



Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3 p.m.)

(REGISTERED AT THE GENERAL POST OFFICE, PERTH. FOR TRANSMISSION BY POST AS A NEWSPAPER)

No. 55]

PERTH: THURSDAY, 16th JUNE

[1966

SUPREME COURT ACT, 1935-1964,

and

GUARDIANSHIP OF INFANTS ACT, 1926-1965.

WE, the Honourable Sir Albert Asher Wolff, K.C.M.G., Chief Justice of Western Australia, The Honourable Sir Lawrence Walter Jackson, Kt., Senior Puisne Judge, and the Honourable John Evenden Virtue, the Honourable Roy Vivian Nevile, the Honourable Gordon Bede D'Arcy, the Honourable John Hale and the Honourable Oscar Joseph Negus, Puisne Judges of the Supreme Court of Western Australia, acting in pursuance of the powers conferred by the Supreme Court Act, 1935, and the Guardianship of Infants Act, 1926-1965, and of every other power enabling us in that behalf, make the following rules.

RULES.

1. These rules may be cited as the Supreme Court (Guardianship of Infants) Rules, 1966.
2. In these rules—
 - “Act” means the Guardianship of Infants Act, 1926-1965;
 - “clerk” means a clerk of the Summary Relief Court;
 - “Registrar” has the same meaning as the expression has in, and for the purposes of, the Supreme Court Act, 1935;
 - “Summary Relief Court” means the court established under that name by the Married Persons and Children (Summary Relief) Act, 1965.

3. Except in proceedings for a writ of *habeas corpus ad subjiciendum*, applications in the Supreme Court, under the Act, shall be commenced by way of originating summons; and the Rules of the Supreme Court, 1909, shall apply to those applications.

4. (1) For the purposes of section 8 of the Act, registration of an order for the payment by the father, to the mother, towards the maintenance of an infant of a weekly or periodic sum shall be effected by the clerk of the Summary Relief Court entering the particulars of the order in a register kept for the purpose.

(2) The clerk shall not register an order in the Summary Relief Court, pursuant to this rule, unless—

- (a) an office copy of the order has been filed in the court and an additional office copy, for service in accordance with these rules, has been lodged in the court;
- (b) he is satisfied, by an affidavit filed in the court,—
 - (i) that the order has not ceased to have effect, by reason of the mother having, for a period of three months after the order was made, continued to reside with the father;
 - (ii) that no proceedings are pending in the Supreme Court for the enforcement of the order; and
 - (iii) that no process issued out of the Supreme Court for the enforcement of the order is in force.

5. Upon registration of an order, the clerk shall—

- (a) post to the father, at his last known address, an office copy of the order, together with notice of its registration; and
- (b) give to the Registrar notice of the registration of the order.

6. Where moneys are paid into the Summary Relief Court under an order registered pursuant to these rules, the clerk shall transmit those moneys to the person to whom they are directed to be paid by the order.

7. (1) Where an order that is registered in the Summary Relief Court pursuant to these rules is discharged, varied or revived, or the effect of the order is modified, or the operation of the order is suspended, by the Supreme Court, the Registrar shall forthwith cause notice in writing of that event to be given to the clerk at the place where the order was registered.

(2) On receipt of a notice given under subrule (1) of this rule the clerk shall cause particulars of the discharge, variation, revival, modification or suspension to be entered in the register kept pursuant to rule 4 of these rules.

8. (1) Where no proceedings for the enforcement of an order registered in the Summary Relief Court pursuant to these rules are pending and no warrant or process for the enforcement of the order is in force, the person who caused the order to be registered may, by a request in writing, require the clerk to cancel the registration and the clerk shall, upon receipt of the request, cancel the registration accordingly.

(2) Where the clerk cancels the registration of an order pursuant to this rule, he shall forthwith cause a notice in writing of that event, signed by him, to be given to the Registrar.

9. An order that has been registered in the Summary Relief Court pursuant to these rules shall not be enforced in the Supreme Court unless and until the registration is cancelled as provided by rule 8 of these rules.

Dated this 1st day of June, 1966.

A. A. WOLFF,
Chief Justice.
L. W. JACKSON,
Senior Puisne Judge.
J. E. VIRTUE,
Puisne Judge.
R. V. NEVILE,
Puisne Judge.
G. B. D'ARCY,
Puisne Judge.
JOHN HALE,
Puisne Judge.
OSCAR J. NEGUS,
Puisne Judge.

HEALTH ACT, 1911-1965.

Town of Mosman Park.

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 Model By-laws, described as Series "A", amended have, pursuant to the Re-printing of Regulations Act, 1954, been reprinted with amendments to and including that published in the *Government Gazette* on 25th June, 1963, and as so reprinted have been published in the *Government Gazette* on 17th July, 1963; and further amended by notices published in the *Government Gazettes* on 7th November, 1963, 20th March, 1964, 16th June, 1964, and 8th January, 1965: Now, therefore, the Town of Mosman Park, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the *Government Gazette* on the 17th July, 1963, together with the amendments published in the *Government Gazettes* on 7th November, 1963, 20th March, 1964, 16th June, 1964, and 8th January, 1965, shall be adopted with the following modifications and doth hereby also prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

PART I—GENERAL SANITARY PROVISIONS.

1. Amend by-law 4A by adding after sub-by-law (2) a new sub-by-law (3) to read as follows:—

(3) Kitchen facilities as follows: At least one sink which shall be installed in the kitchen or scullery or some other place approved by the local authority. Such sink shall be properly supported so that

the height of the top of the front edge of the sink shall be between 34 and 39 inches above floor level, and shall be provided with draining board or boards integral with or affixed thereof; such draining boards shall have an impervious upper surface and shall be so constructed and installed that water falling thereon shall drain into the sink.

(2) After by-law 4B insert by-laws 4C and 4D as follows:—

4C. Stoves to be provided: The owner of every house shall provide therein not less than one cooking stove of a size adequate for the occupants of the house and shall maintain it in good order and efficient working condition.

4D. Hoods and Flues: The owner or occupier, whichever shall be specified by the local authority, of every house and every public place wherein a stove is installed, shall provide a hood and flue to the stove in every case where the stove is not placed in a recess connected with a chimney. Every hood and flue shall comply with the following specifications:—

- (i) Except as hereinafter provided every hood and flue shall be so constructed so as to convey all smoke and fumes from the stove through the ceiling and roof to the open air, without creating a nuisance.
- (ii) The hood shall be made of galvanised iron no lighter than 24 gauge, the bottom edge to be wired, with at least $\frac{1}{4}$ inch diameter mild steel rod. The hood shall be not more than six feet six inches above the floor level and shall be of a size equal to that of the upper surface of the cooking stove, plus an overhang of at least six inches on all sides where possible.
- (iii) The flue shall be made of galvanised iron no lighter than 24 gauge, shall have not less than sixteen square inches of clear airway with no cross sectional dimension less than four inches and shall be carried up from the hood continuously and vertically to a point not less than eighteen inches above the highest part of the roof at the point of emergence. There shall be a cowl on the top of the flue to prevent down draught.
- (iv) Provided that if the health inspector is satisfied that there exists sufficient ventilation in the roof cavity he may permit the flue to discharge into the roof cavity but in all cases where the eaves are boxed in, the flue shall discharge into the open air as prescribed above.

3. Substitute for by-law 11A, a new by-law 11A as follows:—

11A. Collection and disposal of effluent—

- (1) No person shall within the municipal district of the Town of Mosman Park collect, remove or dispose of any liquid wastes from any soak well, leach drain, grease trap or other receptacle or any contents of any apparatus for the bacteriolytic treatment of sewage unless he has first obtained the approval in writing of the Town Council so to do.
- (2) A person who wishes to obtain approval under sub-by-law (1) hereof shall apply therefor in writing addressed to the Town Clerk.
- (3) The Council in granting approval to any person as aforesaid may impose such conditions thereon as it sees fit including conditions relating to—
 - (a) the time at which and the method by which such liquid wastes or contents of any apparatus for the bacteriolytic treatment of sewage may be collected, removed or disposed of;
 - (b) the route to be followed by any vehicle or vehicles used in the collection, removal or disposal of such liquid wastes or contents of any apparatus for the bacteriolytic treatment of sewage; and
 - (c) the place or places at which such liquid wastes or contents of any apparatus for the bacteriolytic treatment of sewage may be disposed of.

- (4) The Council may from time to time vary any conditions imposed by it pursuant to sub-by-law (3) hereof by serving written notice of any such variation on the person to whom approval has been granted hereunder.
 - (5) The Council may refuse to grant approval under sub-by-law (1) hereof if it is satisfied that the needs of the district are already adequately served or if the applicant has been convicted of any breach of these by-laws.
 - (6) Any person to whom approval has been granted by the Council under sub-by-law (1) hereof shall at least 24 hours before collecting, removing or disposing of any liquid wastes or any contents of any apparatus for the bacteriolytic treatment of sewage notify the Health Inspector of the Town of Mosman Park of his intention so to do.
 - (7) Any person who having obtained approval under sub-by-law (1) hereof fails to observe and perform any conditions imposed hereon or who fails to give proper notice to the Health Inspector under sub-by-law (6) hereof commits an offence against these by-laws.
 - (8) The Council may revoke any approval granted under sub-by-law (1) hereof by written notice of revocation served upon the person to whom approval has been granted if it is satisfied that he has committed a breach of these by-laws or has not complied with any of the conditions which may have been imposed under the provisions of sub-by-law (3) hereof.
 - (9) Any person committing a breach of these by-laws shall be liable on conviction to a penalty not exceeding \$100.
4. After by-law 14 insert a new heading and by-law 14A as follows:—
- Prescribed Areas (Section 112A).
- 14A. The areas specified in Schedule "B" to this part are the areas within which the provisions of section 112A of the Act shall operate and have effect.
5. After by-law 14A insert by-law 14B as follows:—
- 14B. (1) Subject to sub-by-law (2) hereof every occupier of premises shall cause such receptacle or receptacles to be placed on the day in which the refuse is collected within 25 feet of the usual place of access to the premises.
- (2) Where the refuse from premises is collected from a right of way at the rear of the premises the occupier thereof shall cause such receptacle or receptacles to be placed on the day in which the refuse is collected either within 5 feet of a gate giving access to the right of way or if there is no gate in such a position as to be easily accessible to the collector from the right of way.
6. After by-law 17 insert by-law 17A, as follows:—
- 17A. (1) No person shall dispose of any rubbish, refuse or unwanted material of any kind, on any road or reserve under the control of the Town of Mosman Park except with the written approval of the Town Clerk and after payment of such fee as is required by the Council.
7. Amend by-law 19 by substituting for paragraph (a) of subsection (2) a new paragraph (a) to read as follows:—
- (a) Sets fire to any rubbish at a site set aside for the deposit of rubbish without the written permission of the local authority.
8. Sub-by-law (2) of by-law 23 is not adopted.
9. By-law 23 (2B) is not adopted.
10. Amend by-law 26 by substituting for paragraph (a) a new paragraph (a) to read as follows:—
- (a) It shall not be nearer than 40 feet to any house, street or road.

11. Substitute for by-law 28 a new by-law 28 as follows:—

Keeping of Cows, Horses, Sheep and Goats.

28. (1) No person may keep a cow on any property in the district.

(2) No person shall keep a horse on any property in the district the area of which is less than one half acre. Provided that the written permission of the Council is first obtained and subject to the provisions of subsection (4) of this by-law, a person may keep no more than one horse on any property in the district which exceeds one half acre in area.

(3) Provided that the written permission of the Council is first obtained and subject to the provisions of subsection (4) of this by-law a person may keep no more than one sheep or goat on any property in the district.

(4) (a) A person who keeps a horse, sheep or goat on any property in the district shall make due provision to ensure that such horse, sheep or goat is at no time nearer than 40 feet to any house, street or road.

(b) If a shelter shed or stable is provided for a sheep or goat, the provisions of by-laws 26 and 27 of this Part shall apply.

12. Substitute for by-law 29 a new by-law 29 as follows:—

29. (1) On and after the 1st day of July, 1966, an occupier of premises shall not keep or permit to be kept poultry on any premises occupied by him within the area described in subsection (2) of this by-law except under and in compliance with the following conditions:—

- (a) The occupier is registered with the local authority as a keeper of poultry.
- (b) The occupier has paid to the local authority a registration fee of fifty cents.
- (c) The occupier has provided properly constructed enclosures and facilities for the keeping of poultry and the poultry are kept therein at all times.
- (d) The poultry house or houses be provided with a concrete floor which shall be trowelled to a smooth finish with a fall of one in 50 to the front.
- (e) The poultry do not exceed 20 in number. Where ducks are kept the maximum number shall be not more than two.
- (f) The occupier does not keep any poultry within 40 feet of any dwelling house, street or road.
- (g) All enclosures within which poultry are kept are maintained in a clean condition by daily cleaning and disposal of droppings and refuse so that it does not become a nuisance or a breeding place for flies.
- (h) All poultry food must be stored in impervious rodent proof containers.

(2) This by-law operates and has effect in the whole of the district of the local authority.

(3) The local authority may cancel or refuse the registration of any occupier in relation to any premises if the occupier is convicted in any Court for an offence relating to the keeping of poultry.

13. Substitute for by-law 29A a new by-law 29A as follows:—

29A. (1) On and after the 1st day of July, 1966, an occupier of premises shall not keep or permit to be kept pigeons on any premises occupied by him within the area described in subsection (2) of this by-law except under and in compliance with the following conditions:—

- (a) The occupier is registered with the local authority as a keeper of pigeons and the premises are also registered.
- (b) The occupier has paid to the local authority a registration fee of five shillings.

- (c) Pigeons are confined at all times in a suitable cage not nearer than 40 feet to any dwelling house, street or road, provided that registered homing pigeons may be freed for exercise.
- (d) All pigeon cages are provided with a concrete floor trowelled to a smooth finish with a fall of one in 50 to the front.
- (e) All pigeon cages or lofts within which pigeons are kept are maintained at all times in a clean condition.
- (f) The maximum number of pigeons kept at the one time does not exceed twenty, except that any person who in January of each year produces to the local authority satisfactory proof that he is currently affiliated with the Pigeon Racing Federation of W.A. (Inc.) may be permitted to keep up to a maximum of seventy-five (75) pigeons.

(2) This by-law operates and has effect in the whole of the district of the local authority.

(3) The local authority may cancel or refuse the registration of any occupier in relation to any premises if the occupier is convicted in any Court for an offence in relation to the keeping of pigeons.

14. By-law 29B is not adopted.

15. After by-law 31A insert by-law 31B, as follows:—

Provision of Water Supplies.

31B. (a) The owner of every house shall cause such house to be provided with water piping with all necessary bends, tees, taps, and fittings of sufficient size to deliver to the kitchen, bathroom, laundry and lavatory of such house, an adequate and continuous supply and pressure of potable water.

(b) He shall cause all such pipes to be connected to the water reticulation mains of the Metropolitan Water Supply, Sewerage and Drainage Department.

(c) He shall maintain all such pipes, bends, tees, taps and fittings in good and efficient repair and action.

16. The following schedule is added after Schedule A:—

Schedule "B"—Prescribed Areas (Section 112A).

Within the boundaries of the Town of Mosman Park as constituted under the Local Government Act, 1960-1965.

PART VII—FOOD.

Amend by-law 51 by substituting for the words "five pounds" where they appear in lines 5 and 6 of subsection (2), the words, "twenty dollars".

PART IX—OFFENSIVE TRADES.

Offensive Trade.	Fee Per Annum.
	\$
Chemical Works	6
Fish Shop	1

Passed at a meeting of the Council of the Town of Mosman Park, this 27th day of May, 1965.

E. C. SMITH,
Mayor.

R. H. FARDON,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

HOSPITALS ACT, 1927-1955.

Medical Department,
Perth, 8th June, 1966.

HIS Excellency the Governor in Executive Council has been pleased to approve of the by-laws set out in the schedule hereunder, made pursuant to the Hospitals Act, 1927-1955, by the Fremantle Hospital Board, a hospital duly constituted under that Act.

J. DEVEREUX,
Under Secretary, Medical Department.

Schedule.

By-laws.

1. These by-laws may be cited as the Fremantle Hospital By-laws.
2. The rules and regulations and by-laws adopted by the Board of Management of the Fremantle Public Hospital, as published in the *Government Gazette* on the 1st March, 1929, and amended from time to time thereafter, are amended in the manner following:—
 - (a) By-law 26 (G.G. 17/7/61) is amended by substituting for the passage, "seven pounds (£7)" in line two, the passage, "twenty dollars (\$20)";
 - (b) By-law 32 (G.G. 17/7/61) is amended by substituting for the passage, "seventeen shillings and sixpence (17s. 6d.)" in lines two and three, the passage, "two dollars (\$2)"; and
 - (c) By-law 235 (G.G. 17/7/61) is amended by substituting for the passage, "seven pounds (£7)" in line two, the passage, "twenty dollars (\$20)".

The above by-laws were duly passed by the Fremantle Hospital Board at a meeting of the Board held on the 28th day of March, 1966.

W. WAUHOP,
Chairman.
J. M. SCRYMGEOUR,
Administrator.

CEMETERIES ACT, 1897.

Boulder General Cemetery.

L.G. 910/53.

THE by-laws made by the Trustees of the Boulder General Cemetery under the provisions of the Cemeteries Act, 1897, published in the *Government Gazette* on 14th December, 1951, and amended by notice in the *Government Gazette* on 10th October, 1952 and 20th July, 1955, are referred to in these by-laws as the principal by-laws.

1. Schedule "A" to the principal by-laws is amended by substituting for the expression £6 5s. in Schedule "A" the expression \$17.50 in the item, "Interment in Ordinary Grave, 6 foot deep, adult including the issue of a grant of 'Right of Burial'."

2. The by-laws set out in the above schedule were made by the Trustees of the Boulder General Cemetery at a duly convened meeting held on the 11th day of May, 1966.

A. A. J. GILLESPIE,
Chairman.
P. J. RODGERS,
Secretary.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Mosman Park.

Adoption of Model Draft By-law Relating to Deposit of Refuse and Litter.

L.G. 162/66.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 24th day of March, 1966, to adopt without amendment the Local Government Model By-law (Deposit of Refuse and Litter), No. 16, as published in the *Government Gazette* on the 4th August, 1965.

Dated this 15th day of April, 1966.

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

E. G. SMITH,
Mayor.

R. H. FARDON,
Town Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960; CITY OF PERTH ENDOWMENT LANDS ACT, 1920.

The Municipality of the City of Perth.

By-law for the Control of the Endowment Lands, the Lime Kilns Estate and Reserve 16921.

By-law No. 44.

L.G. 489/57.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the 21st day of February, 1966, that by-law 44 be repealed and that the following by-law to be numbered 44, be substituted in lieu thereof:—

Interpretation.

1. In the construction of this by-law, unless the context otherwise requires, the following terms shall have the meanings set out against them respectively, that is to say:—

“Council” shall mean the executive body of the municipality of the City of Perth.

“Inspector” shall mean and include any person appointed by the Municipality of the City of Perth as an inspector in regard to the Reserve, Director of Parks and Gardens, Assistant Director of Parks and Gardens, a District Foreman, a Ranger, a Curator of Reserves, or as a Hall Caretaker.

“Reserve” shall mean and include those parts of the Endowment Lands, the Lime Kilns Estate and Reserve 16921 described in the preamble to the “City of Perth Endowment Lands Act, 1920,” remaining vested in or registered in the name of the City of Perth and shall extend to and include the Indian Ocean for a distance of 200 yards west of the western boundary of the municipal district of the City of Perth.

“Town Clerk” shall mean the Town Clerk or Acting Town Clerk of the Municipality of the City of Perth.

2. No person shall misconduct himself or indulge in any riotous or indecent conduct or use any indecent or improper language or offend against decency as regards dress on the Reserve.

3. No person shall enter upon or remain on the Reserve when under the influence of intoxicating liquor.

4. (a) No person unless so authorised by any Act or other by-law or by the Council shall post, stick, stamp, stencil, paint or otherwise affix, distribute or give out any placard, handbill, notice, advertisement or document whatsoever upon any tree, fence, post, gate, building, road, path or any place whatever on the Reserve and no person shall cause to be done any of the acts herein prohibited.

(b) No person shall erect or permit to be erected or to remain any advertising hoarding on the Reserve.

5. No person shall spit in or upon any building, erection or structure in the Reserve.

6. No person shall engage in public worship, preaching or public speaking of any kind or any meeting of like nature on the Reserve without the consent of the Town Clerk.

7. No person shall gamble or bet or offer to gamble or bet publicly on any part of the Reserve.

8. No person shall, without the consent of the Council—

(a) injure, cut, break, deface, pull up, pick, remove, or destroy any tree, shrub, flower or grass growing on the Reserve;

(b) cut, collect or remove any timber, firewood, stone or other material other than seaweed on or from the Reserve; or

(c) plant or sow any tree, shrub, flowers, grass or plant of any description.

9. No person or persons shall carry or discharge any firearms, or throw or discharge any stone or other missile or set off any fire balloon or throw or set fire to any fireworks or kindle or make any fire or shoot, snare, injure, catch, capture or destroy any bird, fish or animal on any portion of the Reserve or prepare or attempt so to do without the consent of the Town Clerk.

10. No person shall deposit or leave within the Reserve—

(a) any rubbish, refuse, paper, glass, cans, china or litter of any kind whatsoever capable of being deposited in receptacles provided for the purpose; or

(b) any timber, stone, bricks, sand, gravel, scrap metal or any material not capable of being put in the receptacles referred to in sub-clause (a) of this clause without having first obtained the written permission of the Town Clerk so to do.

11. No person shall break any glass, earthenware or bottle on the Reserve.

12. No person shall cut up, damage, disfigure or interfere with any road or any building, fence, structure, electrical equipment, water pipe or water fitting on the Reserve.

13. No person shall, without the consent of the Town Clerk, sell or expose for sale any foodstuffs, goods, wares or merchandise or solicit or offer to purchase bottles on any portion of the Reserve.

14. No person shall exercise upon the Reserve, horses, dogs, or other animals used for racing without the consent of the Town Clerk.

15. No person shall cause, allow or suffer any horse, cattle, sheep, goat, camel, donkey, mule or pig or fowl or other bird to stray or feed upon the Reserve without the permission of the Town Clerk.

16. Except with the written permission of the Town Clerk obtained at least twenty-four hours in advance a person shall not within the Reserve—

(a) camp, lodge at night in or occupy as sleeping quarters any stall, building, tent or structure of any kind; or

(b) erect any tent, camp, hut or other structure other than a beach shade or windbreak erected for use during the hours of daylight and dismantled and removed during those hours on the same day.

17. Notwithstanding the provisions of clause 16, camping may be permitted in areas set apart for the purpose by the Council, but not elsewhere, upon the issue of a permit from an Inspector and subject to the following conditions:—

- (a) Payment of fees prior to the issue of permits on the following scale:—
- For a period not exceeding 24 hours—35c.
 - For a period not exceeding three days—75c.
 - For a period not exceeding seven days—\$1.50.
 - For extensions of permits such further fees as shall be appropriate in accordance with the above scale.
- (b) No person shall sublet any camp or sell, give, or otherwise dispose of any permit.
- (c) Except with permission of an Inspector, no person shall bring into or keep any animal or bird within the Camping Area.
- (d) The person to whom a permit is issued shall be responsible for—
- (i) keeping the area covered by the permit in a clean and sanitary condition at all times and all rubbish capable of destruction by fire burned in an approved fireplace;
 - (ii) ensuring that all campers use the sanitary conveniences provided and that no improvised conveniences are used; and
 - (iii) no fires are lighted other than in places approved by an Inspector.
- (e) Camping permits may at any time be withdrawn by an Inspector if, in his opinion, a breach of this by-law has been committed or if, in his opinion, it is desirable that the permit shall be terminated.
- In the event of termination the fee paid shall be forfeited to the Council and no compensation shall be payable for loss, damage or inconvenience suffered through withdrawal of the permit.
- (f) No person other than an Inspector, Officer or an employee of the Council or any person acting under their instructions or member of the Police Force shall enter any Camping Site except with the permission of the holder of the permit.

18. An Inspector finding any person committing or attempting to commit a breach of any of the provisions of this by-law may demand of that person his name and current and usual place of abode.

19. Where anything by this by-law is directed to be done or forbidden to be done or where authority is given to any person to direct anything to be done or to forbid anything to be done and such act so directed to be done remains undone or such act forbidden to be done is done in every such case the person making such default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of this by-law. And every person guilty of a breach of this by-law shall be liable for every such offence, besides any costs which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in the execution of the work directed to be so executed and not so executed, to a penalty not exceeding One Hundred Dollars for every breach or to a penalty not exceeding Ten Dollars for each day during which such breach shall be committed or continued.

Dated this 28th day of April, 1966.

The Common Seal of the City of Perth was hereunto affixed in the presence of—

C. J. B. VERYARD,
Lord Mayor.

G. O. EDWARDS,
Town Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.

By-laws Relating to Duties of Building Surveyor and Shire Planner.

L.G. 150/66.

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 10th day of May, 1966, 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:—

1. By-law 158 is altered by the deletion of paragraphs (f) and (g) thereof.
2. After by-law 158 the following new by-laws are inserted:—

Building Surveyor.

158A. The duties of the Building Surveyor shall be—

- (a) to attend to and carry out all instructions of the Council;
- (b) to examine plans and specifications and materials of all buildings and structures and advertising signs and hoardings to be erected within the district; to issue Building, Sign and Hoarding Licenses;
- (c) to report on neglected buildings, dilapidated buildings and dangerous buildings;
- (d) to see that all officers and employees under his control carry out their duties efficiently and to report any departure therefrom;
- (e) to attend Council Meetings and Committee Meetings, when required;
- (f) to render to the Shire Clerk, where required, reports of all matters under his control, to supply monthly, to the Council, a return of Building Licenses issued; and
- (g) to examine all Council buildings once a year, or as required by the Council.

Shire Planner.

158B. The duties of the Shire Planner shall be—

- (a) to attend to and carry out all instructions of the Council;
- (b) to attend to all Town Planning matters within the district, and to prepare Town Planning Schemes and Town Planning By-laws;
- (c) to investigate and prepare plans and reports on all planning matters affecting the Shire and to keep in close liaison with the Metropolitan Region Planning Authority, the Town Planning Board and all other Departments of the State Government having any relation to Town Planning;
- (d) to see that all officers and employees under his control carry out their duties efficiently and to report any departure therefrom;
- (e) to attend Council Meetings and Committee Meetings, when required; and
- (f) to render to the Shire Clerk, when required, reports of all matters under his control.

3. By-law 159 is deleted and the following by-law is inserted in its place:—

159. Subject to any specific direction which may be given by the Council from time to time the duties of the officers and servants of the Council other than the Shire Clerk, Engineer, Building Surveyor and Shire Planner shall be those assigned from time to time by the Shire Clerk, Engineer, Building Surveyor and Shire Planner in respect of their various Departments.

Dated the 10th day of May, 1966.

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.
L. A. EASTON,
Acting Shire Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Cockburn.

By-laws Relating to the Classifying of the District.

L.G. 252/64.

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 13th day of April, 1966, to make and submit for confirmation by the Governor the following by-law:—

The by-laws of the Cockburn Shire Council, formerly Cockburn Road Board, passed at an ordinary meeting of the Cockburn Road Board held on the 23rd day of October, 1957, and published in the *Government Gazette* of the 17th day of April, 1958, as amended from time to time thereafter, are hereby further amended by a new by-law reading as follows:—

Schedule 9—Special Zones: Add new paragraph—

Description of Land.	Special Use.
(3) All that area contained in Jandakot A.A. Lot 418.	Model Aircraft Aerodrome.

Dated this 6th day of May, 1966.

J. H. COOPER,
President.
E. L. EDWARDES,
Shire Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Cranbrook.

By-laws Relating to Clearing of Land and Removal of Refuse, Rubbish, and Disused Material.

L.G. 700/65.

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 13th day of May, 1966, to make and submit for confirmation by the Governor, the following by-laws:—

1. If there is—

- (a) on any vacant land within the district any trees, scrub, undergrowth or rubbish; or
- (b) on any land within the district any refuse, rubbish, or disused material whether of the same kind as, or a different kind from those here specified, which in the opinion of the Council is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants thereof;

the Council may cause a notice under the hand of the Shire Clerk to be served on the owner or occupier of such land requiring him, within the time specified in such notice to clear the land of such trees, scrub, undergrowth or rubbish, or remove such refuse, rubbish, or disused material from such land.

2. Every owner or occupier of land upon whom a notice is served under by-law 1 of these by-laws shall comply with such notice within the time therein specified.

3. Where the owner or occupier does not clear the land or remove the refuse, rubbish or disused material as required by the notice given by the Council, the Council may, without payment of any compensation in respect thereof, clear or remove it and dispose of it at the expense of, and recover in a court of competent jurisdiction the amount of the expense from, the owner or occupier to whom the notice was given.

4. Any person who fails to comply with any notice served under by-law No. 1 of these by-laws commits an offence against these by-laws and on conviction shall be liable to a penalty not exceeding one hundred dollars (\$100).

Dated this 13th day of May, 1966.

The Common Seal of the Shire of Cranbrook was hereunto affixed by authority of a resolution of the Council in the presence of—

L. T. TOOVEY,
President.

E. L. CHOWN,
Shire Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Melville.

By-law Relating to Street and Footpath Obstruction.

L.G. 143/66.

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 March, 1966, to make and submit for confirmation by the Governor the following by-law:—

1. No person shall permit goods, or merchandise, including coal, charcoal, firewood, soil, fertilisers, and building material from remaining in a street, way, footpath, or other public place for a longer period than is necessary for delivering the goods or merchandise into the place of delivery.

2. Every person committing an offence against this by-law is liable to a penalty of one hundred dollars (\$100) and where the offence is a continuing one, to a daily penalty of ten dollars (\$10) for each day that the offence continues, after conviction.

Passed at a meeting of the Town of Melville this 22nd day of March, 1966.

The Common Seal of the Town of Melville was hereto affixed as required by section 190 (5) (c) of the Local Government Act, 1960, in the presence of—

R. F. CARROLL,
Mayor.

J. E. ELLIS,
Acting Town Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Manjimup.

Adoption of Draft Model By-laws Relating to Petrol Pumps.

L.G. 234/66.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 14th day of April, 1966, to adopt such of the Draft Model By-laws published in the *Government Gazette* of the 9th day of March, 1966, as are here set out:—

Draft Model By-law No. 10—The whole of the by-laws.

Dated the 14th day of April, 1966.

The Common Seal of the Shire of Manjimup was affixed hereto in the presence of—

M. S. MUIR,
President.

M. DUNN,
Shire Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of June, 1966.

W. S. LONNIE,
Clerk of the Council.

WESTERN AUSTRALIAN COASTAL SHIPPING COMMISSION ACT, 1965.

Western Australian Coastal Shipping Commission,
Fremantle, 3rd June, 1966.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 38 of the Western Australian Coastal Shipping Commission Act, 1965, has been pleased to approve of the by-laws made by the Western Australian Coastal Shipping Commission set forth in the schedule hereto.

F. W. A. KOPP,
General Manager.

Schedule.

Western Australian Coastal Shipping Commission By-laws.

1. These by-laws may be cited as the Western Australian Coastal Shipping Commission By-laws.
2. In these by-laws unless the contrary intention appears—
 - “General Manager” means the person from time to time appointed, pursuant to section 23 of the Act, to be the General Manager of the Commission;
 - “the Act” means the Western Australian Coastal Shipping Commission Act, 1965.
3. The common seal of the Commission shall be kept in safe custody by the General Manager, and shall not be affixed to a document unless—
 - (a) the Commission has directed at a meeting that the common seal be affixed to the document; and
 - (b) it is affixed to the document by the General Manager in the presence of the Chairman or Vice-Chairman.
4. (1) This regulation applies only in relation to goods of which the loss, abandonment or failure to claim is not otherwise provided for by the provisions of any other law or contract.
 - (2) If any thing is left in or on any property of the Commission and the owner of the thing is not known, the Commission may give notice published in the *Government Gazette* that the thing will be sold on a day, being not less than twenty-one days from the publication of the notice, unless the owner before that day removes the thing and pays all charges payable in respect of it.
 - (3) If the owner of the thing does not so remove it and so pay those charges, the Commission may cause it to be sold.
 - (4) Where the thing so left is perishable the Commission may cause it to be sold or where the thing causes offence or creates a nuisance, the Commission may cause it to be destroyed at the expense of the owner, and may cause either to be done without notice to the owner.
 - (5) The Commission shall apply the proceeds of a sale made pursuant to this regulation—
 - (a) firstly, in paying the costs of and incidental to the sale, including all charges and expenses incidental to the storage and handling of the thing;
 - (b) secondly, in paying the amount of the balance to the person entitled thereto upon his establishing his claim to that amount within thirty days after the sale.
 - (6) Where a claim referred to in paragraph (b) of subregulation (5) of this regulation is not so established the amount of the balance so referred to shall be paid by the Commission to the credit of the Western Australian Coastal Shipping Commission Account.
 - (7) The amount expended in the exercise of the powers conferred upon the Commission by the provisions of subregulation (4) of this regulation to the extent to which it is not recovered on sale pursuant to those provisions is recoverable by the Commission in a court of competent jurisdiction as a debt due by the owner of the thing destroyed or sold under those provisions.

Passed by resolution of the Western Australian Coastal Shipping Commission at a meeting of the said Commission held on the 29th day of April, 1966. The Common Seal of the Western Australian Coastal Shipping Commission was at the same time affixed and impressed thereto by order and in the presence of—

A. R. GARRETT,
Chairman.

F. W. A. KOPP,
General Manager.

[L.S.]