional £ 2 0 0

5. For re-opening any grave for exhumation £ 5 0 0

6. For re-interment in a new grave, after exhumation £ 5 0 0

7. For permission to erect a headstone, or to enclose any grave, with a kerb £ 10 0

8. Undertakers' annual licence fee £ 2 0 0

9. Registration of Transfer of Right of Burial £ 10 0

10. For copy of Right of Burial £ 10 0

11. For grave number plate £ 10 0

12. Late application additional charge £ 1 0 0
Schedule "B."

Pinjarra Public Cemetery.

FORM OF GRANT OF RIGHT OF BURIAL IN THE PINJARRA CEMETERY.

BY virtue of the Cemeteries Act, 1897, the Trustees of the Pinjarra Cemetery, in consideration for the sum of .................................................. pounds................................. shillings and.......................... pence paid to them by ..................................................
of .................................................. hereby grant to the said .................................................. the right of burying bodies in that piece of ground .................................................. feet long and .................................................. feet broad, lying within the portion of the said cemetery appropriated for the burial of adherents to the .................................................. Church, and numbered .................................................., Compartment .................................................. Section .................................................. on the plan of the cemetery made in pursuance of the said Act.

To hold the same to the said .................................................. for the period of fifty years, from the date hereof, for the purpose of burial only.

This grant is issued subject to all by-laws and regulations, now or hereafter in force, made, or to be made under the above Act, or any future Act or Acts.

In witness whereof the Common Seal of the said Trustees was hereto affixed at a meeting of the aforesaid Trustees held on the .................................................. day of .................................................. in the presence of:

..................................................

..................................................

..................................................

Trustees of the Pinjarra Public Cemetery.

..................................................

Secretary.

Schedule "C."

Pinjarra Public Cemetery.

FORM OF ASSIGNMENT OF RIGHT OF BURIAL.

I, .................................................., of .................................................. in consideration of .................................................. pounds .................................................. shillings paid to me by .................................................. of .................................................. deceased, of whose will I am Executor, or as the case may be in perpetuity (or as the case may be) by a deed of grant bearing date the .................................................. day of .................................................. 19........, and all my estate and interest therein; do hereby assign unto the said .................................................. the Exclusive Right of Burial in .................................................., and numbered on the plan of the Pinjarra Cemetery, made in pursuance of the Cemeteries Act, 1897, which was granted to me (or .................................................., late of .................................................. deceased, of whose will I am Executor, or as the case may be) in perpetuity (or as the case may be) for the remainder of the period to which the same was granted, subject to the conditions on which I hold the same immediately before the execution thereof.

Given under my hand and seal this .................................................. day of .................................................. 19.........
Schedule "D."
Pinjarra Public Cemetery.
FORM OF ORDER FOR BURIAL.

Date of Application ..................................................
No. of Application ..................................................

The remains of ................................................., late of ................................................., deceased, may be interred in grave No. ................................................., compartment section ................................................. of the land appropriated to the ................................................. denomination.

The time fixed for burial is ................................................. o'clock in the ................................................. noon, on the ................................................. day of ................................................. 19..........
Dated this ................................................. day of ................................................. 19..........

...........................................................

Secretary.

I, the undersigned, certify that a coffin purporting to contain the above remains was interred in the above ground on the ................................................. day of ................................................. 19..........
Dated this ................................................. day of ................................................. 19..........

...........................................................

Superintendent.

Schedule "E."
Pinjarra Public Cemetery.
FORM OF INSTRUCTIONS FOR GRAVES AND APPLICATION FOR ORDER FOR BURIAL.

1. What denomination ..................................................
2. Name of deceased ..................................................
3. Late residence of deceased ..................................................
4. Rank of Deceased ..................................................
5. Age of deceased ..................................................
6. Birth place of deceased ..................................................
7. Minister to officiate ..................................................
8. Day of funeral ..................................................
9. What hour, and if usual or extra ..................................................
10. Number of grave on plan issued ..................................................
11. If a public grave ..................................................
12. If a private grave ..................................................
13. What depth and other dimensions ..................................................
14. If a family grave or vault ..................................................
15. What depth ..................................................
16. If first or second interment ..................................................
17. Nature of disease, or supposed cause of death ..................................................

Signature of ..................................................
(Representative or Undertaker.)

Order received this ................................................... day of ................................................. 19........., at ................................................. o'clock.

...........................................................

Secretary.
Schedule "F."
Pinjarra Public Cemetery.

LICENCE TO DRESS GRAVES.

The Trustees do hereby grant to permission to dress graves in said Cemetery, subject to the rules, regulations, and by-laws now made or hereafter to be made for the regulation of the same, and the following, viz:—

(1) That no rubbish, clay, or other material removed in dressing a grave shall be placed on any adjoining grave and if placed on any adjoining ground shall be removed where directed immediately after the completion of the work.

(2) That no loam shall be taken from any portion of the Cemetery for the purpose of dressing any grave.

(3) That no grave shall be dressed in the wet weather, nor shall any material be wheeled or carted along any path for the said purpose while the surface is soft from rain or otherwise, except by special permission by the Trustees.

(4) That no business card or announcement shall be put on any place within the said Cemetery or its precincts.

(5) That upon any breach of the above conditions of said Cemetery by-laws this licence shall be liable to be forfeited and the licensee liable to a penalty provided for in the Act 61 Vict. No. 23.

(6) That licensees shall be responsible for all acts of their employees.

(7) That licences shall be renewed annually.

Given under my hand and seal this day of 19.

Chairman of the Board.

Signature of Licensee

Witness

Dated the 16th day of September, 1965.
The Common Seal of the Shire of Murray was hereunto affixed by authority of a resolution by the Council in the presence of—

E. C. ATKINS,
President.

J. W. SIBBALD,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 28th day of September, 1965.

W. S. LONNIE,
Clerk of the Council.
LOCAL GOVERNMENT ACT, 1960.

Local Government Department,

L.G. 254/64.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Local Government Act, 1960, has been pleased to cause the draft model by-laws set out in the schedule hereto to be prepared and published.

R. C. PAUST,
Secretary for Local Government.

Schedule.

Draft Model By-laws.

1. These by-laws may be cited as the Local Government Model By-laws (Vehicle Wrecking) No. 17.

2. In these by-laws, unless the context requires otherwise—
   "vehicle" means an old or disused motor vehicle or any old machinery, whether part of a motor vehicle or not;
   "wreck" includes the dismantling, breaking up, storage and disposal of vehicles and inflexions and derivatives of the verb have a corresponding meaning.

3. Subject to the provisions of by-law 4 of these by-laws, a person shall not wreck vehicles on any land, other than such as is zoned for industrial purposes, for an appropriate special industrial purpose or for noxious trade purposes, under a Town Planning Scheme or under a zoning by-law made pursuant to the Local Government Act, 1960.

4. (1) Where, prior to the adoption of these by-laws, a person was wrecking vehicles on land other than such as is mentioned in by-law 3 of these by-laws, he may, subject to his compliance with the preceding provisions of these by-laws continue to do so, unless he, at any time thereafter, desists from that activity for a period exceeding three months.

   (2) A person wrecking vehicles under the provisions of this by-law shall not, unless he obtain the consent in writing of every occupier of adjoining land to do so, engage in that activity on a Sunday or between the hours of 8 p.m. on one day and 7 a.m. on the following day.

5. Every person wrecking vehicles shall—
   (a) comply with all by-laws relating to nuisance;
   (b) maintain those vehicles that are not immediately required to be dismantled or broken up or that have been dismantled and broken up and are not immediately disposed of, in neat rows not exceeding 8 feet in height; and
   (c) provide, or make provision for, a screen of trees or shrubs between the building line and the street alignment to the satisfaction of the Council, but not so as to restrict visibility at an intersection.

6. A person wrecking vehicles shall not—
   (a) store any vehicles—
       (i) over any area of land exceeding two acres;
       (ii) in any number exceeding 600 per acre, where the vehicles have been reduced, by pressure or other process, to a mass of 60 cubic feet or less, or exceeding 200 per acre, where they have not been so reduced, or
       (iii) except within a building, between a building line and a street alignment, within 30 feet of a street alignment or within 10 feet of land not in the same occupancy;
   or
   (b) destroy any portion of a vehicle by fire, so that annoyance is occasioned to occupiers of adjoining land by smoke or odour.

7. Every person contravening the provisions of these by-laws is liable to a penalty of fifty pounds.

Office of the Department of Transport,

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the State Transport Co-ordination Act, 1933-1961, has been pleased to make the regulations set forth in the schedule hereunder.

W. H. HOWARD,
Commissioner of Transport.

Schedule.

Regulations.

1. In these regulations the Transport (Road Transport Subsidies) Regulations, made under the provisions of the State Transport Co-ordination Act, 1933 (as amended) published in the Government Gazette on the 1st November, 1961, and amended by notices amending the same published in the Government Gazette on the 18th December, 1962, the 30th October, 1963, and the 9th December, 1964, are referred to as the principal regulations.

2. Regulation 2 of the principal regulations is amended by adding, immediately after the word, "discontinued", being the last word in the interpretation, "railway closure area", the words, "and no other railway service is provided".

3. The principal regulations are amended by adding immediately after regulation 11, the following headings and regulations:

Applications for Subsidy.

12. (1) Every claim for subsidy shall be made in writing to the Commissioner.

(2) Subsidy is not payable on the cost of any transport in respect of which a claim has not been so made within three years after the date on which that cost was incurred.

Subsidy Not Payable in Certain Cases.

13. Where a railway has been closed, or a railway that was to have been constructed is not constructed, if the cost of transporting grain to the depot available for its receival, or of transporting fertiliser from rail to farm, is not thereby increased, then, notwithstanding any other provisions of these regulations, no subsidy is payable in respect of that transport.


Office of the Metropolitan (Perth) Passenger Transport Trust,

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Metropolitan (Perth) Passenger Transport Trust Act, 1957-1961, has been pleased to make the regulations set out in the schedule hereunder, to take effect on and after the 3rd day of October, 1965.

I. E. THOMAS,
Chairman.

Schedule.

Regulations.

1. In these regulations the Metropolitan (Perth) Passenger Transport Trust Regulations, 1961 as published in the Government Gazette on the 1st August, 1961 and reprinted, pursuant to the
Reprinting of Regulations Act, 1954, in the Government Gazette on the 13th August, 1962, are referred to as the principal regulations.

Reg. 2 amended.

2. Regulation 2 of the principal regulations is amended by substituting for the interpretation "periodical ticket" the following interpretation:

"periodical ticket" means a ticket issued on a weekly, twenty-eight day or calendar month basis.

Reg. 6 substituted.

3. Regulation 6 of the principal regulations is revoked and the following regulation is substituted:

6. The cash fare to be paid by a passenger shall be in accordance with the number of sections travelled and as may from time to time be fixed by the Trust but—

(a) a child aged five years but not more than fifteen years shall be entitled to pay such lesser fare as the Trust may, from time to time, fix; and

(b) a child under the age of five years who is accompanied by an adult passenger shall be carried free of charge if not occupying a seat to the exclusion of a paying passenger.

Reg. 9 amended.

4. Regulation 9 of the principal regulations is amended—

(a) by substituting for subregulation (1) the following subregulation:

(1) The Trust may, at its discretion, issue periodical tickets, at such rates, and on such terms and conditions, as it may, from time to time, determine;

(b) by substituting for subregulation (2) the following subregulation:

(2) A current periodical ticket issued by the Trust may be presented by the holder and shall be accepted by the conductor in lieu of a cash fare.

Reg. 10 amended.

5. Regulation 10 of the principal regulations is amended by substituting for the numerals, "14", in line three of subregulation (1), the numerals, "15".

Reg. 16 amended.

6. Regulation 16 of the principal regulations is amended—

(a) by substituting for subregulation (2) the following subregulation:

(2) Where a passenger has paid a cash fare and notifies the conductor of his intention to extend his journey before his arrival at the furthest section for which his ticket is valid, he shall pay an additional fare, being the difference between the cash fare already paid and the cash fare payable for the whole of the distance then to be travelled, and the conductor shall issue to the passenger a ticket for that additional fare, at the minimum charge from time to time fixed by the Trust; and

(b) by substituting for the words, "the same as if the passenger had entered", in line two of subregulation three, the passage, "such minimum fare as the Trust may, from time to time, fix for a passenger entering".

Reg. 54 amended.

7. Regulation 54 of the principal regulations is amended by substituting for the numerals, "14" in the last line the numerals, "15".

(3)—21909

Department of Agriculture,
South Perth, 28th September, 1965.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Agriculture Protection Board Act, 1950-1964, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE,
Director of Agriculture.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Agriculture Protection Board Act Regulations, 1951, published in the Government Gazette on the 19th October, 1951, and amended by notices published in the Government Gazette on the 2nd April, 1953, and the 17th September, 1964, are referred to as the principal regulations.

Heading preceding Reg. 2 amended.

2. The heading preceding regulation 2 is amended by deleting the words, "and Advisory Committee".

Reg. 2 substituted.

3. The principal regulations are amended by revoking regulation 2 and substituting the following regulations:—

   2. The fees and allowances payable to members of the Protection Board are as follows:—

      (a) to each member of the Board (other than the Chairman and ex-officio members)—

         (i) a sitting fee of £8 8s. per day or part of a day in excess of a half-day or £5 5s. per half-day or less than a half-day for attendance at meetings of the Board;

         (ii) an allowance of £3 3s. for each day or part of a day, in excess of one day, during which he is necessarily absent from his home, by reason of attending meetings, or of being engaged in his duties as member, of the Board;

      (b) to each member of the Board, travelling and car mileage allowances when travelling on official business of the Board, at the rates and in accordance with the scale and conditions applicable from time to time to senior officers of the State Public Service.

Reg. 3 amended.

4. Regulation 3 of the principal regulations is amended by deleting the words, "or Advisory Committee", in line two.

Reg. 4 amended.

5. Regulation 4 of the principal regulations is amended—

   (a) by deleting the passage commencing with the word, "and", in line two, down to and including the word, "annum", in line three; and

   (b) by substituting for the word, "either", in line three, the word, "that".

Reg. 5 amended.

6. Regulation 5 of the principal regulations is amended by deleting the passage "sub-paragraph (iii) or (iv) of", in line three.

The Western Australian Museum Board,

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Museum Act, 1959-1964, has been pleased to make the regulations set out in the schedule hereunder.

R. GEORGE,
Acting Director.

Schedule.
Regulations.

1. These regulations may be cited as the Western Australian Museum Regulations, 1965.

2. In these regulations—
   “person” does not include any member of the Board including the chairman and vice chairman, the Director or any officer appointed by the Board in pursuance of section 15 of the Act;
   “the Act” means the Museum Act, 1969 as amended;
   “the Board” means The Western Australian Museum Board constituted pursuant to the Act;
   “the Director” means the person appointed under section 15 of the Act to be the Director of the Museum and includes the person from time to time acting in the place of the Director;
   “the Museum” means The Western Australian Museum established at Perth.

3. The Board shall determine from time to time the days and hours during which the Museum shall be open to members of the public and shall so open the Museum during those days and hours and shall cause a notice of the days and hours so determined to be exhibited in a conspicuous place at the Museum.

4. (1) A person entering the Museum shall deposit in such place as may be directed by a notice posted in a prominent position at or near the entrance to the Museum any umbrella, bag, overcoat, parcel and any other article of a kind described in the notice that he has in his possession, and shall reclaim all articles so deposited upon leaving the Museum.
   (2) Where any article is not reclaimed within seven days of being so deposited, the Board may forward the article to the Police Department.
   (3) The Board shall not be liable for any loss of or damage to any article deposited in the Museum in accordance with this regulation.

5. A person shall not bring into the Museum any radio, radiogram or similar device or any food or liquid.

6. A person within the Museum or upon any land vested in the Board—
   (a) shall obey any reasonable direction of the Director or any of his officers;
   (b) shall not wilfully obstruct the Director or any of his officers in the execution of his duty under the Act; or
   (c) shall not wilfully disturb, interrupt or annoy any other person in the proper use of the Museum.

7. A person shall not cause or permit any animal belonging to him or under his control to enter or remain in the Museum.

8. A person shall not, without the consent of the Director, enter or remain in any part of the Museum not set apart for the use of members of the public.
9. A person shall not—
(a) lie on the chairs, table, floor or any other part of the Museum;
(b) loiter or sleep in any part of the Museum;
(c) expectorate in any part of the Museum;
(d) partake of any kind of refreshment in any part of the Museum;
or
(e) smoke in any part of the Museum not set aside for that purpose.

10. A person within the Museum shall not—
(a) behave in a disorderly manner;
(b) use violent or abusive language;
(c) bet or gamble;
(d) post up or affix any poster, placard or bill; or
(e) sell or offer for sale any article.

11. The Director may, with such assistance as he thinks necessary, remove from the Museum—
(a) any person behaving in a disorderly manner;
(b) any person who appears to be intoxicated;
(c) any person who appears to be using the Museum for purposes other than those for which it is opened to the public; or
(d) any person who has committed a breach of these regulations if it appears that his continued presence in the Museum may lead to a further breach of these regulations.

12. The form of the Common Seal of the Board shall be—

13. The Common Seal shall be kept in safe custody by the chairman of the Board, or if the chairman so directs, by the Director.

14. The Common Seal shall not be affixed to any document unless—
(a) the Board has directed by resolution at a regular meeting that the Common Seal be affixed to the document; and
(b) the Common Seal is affixed by the chairman or the vice chairman of the Board in the presence of the Director.

15. Any person who contravenes a provision of these regulations commits an offence and is liable upon conviction to a penalty not exceeding twenty-five pounds.

[This notice supersedes that appearing on pages 2601-2602 of Government Gazette (No. 80) of 1st September, 1965.]