

Bazette Governmen

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No. 14]

PERTH: THURSDAY, 21st FEBRUARY **[1963**

HEALTH ACT, 1911-1962.

Shire of Wongan-Ballidu.

P.H.D. 1634/56.

WHEREAS under the provisions of the Health Act, 1911-1962, 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 Wongan-Ballidu Shire Council, 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 the 9th August, 1956, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

PART I—GENERAL SANITARY PROVISIONS.

By-law 1C is repealed and a new by-law 1C is inserted in lieu thereof as follows:-

> 1C.—Provision of Apparatus for the Bacteriolytic Treatment of Sewage.

(a) This by-law shall apply in the portions of the district prescribed hereafter:-

> The townsites of Wongan Hills and Ballidu, as constituted under the Land Act, 1933.

- (b) The owner of every house constructed after the coming into operation of this by-law and which house is within a portion of the district to which this by-law applies, shall provide on the premises an apparatus for the bacteriolytic treatment of sewage and liquid wastes produced on the premises before the house is used or occupied.
- (c) Notwithstanding the requirements of paragraph (b) the Council may grant exemptions from the provisions of this by-law in any case where premises are adequately provided for by drains and apparatus in accordance with by-laws and regulations other than as prescribed in paragraph (b) of this by-law.

Passed at a meeting of the Wongan-Ballidu Shire Council this 20th day of December, 1962.

H. L. SHIELDS,

President.

T. E. JENSEN,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 6th day of February, 1963.

R. H. DOIG, Clerk of the Council.

BUSH FIRES ACT, 1954-1958.

By-laws of the Coorow Shire Council Relating to the Establishment, Maintenance and Equipment of Bush Fire Brigades for the Shire or any Part of the Shire of Coorow.

Establishment of Brigade.

- (1) On the resolution of the Council to establish, maintain and equip a bush fire brigade under the provisions of the Bush Fires Act, 1954, and regulations thereunder, the brigade shall be formed in accordance with these by-laws; and a name shall be given to the brigade and application accompanied by the resolution of the Council forming the brigade shall be made to the Bush Fires Board for its registration accordingly.
- (b) A bush fire brigade may be established for the whole of the Shire or for any specified area thereof.

$\label{eq:Appointment} \textbf{Appointment of Officers.}$

- 2. The Council shall appoint a captain, a first lieutenant, a second lieutenant and such additional lieutenants as it shall deem necessary to act as officers of the brigade and who, in the Council's opinion, have the necessary qualification and knowledge of the district required in such capacities.
- 3. The Shire Clerk or such other person as the Council may appoint, shall be the Secretary of the brigade.
- 4. The Council may appoint an equipment officer who shall be responsible for the custody and maintenance in good order and condition of all equipment and appliances acquired by the Council for the purposes of the brigade. Such officer may station such equipment at a depot approved by the captain where, if possible, motor trucks can easily be called upon. If there are more than one such depots in the area, the equipment officer shall appoint at each depot a person to look after the equipment and have it ready for immediate use when required.
- 5. The Council shall appoint bush fire control officers in accordance with the requirements of the district and may prescribe the area over which each such officer shall have jurisdiction. The employment, dismissal and payment for services of persons (other than officers) employed for duties under this Act, shall be vested in the President and Shire Clerk of the Council conjointly.

Duties of Officers.

6. The duties of all officers appointed under these by-laws shall be as laid down in the provisions of the Bush Fires Act, 1954, and each officer so appointed shall be supplied with a copy of the Act and regulations. The captain shall have full control over the members of the brigade whilst engaged in fire fighting and shall issue instructions as to the methods to be adopted by the firemen. In the absence of the captain, the first lieutenant; and in the absence of the first, the second lieuetnant or senior officer of the brigade present at the fire shall exercise all the powers and duties of the captain.

Membership of Brigade.

- 7. (1) The membership of a bush fire brigade may consist of the following:—
 - (a) Subscribing members;
 - (b) fire fighting members; and
 - (c) associate members.
- (2) Subscribing members shall be those persons who, being interested in forwarding the objects of the brigade, pay an annual subscription to the funds of the brigade at the following rates:—

(i) Owner or occupier of land within the brigade area—
minimum subscription of 10 0
(ii) Other persons—a minimum subscription of 5 0

- (3) Fire fighting members shall be those persons, being able-bodied men over 18 years of age who are willing to render service at any bush fire when called upon, and who sign an undertaking in the form contained in the First Schedule to these by-laws.
- (4) Associate members shall be those persons who are willing to supply free motor transport for fire fighters or equipment, or are prepared to render other approved assistance, and who sign an undertaking in the form contained in the Second Schedule to these by-laws.
- (5) No fees or subscriptions shall be payable either by fire fighting members or associate members and the enrolment of persons as such members shall in every case be subject to the approval of the Board.
- (6) A subscribing member shall be eligible for enrolment as a fire fighting member.

Finance.

8. The expenditure incurred by the Council in the purchase of equipment, payment for services and generally for the purposes of this Act, shall be a charge on the ordinary revenue of the Council, but the Shire Clerk shall keep a record of the expenditure incurred under this Act.

Meetings of Brigade.

9. Meetings will be held as necessary.

These by-laws under the Bush Fires Act, 1954, were passed by a resolution of the Coorow Shire Council (a local authority under the provisions of such Act) at a meeting held at Coorow on 21st August, 1962.

(Sgd.) P. W. THOMSON, President. (Sgd.) P. J. BENNETT,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 29th day of January, 1963.

R. H. DOIG, Clerk of the Council.

First Schedule.

]	FORM (OF ENR	OLME	NT— FIR	E FIC	HT	'ING ME	$_{ m MB}$	ER.		
						application				as	a f	ire	fighting
m	embe	r of	the			Bush	Fire	Bri	gade.				

If needed, I can provide my own transport to the scene of any outbreak.

(This line to be struck out if not applicable.)

I hereby declare that I am over 18 years of age and in good health. On election by the committee as a fire fighting member, I hereby undertake—

- to promote the objects of the brigade as far as shall be in my power;
- (2) to be governed by the provisions of the constitution and such by-laws and regulations as may from time to time be made thereunder;
- (3) to use my best endeavours to give assistance in fire fighting measures when called upon on such occasions to obey all orders and instructions issued by duly authorised officers of the brigade.

Applicant's	Signature
Date	

Second Schedule.

FORM OF ENROLMENT—ASSOCIATE MEMBER.

- I, the undersigned, hereby make application for enrolment as an associate member of the......Bush Fire Brigade.
- (a) I am prepared to offer to transport fire fighting members and/or equipment to the scene of any outbreak when called upon. I have a motor vehicle of the following type:available for such purpose.
 - (Paragraph (a) or (b) above may be struck out if both do not apply.)

 My private address is.

 My business address is.

 I can be communicated with by telephone No.

 On election as an associate member by the committee, I hereby under-
- take—

 (1) to promote the objects of the brigade as far as shall be in my
 - (2) to be governed by the provisions of the constitution and such by-laws and regulations as may from time to time be made thereunder;
 - (3) to use my best endeavours to assist in fire suppression work in the above capacity when called upon.

Applicant's	Signature
Date	

COUNTRY AREAS WATER SUPPLY ACT, 1947-1960.

Water Supply, Sewerage and Drainage Department, Perth, 29th January, 1963.

HIS Excellency the Governor in Executive Council has been pleased to approve of the by-laws made by the Minister for Water Supply, Sewerage and Drainage under and for the purposes of the Country Areas Water Supply Act, 1947-1960, as set forth in the Schedule hereunder.

J. McCONNELL, Under Secretary for Works and Water Supply.

Schedule.

By-laws.

Principal by-laws. power;

1. In these by-laws the by-laws made by the Minister for Water Supply, Sewerage and Drainage under and for the purposes of the Country Areas Water Supply Act, 1947-1960, published in the Government Gazette on the 20th June, 1957, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal by-laws.

amended.

- 2. Paragraph (e) of by-law 89 of the principal by-laws is amended— $\,$
 - (a) by deleting the passage, "Kalamunda;" in line two of subparagraph (i);
 - (b) by adding after the passage, "Mullewa;" in the last line of subparagraph (i), the passage, "Esperance; Laverton;";

- (c) by adding after the passage, "Darkan;" in the last line of subparagraph (ii), the passage, "Kalamunda; Walpole; Ongerup; Watheroo;"; and
- (d) by adding after the word, "Wubin" in the last line of subparagraph (iv), the passage, ", Ballidu".

Schedule amended. 3. The Schedule to the principal by-laws is amended by adding after the table, "(98) Darkan Rating Zone.", the following tables:—

		
(99) Esperance Rating Zone.	Duid	o of
Purpose for which Water is Supplied or	Wate	e of er per
Class of Water Service.	1,000 S.	galls.
Water in return for amount of rates paid or		
for charges in lieu of rates Water supplied in excess of quantity allowed for	4	6
rate or minimum charge—		
Domestic (including domestic gardens)	3	0
Trading and all other services not other- wise specified	7	0
(100) Laverton Rating Zone.		
_		ce of
Purpose for which Water is Supplied or Class of Water Service.		er per galls.
Water in return for amount of rates paid or	s.	d.
for charges in lieu of rates	4	0
Water supplied in excess of quantity allowed for rate or minimum charge—		
Domestic (including domestic gardens)—		
(a) If rate or minimum charge paid prior to 10th March		0
(b) If rate or minimum charge		_
be not so paid Trading and all other services not other-	3	3
wise specified		0
(101) Welnele Detine Zone		
(101) Walpole Rating Zone.		ce of
Purpose for which Water is Supplied or Class of Water Service.		er per galls.
	s.	d.
Water in return for amount of rates paid or for charges in lieu of rates		0
Water supplied in excess of quantity allowed for rate or minimum charge—		
Domestic (including domestic gardens)	3	0
Trading and all other services not other-		
wise specified	4	0
(102) Ongerup Rating Zone.	Pri	ce of
Purpose for which Water is Supplied or	Wat	er per
Class of Water Service.	s.	gal l s. d.
Water in return for amount of rates paid or for charges in lieu of rates	4	0
Water supplied in excess of quantity allowed for		·
rate or minimum charge— Domestic (including domestic gardens)	3	0
Trading and all other services not other-		U
wise specified	. 4	0

(103) Watheroo Rating Zone.

- · · · · · · · · · · · · · · · · · · ·		
Purpose for which Water is Supplied or Class of Water Service.	Wate 1,000 s.	ee of er per galls. d.
Water in return for amount of rates paid or for charges in lieu of rates		0
Water supplied in excess of quantity allowed for rate or minimum charge—		
Domestic (including domestic gardens)	3	0
Trading and all other services not otherwise specified		0
(104) Ballidu Rating Zone.		
Purpose for which Water is Supplied or Class of Water Service.	Wate	e o f er per galls. d
Water in return for amount of rates paid or for charges in lieu of rates		
Water supplied in excess of quantity allowed for rate or minimum charge—		
Domestic (including domestic gardens)	3	0
Trading and all other services not other- wise specified		0

WATER BOARDS ACT, 1904-1954.

Bunbury Water Board.

WHEREAS by the Water Boards Act, 1904-1954, the Bunbury Water Board, in exercise and by virtue of the powers conferred by the said Act and of all other powers in that behalf vested in or exerciseable by the said Board, makes the following amendment to the Bunbury Water Area By-laws published in the Government Gazette on the 11th November, 1949, and amended from time to time:—

Schedule 1 is hereby deleted and in lieu thereof the following schedule is substituted:—

Schedule 1.

Schedule or Prices of Water.

Purpose for which Water is Supplied, or Class of Water Services and Scale of Charges. Price per 1,000 gallons.						
	s. d.					
1.	Water in return for amount of rates paid or of minimum charges in lieu of rates 28					
2.	Water supplied in excess of quantity allowed for rate or minimum charge—					
	(A) For first 20,000 gallons in excess in each year 13					
	(B) For further supplies over 20,000 gallons excess in each year 1 0					
	Railways and other large Government services will be supplied under special agreement in each case.					
3.	Building services (metered or non-metered):— Amount of Fee. s. d.					
	(a) Buildings, etc., brick, stone, concrete— If cost of building, etc.—					
	Under £50 5 0 £50 and under £200 10 0					

Amount	of	Fee.
s.	d.	

£200 and under £1,000, one-fourth per cent. on cost of building, etc., with minimum of

20 0

£1,000 and over, one-fourth per cent. on cost of building, etc., up to £1,000, plus one-tenth per cent. on cost over £1,000.

(b) Buildings, etc., wood and/or iron and asbestos with brick chimneys, or lath and plaster

Amount of Fee. s. d.

If cost of building-					
Under £200		 		5	0
£200 and under	£500	 		10	0
£500 and over		 ••••	• • • • •	20	0

-These charges shall apply to new buildings. Should the Board specially meter a service, water shall be allowed in return for building fee at 4s. per 1,000 gallons. Provided no charge shall be made where a metered service has been in existence for a period of one year or more and a building of a value of not less than £1,000 has been erected on the land for a like period.

In cases where supply is drawn through an existing metered service, water shall be allowed in return for a building fee paid at 4s. per 1,000 gallons.

Made and passed by resolution of the Bunbury Water Board at a meeting of the Board held on the $22nd\ day$ of October, 1962.

[L.S.]

F. R. HAY,

Chairman.

A. L. SCOTT,

Secretary.

Recommended—

G. P. WILD,

Minister for Water Supply, Sewerage and Drainage.

Approved by His Excellency the Governor in Executive Council this 29th day of January, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Fremantle. Adoption of Draft Model By-laws Relating to Extractive Industries.

L.G. 414/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of December, 1962, to adopt such of the Draft Model By-laws published in the Gazette of the 8th day of November, 1962 (with such alterations) as are here set out.

Draft Model By-law.

Local Government Model By-laws (Extractive Industries) No. 9-The whole.

Alterations.

The following provision is added:-

By-law for regulating quarrying passed on the 16th day of December, 1940, and approved by His Excellency the Lieutenant-Governor in Executive Council on the 8th day of January, 1941, is hereby repealed.

Dated the 17th day of December, 1962.

The Common Seal of the City of Fremantle was hereto affixed this 18th day of December, 1962, pursuant to a resolution passed this 17th day of December, 1962, in the presence of—

W. FRED SAMSON,
Mayor.
N. J. C. McCOMBE,
Town Clerk.

[L.S.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 6th day of February, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Wyalkatchem.

Adoption of Draft Model By-laws Relating to Old Refrigerators and Cabinets. L.G. 28/63.

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 18th day of June, 1962, to adopt and submit for confirmation by the Governor the Draft Model By-laws published in the Government Gazette of the 1st day of May, 1962:—

Local Government Model By-law (Old Refrigerators and Cabinets) No. 8.

The whole of the by-law.

Dated this 23rd day of October, 1962.

The Common Seal of the Shire of Wyalkatchem was hereunto affixed pursuant to a resolution of the Council in the presence of—

[L.S.]

A. R. McLEAN,
President.
ROBT. H. SOLOSY,
Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 6th day of February, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Wyalkatchem. By-laws Relating to Verandahs (Removal Thereof).

L.G. 343/62

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 18th day of June, 1962, to make and submit for confirmation by the Governor the following by-laws:—

- 1. The owner of any building against or in front of which there is any verandah or balcony supported on posts and projecting over the footway of any street, road or way in any part of the townsite of Wyalkatchem shall, at his own expense, remove such verandah or balcony before the 1st day of January, 1968.
- 2. Any person who refuses or neglects to remove any such verandah or balcony before the 1st day of January, 1968, shall be guilty of a breach of this by-law and shall be liable to a penalty not exceeding twenty pounds (£20).
- 3. If any owner of land fails to remove a verandah or balcony in compliance with this by-law before the 1st day of January, 1968, the Council may remove the verandah or balcony and recover the cost in a court of competent jurisdiction.
- 4. After the 1st day of January, 1968, the Council may serve an order on the owner of the land who has failed to remove a verandah or balcony, requiring him to remove the verandah or balcony within a time specified in the notice. If the owner fails to comply with the notice given by the Council he commits an offence and becomes liable to a penalty of twenty pounds (£20).

Dated this 23rd day of October, 1962.

The Common Seal of the Shire of Wyalkatchem was hereunto affixed pursuant to a resolution of the Council in the presence of—

rL.S.1

A. R. McLEAN,

President.

ROBT. H. SOLOSY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this $6 {
m th}$ day of February, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Bassendean.

By-laws Relating to the Removal of Refuse, etc.

L.G. 617/60.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 20th day of September, 1962, to make and submit for confirmation by the Governor the following by-law:—

The by-law of the Bassendean Shire Council, formerly Bassendean Road Board, passed at an ordinary meeting held on the 13th day of July, 1960, and published in the Government Gazette of the 1st day of August, 1960, is hereby amended by adding after clause 4 a new clause as follows:—

5. Where the owner or occupier of land does not remove the refuse, rubbish or other material within the time specified in a notice given by the Council and served on the owner pursuant to clause $\bf 2$

of this by-law the Council may clear or remove it at the expense of, and recover the amount of the expense from, the owner in a court of competent jurisdiction.

Dated this 12th day of November, 1962.

fT. Q

A. C. FAULKNER, J.P.,

President. R. F. DAWSON,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 6th day of February, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Gascoyne-Minilya. Adoption of By-laws Relating to Signs and Hoardings.

L.G. 417/62

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of December, 1962, to adopt the following by-laws:—

General

Unauthorised Signs.

- 1. No person shall erect or maintain and no owner or occupier of premises shall permit to remain on such premises any sign over or near any street without a written license issued by the Council under this by-law, provided that no license shall be required in respect of any sign which is erected or maintained pursuant to any statutory requirement and provided further that the provisions of this by-law shall be read as subject to any such statutory requirement.
- 2. The sign shall be descriptive only of one or more of the following:—
 - (i) The name of one or more of the occupiers of the premises to which the sign is attached.
 - (ii) The business or businesses carried on on such premises.
 - (iii) Things sold on such premises.

Fixing of Signs.

3. Every sign shall to the satisfaction of the Shire Clerk be securely fixed to the structure by which it is supported, and safely maintained.

Glass in Signs.

4. No glass shall be used in any sign other than an illuminated sign.

Inflammable Material.

5. No paper, cardboard, cloth or other inflammable material shall form part of or be attached to any sign, provided that this clause shall not apply to posters securely fixed to a signboard.

Signs to be Kept Clean.

6. Every sign shall be kept clean and free from unsightly matter.

Certain Signs Prohibited.

- 7. No sign shall be erected or maintained-
 - (a) so as to obstruct a view from a street or public place of traffic in the same or any other street or public place or which is likely to be confused with or mistaken for a traffic light or traffic sign;

(b) on any land classified as a residential district under the Zoning By-laws made by the Council, except to exhibit the name and the trade or calling of the occupier of such land.

Penalty.

8. Any person who contravenes any provision of this by-law shall be liable to a penalty not exceeding £20.

Dated the 12th day of January, 1963.

The Common Seal of the Gascoyne-Minilya
Shire Council was this day affixed hereto
in the presence of—

[L.S.]

M. KILLICOAT,
Shire President.
I. G. L. WATKINS,
Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 6th day of February, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Wagin. By-law No. 2. Verandahs (Removal of).

L.G. 400/62.

IN pursuance of the powers in that behalf contained in the Local Government Act, 1960, the Council of the abovementioned Municipality hereby records having hesolved on the 22nd day of August, 1962, to make and submit for confirmation by the Governor the following by-law to be numbered 2.

- 1. The owner of any building against or in front of which there is any verandah or balcony supported on posts and projecting over the footway or any street, way, or footpath or other public place in any part of the Town Ward of the said Shire, whether such verandah or balcony was erected before the coming into operation of the Local Government Act, 1960, or not, shall at his own expense remove such verandah or balcony within the period of 24 months from the 1st day of November, 1962.
- 2. Any person who refuses or neglects to remove any such verandah or balcony within the said period of two years shall be guilty of a breach of this by-law and shall be liable to a penalty not exceeding ± 20 and shall also be liable for a daily penalty during the breach of not more than ± 2 .

[L.S.]

J. W. ROWELL,

President.

F. B. MASON,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 6th day of February, 1963.

R. H. DOIG, Clerk of the Council.