

[1923]



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No. 57]

PERTH: WEDNESDAY, 22nd JULY

[1959

HEALTH ACT, 1911-1956.

Municipality of North Fremantle.

Health By-law—Snack Bars.

P.H.D. 603/54.

WHEREAS under the provisions of the Health Act, 1911-1956, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Municipality of North Fremantle, being a local authority, doth hereby make the following by-law:—

Part 1.

Interpretation.

1. This by-law shall come into operation on the publication hereof in the *Government Gazette*.

2. In the construction of this by-law, unless the context otherwise requires—

- (1) "Act" means the Health Act, 1911-1956, and any amendment thereof.
- (2) "Food" means any substance, whether solid or liquid, used or intended to be used for food or drink by man, other than drugs or water, and includes any article intended to enter into or be used in the preparation or composition of such food, and confectionery, flavouring, and colouring matters and condiments.
- (3) "Inspector" means any person appointed by the local authority to be a Health Inspector pursuant to the provisions of the Act.
- (4) "License" means a license to conduct a snack bar granted pursuant to this by-law.
- (5) "Local authority" means the Council of the Municipality of North Fremantle.
- (6) "Meals" means and includes any substance whether solid or liquid or partly solid and partly liquid used or intended to be used for food or drink by man.

The term does not include drugs, water, milk, ice-cream, soda fountain or iced drinks commonly known as cool or soft drinks, or aerated waters.

- (7) "Medical officer" means the medical officer of the local authority and includes any person acting in that capacity.
- (8) "Proprietor" means the person having the management or control of snack bar.

- (9) "Snack bar" means any food stall or other premises from which meals as defined in the Act are served to the public for gain or reward and includes the land used in connection therewith.

The following are excepted:—

- (i) Eating houses (as defined in the Act).
 - (ii) Any premises licensed under the Licensing Act, 1911, and amendments.
 - (iii) Any boarding house or lodging house.
 - (iv) Automatic food or meal suppliers where no person is in attendance.
 - (v) Any building or other structure used temporarily for serving meals to the public, at any fair, show, military encampment, races, or other public sports, games or amusements.
- (10) "Town Clerk" means the Town Clerk or the Acting Town Clerk for the time being of the Municipality of North Fremantle.

Part 2.

Licenses and Registration.

3. No person shall occupy or use any stall or other premises as a snack bar and such occupation and use is prohibited unless—

- (a) the snack bar is registered under this by-law;
- (b) the occupier is the holder of a license issued by the local authority authorising him to conduct on the premises the business of a snack bar.

4. Before a snack bar is registered under this by-law the occupier or owner thereof shall make written application to the Town Clerk and shall forward with his application a plan indicating the exact location, and area of proposed site and details of proposed structure.

5. Before any license to conduct a snack bar is granted by the local authority under this by-law, the applicant shall sign an application for the same in the appropriate form prescribed in the First Schedule hereto and shall forward the same to the Town Clerk.

6. Any person who makes a false statement in connection with any application under clauses 4 and 5 hereof shall be guilty of an offence.

7. Every certificate of registration of premises registered as a snack bar and every license issued to an occupier to conduct a snack bar shall be kept on the registered premises in a position visible to the general public and in such manner as not to be defaced or damaged and when requested shall be produced to an inspector.

8. Every certificate of registration and every license shall be in force from the day of issue until and inclusive of the 31st day of December then ensuing, unless the same be cancelled in the meantime in accordance with the provisions of this by-law.

9. Applications for renewal of certificates of registration and licenses shall be made annually during the month of December.

10. The fees payable to the local authority on the registration of premises, on the issuing of a license and on the renewal of any registration or licenses shall be as follows:—

| | £ | s. | d. |
|------------------------------------|---|----|----|
| For registration of premises | 5 | 0 | 0 |
| For license to conduct a snack bar | 1 | 0 | 0 |

11. So often as any person holding the license issued pursuant to this by-law changes his place of abode he shall, within seven days next after such a change, give notice thereof in writing to the Town Clerk specifying in such notice his new place of abode and he shall at the same time, produce such license to the Town Clerk, who shall endorse thereon and sign a memorandum specifying the particulars of such change.

12. Any license issued to any proprietor under the provisions of this by-law to conduct a snack bar shall not be transferable to any other person.

13. If the owner of any premises registered as a snack bar desires to sell, lease or transfer the said premises to any other person, an application by that person shall be made to the Town Clerk for a license to conduct a snack bar as required by paragraph 5 before any sale, lease or transfer is made.

14. Where application is made to a local authority either for—

- (i) a snack bar to be registered; or
- (ii) a license to be issued to conduct on any premises the business of a snack bar

then

- (i) such application may be granted or refused arbitrarily without any reason being given, and
- (ii) any such registration or license, if allowed and granted, may be cancelled at any time if any condition or term of issue be broken or if any of the provisions of this by-law not be complied with.

15. Before any premises are registered as a snack bar the site intended to be used shall be subject to the approval of the local authority.

Structure and Management.

16. The use of stalls or other premises as snack bars is forbidden unless the following conditions are complied with:—

- (a) The walls shall be constructed of impervious materials and shall have a smooth, hard, durable and washable surface, devoid of holes, cracks and crevices.
- (b) Every structure shall be ceiled with a material as required by clause (a) and shall be maintained throughout its area and at the wall junctions free from holes, cracks and crevices.
- (c) The floors of all structures shall be constructed of or covered with an impervious material free from holes or cracks and shall be of such construction as to permit of cleansing without lodgment of any cleansing fluid.
If required by the local authority a floor waste fitting shall be installed to discharge as approved by the inspector.
- (d) There shall be provided adequate food storage facilities and cupboards to prevent the contamination of food, crockery and utensils by dirt, dust, flies and vermin of any kind.
- (e) There shall be provided on every registered premises separate sanitary conveniences for each sex constructed in accordance with the local authority and Metropolitan Water Supply, Sewerage and Drainage Department by-laws, each convenience to be clearly indicated as to sex.
- (f) All cooking facilities shall be to the approval of the local authority and shall be so installed that all fumes and effluvia shall discharge via a hood and flue to the outside air, without offsets, such hoods and flues to be constructed of metal and seams and joints of which shall be water-tight.
- (g) An approved hot water system shall be installed together with adequate sink facilities for the thorough cleansing of all drinking vessels and other utensils used on the premises to the satisfaction of the Health Inspector.
- (h) Immediately after each occasion of the use, the proprietor shall cause all drinking vessels and any other utensil used by the public to be cleansed by means of washing in water containing a suitable detergent. The temperature of such water shall not be less than 120 degrees Fahrenheit. They shall then be rinsed in clear, hot water at a temperature of not less than 180 degrees Fahrenheit.
- (i) There shall be provided efficient and adequate means of refrigeration for the preservation of food to the satisfaction of the inspector.

- (j) There shall be provided a sufficient number of suitable receptacles constructed in accordance with the local authority's by-laws for the purpose of receiving all waste matter, and shall be maintained in a clean and efficient condition and kept in such position as directed by a Health Inspector.
- (k) No food which is unsound, substandard, unwholesome, putrescent or weevilled shall be—
 - (i) sold from such snack bar;
 - (ii) served from such snack bar;
 - (iii) used in the preparation of food or meals in such snack bar.
- (l) All food which is unsound, unwholesome, putrescent or weevilled shall be immediately withdrawn from sale, stock or use and placed in the waste food garbage bin.
- (m) No commodity and article other than food and meals shall be—
 - (i) sold from such snack bar;
 - (ii) kept on such snack bar for the purpose of sale.
- (n) No live animal or bird shall be kept in or upon any portion of the registered premises and no animal, bird or fish shall be cleaned or dressed upon or in any portion of the registered premises.
- (o) Where a sewer is available within 300 feet of a registered structure all sanitary conveniences and liquid wastes shall be discharged thereto.
- (p) Where no sewer is available, sanitary conveniences shall be connected to an apparatus for the bacteriolytic treatment of sewage and all liquid wastes shall discharge to approved soak wells via a properly constructed grease trap approved of by the inspector.
- (q) Bacteriolytic treatment plants, soak wells, and grease traps shall at all times be maintained in an efficient working condition.
- (r) No person who is suffering from any infectious, contagious or eruptive disease, suppurating wound, or sore, discharging abscess or gathering, chest complaint accompanied with expectoration or malignant growth of any kind shall be employed or be in any way connected with the handling or preparation of any food.
- (s) All persons preparing or handling food shall wear a clean outer garment or overall of washable material and every person before beginning or recommencing the preparation of food and immediately after visiting a sanitary convenience shall wash his hands and every person shall maintain his clothing and body in a clean condition. The proprietor of a registered premises shall provide and maintain on such premises adequate and efficient means of maintaining personal cleanliness to the satisfaction of the inspector.
- (t) The area surrounding any structure shall be covered with either grass or material which shall be of such a nature as to prevent dust arising and shall be maintained in a condition satisfactory to the inspector.
- (u) Where a caravan type of structure is to be utilised, the wheels shall be removed and the body securely supported by some solid material and the space beneath securely enclosed with impervious material.
- (v) The whole of the premises including sanitary conveniences and area surrounding the registered structure shall be maintained in a thoroughly clean and tidy condition, and all empty crates, cartons, etc., shall be removed from the premises as soon as practicable.
- (w) Artificial lighting shall be provided by electricity and there shall be provided adequate lighting in the registered structure and sanitary conveniences and any other such lighting as shall be deemed necessary by the inspector.

- (x) Any amenities provided for the use of customers such as chairs, tables, braziers, etc., shall be subject to the approval of the inspector.

Penalty.

17. Any person who shall commit a breach of any provision of this by-law shall be guilty of an offence and on conviction shall be liable to—

- (i) a penalty not exceeding twenty pounds (£20); and
- (ii) a daily penalty not exceeding two pounds (£2) where the breach is of a continuing nature.

Schedule 1.

Municipality of North Fremantle.

Health Act, 1911-1956.

APPLICATION TO REGISTER A FOOD STALL OR OTHER PREMISES AS A SNACK BAR.

I, of
 hereby apply to register premises situate at
 as a Snack Bar.....
 will hold (or apply to hold) the license to carry on business at such premises. Attached is a plan indicating the exact location and area of proposed site and details of proposed structure.

Dated the.....day of.....19.....

Signature of applicant.

Schedule 2.

Municipality of North Fremantle.

Health Act, 1911-1956.

APPLICATION FOR A LICENSE TO CONDUCT A SNACK BAR.

I, of
 hereby apply for a license to conduct a Snack Bar on premises situate at.....in the Municipality of North Fremantle,
 and known assubject to the Health Act
 and the by-laws from time to time in force thereunder.

My nationality is.....
 If a British subject by naturalisation. I was naturalised on the.....
 day of19....., at....., I was
 born on the.....day of.....19....., in
 the country of.....

I have had the following previous experience as the keeper of a Snack Bar or in the handling and selling of food to the public.

Dated the.....day of.....19.....

Signature of applicant.

Passed at a meeting of the Council of the Municipality of North Fremantle this 22nd day of January, 1959.

The Common Seal of the Municipality of North Fremantle was hereto affixed this 23rd day of January, 1959, pursuant to a resolution passed the 22nd day of January, 1959, in the presence of—

[L.S.]

W. H. WALTER,
 Mayor.
 S. W. PARKS,
 Town Clerk.

Approved by His Excellency the Lieutenant-Governor in Executive Council the 8th day of July, 1959.

R. H. DOIG,
 Clerk of the Council.

HEALTH ACT, 1911-1957.

Hall's Creek Road Board—By-laws.

Ex. Co. No. 1189.

WHEREAS under the provisions of the Health Act, 1911-1957, a local authority may make or adopt by-laws, and may alter, amend or repeal any by-laws so made or adopted; and whereas the Hall's Creek Road Board, being a local authority within the meaning of the Act, adopted Model By-laws, described as Series "A," made by the Governor pursuant to section 343 of the Health Act, 1911-1957, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Gazette* on 9th August, 1956: Now, therefore, the Hall's Creek Road Board resolves and determines that the said adopted by-laws shall be amended as follows:—

After Part IX insert a new part to be known as Part X as follows:—

Part X.—Storage of Inflammable Materials.

1. These by-laws shall have effect within the Townsite of Hall's Creek as constituted under the Land Act, 1933.

2. In this by-law unless the context requires otherwise—

"inflammable liquid" means liquid petroleum, and any oil, liquid spirit or any similar liquid which will flash or emit an inflammable vapour at or below a temperature of 150 degrees Fahrenheit, Abel Close Test;

"firebreak" means a strip of ploughed or cleared land which is devoid of all scrub, stubble, buildings, structures and any other inflammable material, and is so maintained;

"embankment" means a barrier constructed of earth or of concrete which is devoid of all scrub, stubble, buildings, structures and any other inflammable material, and is so maintained.

3. No person shall store any aviation spirit within any portion of the district prescribed in By-law 1 of this Part, except with the written permission of the Board.

4. No person shall store more than 60 gallons of inflammable liquid on any domestic premises, and not more than four gallons shall be stored within 20 feet of any adjacent structure or building, or inside any building which is within 20 feet of any other structure, or building.

5. No person shall store any inflammable liquid on premises which are not domestic premises except under the following conditions:—

(a) Where the quantity of inflammable liquid stored does not exceed 500 gallons—

(i) it shall be stored at least 25 feet distant from any adjacent buildings;

(ii) a firebreak at least 10 feet wide shall be provided immediately around the storage area;

(iii) a continuous embankment capable of arresting the flow of all inflammable liquid there stored shall be provided, not less than 15 feet distant from any building on any premises where the storage area is situated on sloping ground;

(iv) two two-gallon capacity foam fire extinguishers shall be kept at the storage area and maintained ready for immediate use;

(v) two signs bearing the wording specified hereunder shall be conspicuously displayed at the storage area, clearly marked in red letters, not less than six inches in height:—

DANGER.
INFLAMMABLE LIQUIDS.
NO SMOKING. NO MATCHES.
NO NAKED LIGHTS.

- (b) Where a quantity exceeding 500 gallons but not exceeding 5,000 gallons of inflammable liquid is stored—
- (i) the storage area shall be surrounded by a continuous embankment forming a reservoir, the capacity of which shall be not less than 10 per cent. greater than the total volume of inflammable liquid stored;
 - (ii) every part of such embankment shall be not less than 50 feet distant from any building.
 - (iii) two two-gallon capacity foam fire extinguishers shall be kept at the storage area and maintained ready for immediate use;
 - (iv) two signs bearing the wording specified hereunder shall be erected at the storage area, clearly marked in red letters not less than twelve inches in height:—

DANGER.
INFLAMMABLE LIQUIDS.
NO SMOKING. NO MATCHES.
NO NAKED LIGHTS.

6. No person shall store any quantity of inflammable liquids in excess of 5,000 gallons within the area prescribed in By-law 1 of this Part without the written permission of the local authority, and unless all conditions imposed by the local authority are fully complied with.

7. No person shall store any empty drum which has been used for containing inflammable liquid, within 50 feet of any occupied building.

8. The owner, agent and every person employed or engaged in or about any inflammable liquid storage area shall take all due precautions for the prevention of accidents by fire or explosion and shall prevent unauthorised persons from having access to any inflammable liquid.

9. This by-law shall not apply to any underground storage of inflammable liquid, installed and maintained in accordance with the requirements of the Fire Underwriters' Association of Australia.

Passed at a meeting of the Hall's Creek Road Board this 25th day of April, 1959.

R. SHAW MOODY,
Chairman.
C. L. McBEATH,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of July, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

TRAFFIC ACT, 1919-1957.
Dalwallinu Road Board.
Parking By-laws.

Police T.O. 58/409.

THE Dalwallinu Road Board, pursuant to an Order in Council under and by virtue of the powers contained in section 49 of the Traffic Act, 1919-1957, and all other powers enabling it, doth hereby make and publish the following by-laws for the regulation of parking of all vehicles within the Dalwallinu Road District.

These by-laws shall come into operation on the day following their publication in the *Government Gazette* of Western Australia.

All by-laws made by the Dalwallinu Road Board under and by virtue of the provisions of section 49 of the Traffic Act, 1919-1957, regulating parking in force in the Dalwallinu Road District prior to the commencement of these by-laws are as from the commencement of these by-laws hereby revoked.

1. No person shall park any semi-trailer and/or vehicles with trailers attached at any time in any road in the Dalwallinu Road District within any angle parking area hereby gazetted.

2. (a) No vehicle shall park on any of the roads or parts thereof set out in the First Schedule hereto except at an angle of 30 degrees to the kerb.

(b) No vehicle of a greater overall length than 20 feet shall park in any area reserved for such angle parking. Overall length includes any load carried on or in such vehicle and any projection from such vehicle.

3. No person shall between the hours of 6 p.m. and 2 a.m. park any vehicle on any road or parts thereof set out in the Second Schedule hereto.

4. Any person committing a breach of any of the foregoing by-laws either by act or omission shall be guilty of an offence and shall on conviction be liable to a penalty not exceeding £20 or to imprisonment for not exceeding one month with or without hard labour.

The First Schedule.

Dalwallinu Townsite.

Johnston Street (west side): From a point 166 feet south of the southern kerb alignment of James Street and extending to a point 20 feet north of the northern kerb alignment of Myers Street. From a point 20 feet south of the southern kerb alignment of Myers Street to a point 383 feet north of the northern kerb alignment of Leahy Street.

Johnston Street (east side): From a point opposite 166 feet south of the southern kerb alignment of James Street and extending south to a point opposite 20 feet north of the northern kerb alignment of Rayner Street.

Rayner Street (north side): From a point 20 feet west of the western kerb alignment of Johnston Street to a point 20 feet east of the eastern kerb alignment of Annetts Road.

McNeill Street (east side): Between Leahy Street and Myers Street.

Wubin Townsite.

Arthur Street (north-east side): Between Ellison Street and Parker Street.

Arthur Street (south-west side): Between Ellison Street and Clowery Street.

Buntine Townsite.

Nelson Street: The whole of the south-west side.

Pithara Townsite.

Leahy Street: The whole of the north-west side.

Kalannie Townsite.

Roche Street: The whole of the north-east side.

The Second Schedule.

Dalwallinu Townsite.

Johnston Street: From the northern kerb alignment of Myers Street to a point 70 feet north or from the southern kerb alignment of James Street to a point 166 feet south.

McNeill Street (west side): From a point 20 feet north of the northern kerb alignment of Rayner Street to a point 50 feet north of the said kerb alignment of Rayner Street.

Wubin Townsite.

Arthur Street (north-east side): From a point 84 feet north-west from the north-western kerb alignment of Clowery Street and extending to a point 150 feet north-west from the north-western kerb alignment of Clowery Street.

Buntine Townsite.

Nelson Street (south-west side): From a point opposite the southern kerb alignment of Dermer Street to a point 66 feet south.

Pithara Townsite.

Leahy Street (north-west side): From a point 166 feet north-east from the north-eastern kerb alignment of Bonney Street extending 46 feet north-east.

Kalannie Townsite.

Roche Street (south-west side): From a point 213 feet north-west from the north-western kerb alignment of Stanley Street and extending 33 feet north-west.

Passed at a meeting of the Dalwallinu Road Board held on the 8th day of December, 1958.

W. E. OWENS,
Chairman.
R. A. L. BROOMHALL,
Secretary.

Recommended---

(Sgd.) C. C. PERKINS,
Minister for Traffic.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 8th day of July, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

TRAFFIC ACT, 1919-1957.

West Arthur Road Board.

Police T.O. 58/475.

THE West Arthur Road Board, pursuant to an Order in Council under section 49 of the Traffic Act, 1919-1958, and in exercise of the powers thereby conferred, doth hereby make the following by-laws:—

1. No person in charge of any vehicle shall cause or permit such vehicle to stand on those portions of the road herein defined except at an angle of 45 degrees to the kerb as indicated by lines marked on the roadway within the area and no vehicle or combination of vehicles including the load, if any, of a length exceeding 24 feet shall be permitted to stand thereon. That portion of north side of the Collie Road between the south-west corner of Darkan Town Lot 10 and the south-east corner of Darkan Town Lot 2.

2. No person in charge of any vehicle or combination of vehicles shall cause or permit such vehicle to stand on those portions of the road in front of the kerb side petrol bowser's as indicated by the words "NO PARKING" painted on the roadway within the area except for the express purpose of taking on or delivering fuel.

Penalty.—Any person committing a breach of these by-laws shall on conviction be liable to a penalty not exceeding twenty pounds (£20) or to imprisonment for not exceeding one month.

A resolution adopting the foregoing by-laws was passed by the Board on the 18th June, 1959.

R. B. CUTHBERT,
Chairman.
J. F. CAMERON,
Secretary.

Recommended—

(Sgd.) C. C. PERKINS,
Minister for Traffic.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of July, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Albany.

By-law No. 22.

A By-law Relating to Buildings—Amendment.

L.G. 2314/52.

THE Albany Municipal Council, pursuant to an Order in Council made under section 180 of the Municipal Corporations Act, 1906, and the powers conferred thereby, doth hereby order that By-law No. 22, published in *Government Gazette* (No. 65) on the 6th July, 1951, be amended as follows:—

Add to Section 2—Definitions: After "Main Rooms" and before "New Buildings" insert:—

"Motel" an arrangement of permanent buildings providing transitory and/or holiday accommodation for vehicular travellers and tourists. Subject to the approval of Council the arrangements of buildings may include a service station, a general store, a restaurant or any other facilities considered appropriate to meet the requirements of travellers staying on the site but for no other purpose.

Add new section:—

Dispersed Buildings.

109A. Notwithstanding the provisions of paragraph 109 the Council may approve of plans and specifications to permit dispersed buildings on one lot of land to provide for—

- (1) residential flat estates;
- (2) dispersed factory buildings;
- (3) residences on factory sites to provide accommodation to meet the normal emergencies of the undertaking;
- (4) motels;
- (5) drive-in theatres;
- (6) recreational and holiday facilities.

In all cases the area must be planned and the site approved by the Council. For residential purposes not more than one half of the allotment shall be built upon.

Passed by the Albany Municipal Council on 14th July, 1958.

[L.S.]

J. A. BARNESBY,
Mayor.

D. J. SULLIVAN,
Town Clerk.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of July, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906.

Midland Junction Municipality.

By-law No. 49.

Driving of Cattle—Amendment.

L.G. 385/58.

IN pursuance of the powers conferred in that behalf contained in the Municipal Corporations Act, 1906, the Mayor and Councillors of the Midland Junction Municipality hereby order that By-law No. 49 (Regulating the Driving of

ROAD DISTRICTS ACT, 1919.

West Kimberley Road Board.

By-laws for the Management of the Derby Memorial Swimming Pool.

L.G. 444/58.

WHEREAS under the provisions of the Road Districts Act, 1919, the board of any district is empowered to make by-laws for any of the purposes mentioned in the said Act, and whereas the West Kimberley Road Board doth, in exercise of the powers aforesaid and of every power enabling it in this behalf, hereby make and publish the following by-laws:—

1. In these by-laws, subject to the context—

“Board” means the West Kimberley Road Board.

“Manager-Caretaker” means the person appointed by the Board to control and manage the Pool and kiosk and carry out the maintenance, cleaning of the Pool and the operation of the filtration plant.

“Pool” means the Derby Memorial Swimming Pool and shall include any fencing, turnstiles, dressing rooms, shower recesses, spectators' stands and/or seating, lavatories and any other structure erected for the use and convenience of persons using the Pool.

Hours of Admission.

2. The Pool shall, from the month of August to the month of May, both inclusive, be open daily between the hours of 2 p.m. and 10 p.m., subject to closure for meals and other purposes as the committee or Board may from time to time determine and such times shall be clearly indicated on a notice board at the entrance of the Pool.

Costumes.

3. Every person using the Pool shall be dressed in a decent and suitable manner and any person who appears in public in such a condition, which in the opinion of the manager or other person for the time being in charge of the Pool is offensive, then the manager shall direct that he or she shall resume his or her ordinary clothes forthwith.

Admission.

4. No person shall, without the express permission of the Board or the manager, enter the Pool save through the gateway or turnstile erected at the entrance for that purpose and upon payment of the prescribed admission charge.

Charges for Admission.

5. The following shall be the sums paid for admission to the Pool premises:—

| | £ | s. | d. |
|--|---|----|----|
| Annual Tickets— | | | |
| Residents within a 20-mile radius of the pool | 6 | 6 | 0 |
| Residents outside a 20-mile radius | 3 | 3 | 0 |
| For every person 14 years of age or over (including spectators) | | 2 | 0 |
| For every person under the age of 14 years (including spectators) | | | 6 |
| Scholars of State and other registered primary and secondary schools, in parties of not less than 12, accompanied by a teacher (for this purpose the Pool shall be available between school hours on such days as the Board may from time to time determine), each | | | 6 |

Control of Premises.

6. Every person using the Pool premises shall obey all reasonable directions of the manager or other person for the time being in charge of the Pool with regard to such use. No person shall obstruct, interfere with or hinder the Pool manager in the performance of any duty in the Pool premises.

Valuables.

7. Any person entering the Pool premises may deposit valuables with the manager or other person for the time being in charge of the Pool, upon payment of the sum of sixpence (6d.) but under no circumstances will the Board or committee accept any liability should such valuables or any part of them be lost, stolen, damaged or destroyed whilst in the custody of the manager.

Offences.

8. (a) No person shall enter or remain in the Pool premises whilst in an intoxicated condition.

(b) No person shall bring into the Pool premises any spirits or other intoxicating liquors.

(c) No person shall use soap in any part of the Pool premises other than in the cleansing shower baths.

(d) No person shall in any part of the Pool premises use any indecent, obscene or offensive language or behave in an indecent or offensive manner.

(e) No person shall smoke in any part of the Pool premises where a notice is exhibited prohibiting smoking.

(f) No person shall climb up to or on any partition or roof or any other portion of the Pool premises.

(g) No person shall in the dressing rooms or elsewhere in the Pool premises wastefully use the water or leave any taps running.

(h) No person shall spit or expectorate in the Pool or on any platform or dressing rooms or commit any nuisance on or in any part of the Pool premises.

(i) No person shall whilst in the Pool use any substance or preparation whereby the water in the Pool may be discoloured or rendered turbid or otherwise unfit for the proper use of bathers.

(j) No person shall wilfully foul or pollute water in any shower bath or in the Pool, or wilfully soil, defile, damage, injure or destroy any dressing room, closet box or compartment or other part of the Pool premises, or any furniture or other article therein.

(k) No person shall at any time carelessly or negligently injure or improperly use or interfere with any taps, locks, valves, or other fittings or appliances in or about the Pool premises or write upon or deface the walls or partitions or any part of the Pool premises or discharge litter of any description on or about the Pool premises.

(l) No person shall cause or allow any dog or other animal belonging to such person under his or her control to enter or remain in or upon the Pool premises.

(m) No male person shall enter any portion of the Pool premises set apart for females, and no female person shall enter upon any portion of the Pool premises set apart for males.

(n) No person upon the Pool premises shall in any way interfere with any other person therein, or throw or push or attempt to throw or push any person into the Pool, or throw any stones or sticks or any other matter or thing to the annoyance of any other person using the Pool premises.

(o) No person shall, whilst suffering from any cutaneous, infectious or contagious disease, or whilst in an unclean condition, enter or use, or attempt to enter or use the Pool premises or any part thereof.

Lost Property.

9. (a) Every person finding in the Pool premises any article which may have been left or lost therein shall immediately deliver the same to the manager or other person for the time being in charge of the Pool, who shall thereupon register a description of such article, and all particulars relating thereto in a book which shall be kept for that purpose, and any person claiming the said article and who satisfies the manager or other person that he or she is the lawful owner of same, shall have such article returned upon signing for such article in the book beforementioned.

(b) The manager or other person for the time being in charge of the Pool shall at least once in every week report to the Board regarding lost property and produce the said book for inspection as required.

(c) The Board will not under any circumstances incur any liability in respect of articles lost or stolen from any person whilst on the Pool premises.

Carnivals.

10. (a) The person, club, association or organisation conducting any carnival held at the Pool premises shall be responsible for the conduct of the competitors and spectators during such carnival, and shall be bound to see that there is no overcrowding and that no damage is done to the buildings or fencing or any other portions of the Pool premises.

(b) At all swimming carnivals held at the Pool premises, the competitors shall wear proper and approved bathing costumes.

(c) Every person, club, association or organisation to whom the Pool premises are granted for the purpose of holding a swimming carnival shall at least one week before the date of such carnival forward to the Board a copy of the programme of events to be competed for thereat; any item on such programme that the Board does not approve of shall be struck out or so altered as directed.

Enforcement of By-laws.

11. (a) Any person offending against any of the provisions of these by-laws shall on conviction be liable to a penalty not exceeding £20.

(b) Every person who shall infringe any of the provisions of these by-laws may be summarily removed from the Pool premises and from every part thereof, by the manager or other person for the time being in charge of the Pool, or may be arrested by such manager or other person and given into the custody of a police constable.

(c) The manager or other person for the time being in charge of the Pool may refuse to admit to the Pool premises any person who shall have been convicted of wilfully disobeying or infringing any of the provisions of these by-laws, until such time as the Board may decide that such person shall be re-admitted.

Passed at a meeting of the West Kimberley Road Board held on the 8th day of June, 1959.

R. M. ROWELL,
Chairman.
N. EVANS,
Secretary.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of July, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

DOG ACT, 1903.

Merredin Road Board—By-laws.

L.G. 489/59.

UNDER section 35A of the Dog Act, 1903, and in exercise of all other powers thereto enabling it, the Merredin Road Board doth hereby make the following by-laws for the control of dogs within the area of the Merredin Road Board District:—

1. In these by-laws the term "Board" shall mean the Merredin Road Board.
2. The Board may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903.
3. A dog seized by the police or by an officer authorised by the Board may be placed in a pound.
4. Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Board shall, if the owner or person usually in charge of the dog is known to him, forthwith notify such person that the dog has been impounded.
5. If the owner or person apparently acting on behalf of the owner of a dog seized or impounded shall claim such dog, then upon payment of the fees specified in the Schedule hereto the dog shall be released to such person.

6. The poundkeeper shall be in attendance at the pound for the release of dogs at such times and on such days of the week as shall from time to time be determined by the Board.

7. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the poundkeeper or other officer authorised by the Board the ownership of the dog and his authority to take delivery of it. The poundkeeper or officer may accept such proof as he considers satisfactory, and no person shall have any right of action against him or the Board in respect to the delivery of a dog in good faith.

8. If a dog shall not be claimed and the said fees paid within 48 hours of its being seized, or if a dog having a collar around its neck with a registration label for the current year affixed thereto shall not be claimed and the said fees paid within 48 hours of the service of a notice upon the registered owner, the poundkeeper or other officer authorised by the Board may sell such dog.

9. Upon the sale of a dog, the proceeds of a sale shall be the property of the Board and may be disposed of in such manner as the Board thinks fit. The owner of a dog sold pursuant of these by-laws shall have no claim against the Board in respect to the proceeds thereof.

10. If within the times mentioned by By-law 8 hereof or at any time before the destruction of a dog the dog has not been claimed as aforesaid and the said fees paid and if no offer has been received for its purchase, the dog may be destroyed.

11. Notwithstanding anything herein contained, but subject to the provisions of section 19 of the Dog Act, 1903, any dog seized or impounded may at any time be destroyed upon the authority of the Secretary of the Board, if, in the opinion of the Secretary, the dog is too savage or noisy to be kept, or if suffering from an injury, disease or sickness.

12. If the Board shall destroy a dog at the request of its owner, whether such dog shall have been seized or impounded or not, the owner shall pay the Board the fee specified in the Schedule hereto.

13. No person shall—

- (a) unless a poundkeeper or other officer of the Board duly authorised in that regard, release or attempt to release a dog from a pound;
- (b) destroy, break into, damage, or in any way interfere with or render not dog proof any pound;
- (c) destroy, break into, damage, or in any way interfere with or render not dog proof any dog cart, vehicle or container used for the purpose of catching, holding or conveying dogs which have been seized.

14. (1) Every person, being the owner of any dog, within the meaning of section 4 of the Dog Act, 1903-1928, within the district of the local authority, shall keep such dog chained or otherwise under effective control from sunset to sunrise during each and every period of twenty-four hours.

(2) Any person committing a breach of this by-law shall on conviction be liable to a penalty not exceeding the sum of ten pounds.

(3) Any dog found wandering at large contrary to this by-law will be dealt with under the provisions of the said Act by the local authority.

15. The owner of a dog shall prevent that dog from entering or being in any of the following places:—

- (a) A public building.
- (b) A theatre or picture garden.
- (c) A house of worship.
- (d) A shop or other public business premises.

16. The owner of a dog shall prevent that dog from entering or being in any of the following places unless on a leash held by a person:—

- (a) A sports ground.
- (b) An area set aside for public recreation.
- (c) A car park.
- (d) A school.
- (e) Any land vested in or under the control of the Board other than a road.

17. No person shall obstruct or hinder an employee of the Board or member of the Police Force in the performance of anything authorised by the provisions of the Dog Act, 1903, or the regulations made in pursuance of these provisions.

18. The payment of fees in respect of the seizure, care, detention or destruction of a dog shall not relieve the owner of it of liability to a penalty under any of the provisions of these by-laws.

19. Any person who shall commit a breach of these by-laws shall upon conviction be liable to a penalty not exceeding £5.

The Schedule.

| Fees. | | s. | d. |
|--|------|----|----|
| For the seizure or impounding of a dog | | 10 | 0 |
| For the sustenance and maintenance of a dog in a pound (per day) | | 5 | 0 |
| For the destruction of a dog | | 10 | 0 |

Passed by resolution of the Merredin Road Board at a meeting held on the 9th June, 1959.

H. J. CLARK,
Chairman.

F. W. MEAD,
Acting Secretary.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 8th day of July, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.