

Government

OF

WESTERN AUSTRALIA

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No. 53]

PERTH: THURSDAY, 18th JULY

[1963

HEALTH ACT, 1911-1962.

Department of Public Health, Perth, 10th July, 1963.

Bazette

P.H.D. 2058/59.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the provisions of the Health Act, 1911-1962, has been pleased to make the regulations set forth in the schedule hereunder.

W. S. DAVIDSON,

Commissioner of Public Health,

Schedule.

Regulations.

1. In these regulations, the Meat Inspection and Branding Regulations made under the provisions of the Health Act, 1911 (as amended), as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the Government Gazette on the 21st March, 1960 (such reprinted regulations including all amendments to and including those published in the Government Gazette on the 20th January, 1959) and as amended by regulations published in the Government Gazette on the 9th February, 1961, the 15th February, 1962, and the 1st May, 1962, are referred to as the principal regulations. Principal regulations. as the principal regulations.

Reg. 5 amended.

2. Regulation 5 of the principal regulations is amended by inserting immediately below the passage, "Collie—Municipal Chambers." the following passage:—

Esperance-Council Chambers.

3. Schedule A to the principal regulations is amended-

- (a) by adding immediately below the brand that consists of the letters "H R B" circumscribed by an ellipse, the word, "Harvey";
- (b) by adding immediately below the brand that consists of the letters "N M circumscribed by a circle, C "

the passage, "Northam M.C.";

Schedule A amended.

- (c) by adding immediately below the brand that consists of the symbol $\frac{D}{S. C.}$ circumbscribed by a circle, the
- the word, "Denmark"; (d) by adding immediately below the brand that consists of the symbol $\frac{PL}{HD}$ circumbscribed by a circle, the

the word, "Plantagenet"; and

(e) by adding thereto the following brand and word:---



Schedule B amended.

Esperance. ^{ule B} 4. Schedule B to the principal regulations is amended by ^{led.} inserting immediately below the passage, "East Fremantle Health District." the following passage:—

Esperance Health District.

Schedule C amended. 5. Schedule C to the principal regulations is amended by inserting immediately below the passage, "Drakesbrook Health District." in paragraph 4, Scale "D", the following passage:— Esperance Health District.

RIGHTS IN WATER AND IRRIGATION ACT, 1914-1962.

Ord Irrigation District.

Department of Public Works Water Supply, Perth 21st June, 1963.

HIS Excellency the Governor in Executive Council has been pleased to approve of the by-laws made pursuant to the provisions of the Rights in Water and Irrigation Act, 1914-1962, by the Minister for Water Supply, Sewerage and Drainage (acting as the Irrigation Board for the Ord Irrigation District), set forth in the Schedule hereunder.

J. McCONNELL, Under Secretary for Works.

Schedule.

By-laws.

DIVISION I.—Preliminary.

Application.

1. These by-laws shall have and take effect in the Ord Irrigation District constituted under the provisions of the Rights in Water and Irrigation Act, 1914 (as amended).

Arrangement.

DIVISION I.—Preliminary, regulations 1-3.

DIVISION II.—Protection of Water, Grounds, Works, etc., from Trespass and Injury, regulations 4-11.

DIVISION III.—Conditions governing the Supply and Control of Water, regulations 12-23.

DIVISION IV.-Rates and Charges, regulations 24-32.

DIVISION V.-Miscellaneous, regulations 33-34.

Interpretation.

- 3. In these by-laws unless the context requires otherwise-
 - (a) "District" means an irrigation district constituted under the Act to which these by-laws apply;
 - "Minister" means the Minister for Water Supply, Sewerage and Drainage, acting in the exercise of the powers and authorities conferred on a Board in respect of a District to which these by-laws apply;
 - "the Act" means the Rights in Water and Irrigation Act, 1914 (as amended);
 - (b) where any of the following words are used in these by-laws they have when so used the same respective meanings as are given to them in and for the purposes of the Act:---
 - "Board", "irrigable", "irrigation", "occupier", "watercourse" and "works".

DIVISION II.—Protection of Water, Grounds, Works, etc., from Trespass and Injury.

Unauthorised Entry.

4. Trespassing within the fenced-off ground adjacent to or reserved for water supply or irrigation works, or the entering without proper authority upon any water or irrigation work not open to the public, is prohibited.

Camp Fires.

5. Camping or lighting of fires on any Government water reserve, or in the immediate vicinity of any reservoir within the boundaries of the District, except on land set apart for such purposes, is prohibited.

Native Flora.

6. The removal, plucking, or damaging of any wildflower, shrub, bush, tree or other plant growing on any land reserved for or vested in the Minister within half-a-mile of any reservoir and within the District is prohibited.

Endangering Works.

7. No vehicle, conveyance, or animal shall be driven, taken, or ridden in such a manner as to endanger or damage the channels, structures, or any works, or shall cross the same. except at places where crossings are provided.

Rubbish.

8. No person shall cast away, throw, or deposit on any works any rubbish of any kind; or carry on any operations, or do any act which creates or tends to create any nuisance on any works, and no occupier shall allow any sullage from his land to enter in or upon any works.

Unauthorised Water.

9. No person shall take or use or cause to be taken or used any water from any works, including any watercourse within the District, without the authority of the Minister, and no person shall allow any water supplied to him by the Minister to run to waste either on public roads or on private or public lands or otherwise.

Interference with Works.

- 10. (1) No person without the consent of the Minister shall—
 - (a) trespass upon, injure or interfere in any way with any works;(b) do or cause to be done anything likely at any time to injure or interfere with any works;
 - (c) plant any tree or noxious weed within such distance from any works that any part of the tree or noxious weed or any roots thereof at some or any future time will be likely to injure or interfere with any works.

(2) The Minister and any officer of his department authorised by the Minister may, subject to giving to the owner or occupier of the land concerned one month's previous notice in writing of his intention so to do, cut down, destroy, dig up and remove from any land any tree or noxious weed that is or is likely to become injurious to or an interference with any works.

Animals Straying.

11. (1) No person owning or having the right of control of any animal shall drive, or allow the same to stray, upon any works.

(2) Where a property is traversed by or abuts a departmental channel or drain, the occupier of the property shall, before allowing any stock to depasture on the property, erect and maintain a fence on an alignment outside the bank of the channel or drain.

(3) A person guilty of any contravention of this by-law shall in addition to the penalties prescribed in by-law 34 of these by-laws be liable for all damage that may thereby be caused to any works.

DIVISION III.—Conditions governing the Supply and Control of Water.

Basis of Supply.

12. The Minister may from time to time determine the basis on which water for irrigation shall be supplied within the District.

Zones.

13. For the purpose of determining the times or period for supplying water for irrigation, the District may be divided into zones decided upon by the Minister from time to time.

Zone Period of Watering.

14. (1) The Minister may from time to time determine the period of watering applicable to each zone in the District and cause to be prepared a programme of waterings in accordance with his determination.

(2) Full particulars of every programme of waterings under this by-law shall be publicly notified at the local office of the District.

Application for Watering.

15. Every application for a watering for irrigation shall be made in writing in the form prescribed by the Minister, and shall be lodged at the District Office at least three days prior to the commencement of the zone period applicable to the land referred to in the application.

Supply of Water.

16. On receipt of an application for watering for irrigation the Minister may, at the times and in the manner and in the quantities fixed by him, subject to payment by the ratepayer of irrigation charges due, and subject also to limitation of waterings as hereinafter provided in these by-laws, supply water, and to such point or points as in his opinion may be necessary.

Occupier's Distributing System.

17. The occupier of land to be watered shall provide and maintain efficient distribution channels to the satisfaction of the Minister, and failing such provision, the Minister shall have the power to refuse the supply of water until deficiencies have been remedied to his satisfaction.

Regulating Supply.

18. Any officer of the Minister may, at any time, enter upon any holding for the purpose of inspecting or regulating the water supply, or for both such purposes, and in the event of any water being taken or used in an unauthorised manner, or being unnecessarily wasted, shall have the power to stop all further supply of water; but this by-law shall not be construed in such manner as to relieve any person from any other penalties prescribed in these by-laws.

Delivery Outlets.

19. All persons receiving water from any works shall take delivery thereof through the respective outlets, at such times and in such order and in such manner as the Minister may direct, and the outlets for the delivery of water shall be operated only by the Minister or his officers.

Water Deliveries.

20. If any delivery of water, for which application has been lodged, is refused when duly offered, such delivery may be deemed to have been made, and may be charged for accordingly.

Irregular Watering.

21. No ratepayer may receive an irregular watering during a zone period without payment of the surcharge fixed in accordance with the provisions of by-law 29 of these by-laws.

Waste of Water.

22. Every ratepayer or occupier shall take all necessary precautions to prevent unnecessary waste during the watering of the land in relation to which the water is supplied.

Special Services for Demonstration, Grading or Experimental Plots. 23. On application being made, water may be supplied by the Minister without charge to any land that is controlled or supervised by the Department of Agriculture for demonstration, grading or experimental purposes.

DIVISION IV.---Rates and Charges.

Irrigation Rate.

24. All irrigation rates and charges levied in terms of the Act on land within the District shall be payable within one calendar month from publication in the *Government Gazette*, and a newspaper usually circulating in the particular district affected, of notice that the said rates and charges have respectively been ordered to be made and levied.

Water in Return for Rate.

25. The amount of the rate paid as set out in by-law 24 of these by-laws shall be considered as payment in advance for the purposes of by-law 26 of these by-laws and shall entitle the ratepayer to receive the quantity of water applicable to the amount of rate at $\pounds 1$ 10s. per acre foot without further charge.

Water Right.

26. (1) On payment of the annual rates determined from time to time by the Minister, every ratepayer shall be entitled to a water right measured through a meter, so far as water is available, to the extent specified in subbylaw (2) of this by-law.

(2) Subject to the payment of $\pounds 1$ 10s. for each acre foot applied for, the water right referred to in this by-law is—

- (a) two acre feet of water per acre of holding for dry season operations and for initial irrigation of the wet season crop prior to the Ord River commencing to flow, the dry season period being that extending in each year from the 1st day of June to the 31st day of December; and
- (b) three acre feet of water per acre of holding for wet season operations, the wet season period being that extending in each year from the 1st day of January to the 31st day of May.

Other Waterings from "Sales" of Water.

27. When in any year, additional supplies of water can be made available, the Minister my supply irrigation water through a meter in excess of the water right referred to in by-law 26 of these by-laws, subject to the ratepayer paying the sum of $\pounds 1$ 10s. per acre foot for each acre foot of water applied for.

Meter Out of Order.

28. Where the meter recording the supply is for any cause out of order, the quantity of water used by the consumer will be computed and charged for on a basis to be assessed by the Minister.

Irregular Waterings.

29. Where a ratepayer, at his request, receives water out of his order provided by the zone programme, he shall pay a surcharge of ten (10) per centum of the cost of the watering as set out in by-law 26 of these by-laws. Provided nevertheless that the minimum charge for any such watering shall be £10, inclusive of such surcharge,

Reconnection Charge.

30. Where the supply of water has been stopped in consequence of a breach of by-laws 18 or 22, the ratepayer or occupier may, on compliance with the necessary requirements of the Minister, be permitted to complete his interrupted watering on payment of a re-connection charge of $\pounds 2$.

Water for Stock and Domestic Purposes.

31. (1) Every ratepayer shall, on payment of the irrigation rate levied, be entitled to a supply of water for stock and for domestic purposes without further charge, provided that—

- (a) if water is diverted by gravity means to an excavated or similar storage, supplies of water pursuant to this by-law will be available only when an irrigator is taking his normal irrigation supplies of water; or
- (b) if water is diverted by pumping or windmill action, supplies of water pursuant to this by-law will be available at the times when the water is flowing in the particular channel during the zonal period.

(2) Every ratepayer requiring water for stock or for domestic purposes shall at his own expense provide and maintain a suitable receptacle for the storage of the water supplied.

Unpaid Irrigation Rates.

32. The Minister may refuse to supply water to any land upon which irrigation rates are unpaid.

DIVISION V.-Miscellaneous.

Delegation of Authority.

33. The Minister may authorise any Government officer or agent to do any of the acts, matters or things that the Minister acting in the capacity of the Irrigation Board is by or under the Act authorised or required to do.

Breach of By-laws-Penalties.

34. Any person who commits a breach of any of the foregoing by-laws, or who refuses or neglects to obey any injunction in any such by-law, or to comply with any requirements therein contained, is liable upon conviction to a penalty not exceeding £20, and, in the case of a continuing breach, to a further penalty not exceeding five pounds (\pounds 5) for each day the offence continues after notice has been given by or on behalf of the Minister to the offender.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of South Perth.

By-law No. 27.—The Control and Regulation of Noise Within the City of South Perth Municipal District.

L.G. 930/61.

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 25th day of October, 1961, to make and submit for confirmation by the Governor the following by-law:—

1. In this by-law unless the context otherwise requires-

"Council" means the Council of the City of South Perth; "noise" means any noise caused by persons for advertisement purposes or in connection with addressing the public or by the use of motor cycles, gramophones, amplifiers, wireless appliances, bells or other instruments or appliances; "snack bar" means any land and any caravan, building or other structure thereon where meals which may be consumed on such land, in the open air, are sold to the public.

2. No person shall cause or permit any noise to be made in a snack bar.

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3. No person shall make or permit to be made any noise by the use of a motor vehicle in the course of repairing or testing the same: Provided that this clause shall not prohibit the making of such noise oh land occupied and used solely for the purpose of the repair, main-tenance and servicing of motor vehicles.

4. No occupier of licensed premises shall permit any noise to be made on the premises after the hour of 10 o'clock at night without the prior written permission of the Council: Provided that this clause shall not apply to the building or buildings which contain the residential rooms of any such premises.

5. Any person who contravenes any provision of this by-law shall be liable to a penalty not exceeding ± 50 .

Dated the 28th day of June, 1963. The Common Seal of the City of South Perth was hereunto affixed in the presence of-

[L.S.]

W. C. G. THOMAS, Mayor. E. J. JOHNSON, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by his Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE. Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of South Perth.

Amendment to By-law No. 1-Classification of Districts.

L.G. 116/62.

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 22nd day of May, 1963, to amend and submit for confirmation by the Governor the following amendment to By-law No. 1—Classification of Districts—made by the South Perth Road Board and published in the Government Gazette of the 31st July, 1936, and subsequently amended from time to time, by deleting from the Schedule—Business District the following paragraph paragraph. the following paragraph, namely:-

Eastern Part Lot 212 (Coode Street corner of South Terrace), Swan Location 40.

Dated this 24th day of May, 1963. The Common Seal of the City of South Perth was affixed hereto in the presence of-

[L.S.]

W. C. G. THOMAS, Mayor.

E. J. JOHNSON, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by his Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

The Municipality of the City of Nedlands.

Local Government Model By-laws (Street Lawns and Gardens) No. 11. L.G. 236/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 4th day of April, 1963, to adopt without alteration the Draft Model By-laws designated Local Government Model By-laws (Street Lawns and Gardens) No. 11, published in the *Government Gazette* of 7th February, 1963.

Dated the 13th day of June, 1963. The Common Seal of the City of Nedlands was hereunto affixed on the 13th day of June, 1963, in the pre-

sence of-

[L.S.]

Recommended-

F. J. DARLING, Deputy Mayor. T. C. BROWN,

Town Clerk.

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963. W. S. LONNIE,

Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Northam.

Adoption of Draft Model By-laws Relating to Petrol Pumps. L.G. 351/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned municipality hereby records having resolved on the 27th day of March, 1963, to adopt the Draft Model By-laws (Petrol Pumps) No. 10 published in the *Government Gazette* on the 16th day of January, 1963. The whole of the by-laws.

The by-laws regulating the erection and use of petrol pumps published in the Government Gazette (No. 101) on the 8th December, 1960, are hereby revoked.

Dated this 1st day of July, 1963.

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

[L.**S**.]

Recommended-

C. T. BEAVIS,

Mayor. N. J. D. RIDGWAY,

Town Clerk.

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Town of Cottesloe. Adoption of Draft Model By-laws Relating to Petrol Pumps. By-law No. 31.—Petrol Pumps.

L.G. 345/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 22nd day of May, 1963, to adopt the Draft Model By-laws published in the *Gazette* of the 16th day of January, 1963, as here set out:---

Local Government Model By-laws (Petrol Pumps) No. 10. The whole of the by-laws.

Dated the 24th day of May, 1963.

The Common Seal of the Town of Cottesloe was hereunto affixed this 24th day of May, 1963, by the Mayor in the presence of the Town Clerk—

[L.S.]

C. L. HARVEY,

Mayor.

D. G. HILL, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Albany.

By-Law No. 39 Relating to Payment of Rates.

L.G. 343/63.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovenamed Municipality hereby records having resolved on the 13th day of May, 1963, to make and submit for confirmation by the Governor the following by-law:—

By-Law No. 39.

1. Subject to clause 2 and 3 hereof, all rates and charges levied and imposed by the Council of the Town of Albany under the provisions of the Local Government Act, 1960, shall become due and payable on the date on which the memorandum referred to in section 550 (1) of the said Act is published in the Government Gazette.

2. Notwithstanding the requirements of clause 1 hereof, the rates may, at the option of the ratepayer, be paid in two moieties, the first payment of which to be not more than thirty-five (35) days after the date of notice of assessment and the second not later than the last day of February in each year.

3. Notwithstanding the requirements of clause 1 hereof, the Council may allow to any person liable to pay rates who pays the full amount of the current year's rates within thirty-five (35) days after notice given to him to pay the same, a percentage; by way of discount, of two and a half per cent. $(2\frac{1}{2}\%)$ on the amount of such rates so paid.

Dated this 19th day of June, 1963. The Common Seal of the Town of Albany was hereunto affixed pursuant to a resolution of the Council and in the pre-

[L.S.]

Recommended-

sence of-

C. JOHNSON,

Mayor. F. R. BRAND,

Town Clerk.

L. A. LOGAN, Minister for Local Government.

Approved by his Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Geraldton.

By-law Relating to the Control and Management of the Reception Room of the Geraldton Civic Centre and Equipment and Property.

L.G. 350/63.

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 22nd day of May, 1963, to make and submit for confirmation by the Governor the following by-law:—

1. (a) For the purpose of this by-law the term "Reception Room" means the Reception Room, the adjacent piazza, the kitchen, toilets and cloakroom and access way thereto; but does not include any portion of the Council Chambers, the Councillors' room or Municipal offices.

(b) The term "Civic Centre" shall include the whole of the buildings of the Geraldton Municipality's Civic Centre in Cathedral Avenue and the grounds thereof.

2. The Reception Room and/or any equipment therein may be hired to any person or persons upon application being made for the hire thereof to the Council of the Municipality of the Town of Geraldton not less than 48 hours before the hour at which the hiring is desired to commence.

3. The Council may in its absolute discretion refuse any such application for the hire of the Reception Room or any portion thereof to an applicant without assigning any reason for such refusal.

4. Upon any such application for the hire of the Reception Room the Council may grant such application for the hiring of the said room and/or any equipment therein or may grant such application only for part or parts of the said Reception Room.

5. The hiring of the Reception Room, including property and equipment therein, shall be at the rate set out in the schedule hereto.

6. A deposit shall be lodged with the Council at the time of the application for the hire of the Reception Room and this deposit shall be forfeited to the Council if the booking is cancelled by the hirer. This deposit shall be the sum of $\pounds 5$ or such greater sum as may from time to time be approved by the Council. 7. Where the Council has granted to an applicant the right to hire the Reception Room, as hereinbefore defined, the Town Clerk may, by notice in writing, extend the hire to the whole of the Civic Centre, as hereinbefore defined and in such case the provisions contained for the hire of the Reception Room shall apply *mutatis mutandis* to the whole of the Civic Centre.

8. The hirer of the Reception Room or any portion thereof shall comply with the provisions of the Health Act. Entertainment Tax Act or any Act in force for the time being and if the hirer shall breach this clause then the Council may itself or by its servants and agents terminate the hiring.

9. In the event of termination of the hiring of the Reception Room or portion thereof under the preceding clause, the hirer shall forfeit the full amount payable for the hire and the Council shall not be responsible to the hirer for any loss or damage incurred by the hirer as a result of the termination.

- 10. No person shall-
 - (a) damage or deface any wall or any part of the Reception Room or property or any part of the Civic Centre;
 - (b) drive any nails, tacks or screws into any of the woodwork or walls or equipment of the Reception Room or Civic Centre;
 - (c) wear any footwear likely to damage the flooring of the Reception Room;
 - (d) erect decorations without the approval of the Council;
 - (e) move any plant or furniture or effects from place to place in the Reception Room without the prior permission of the Council and if such permission has been granted then the movement of such plant, furniture or effects shall be under the supervision of the caretaker or some other person to be appointed by the Council for the purpose of such supervision;
 - (f) consume upon any portion of the Civic Centre or bring into any portion of the Reception Room any spirituous liquor, wines, ales or spirits, except when permitted in writing by the Council;
 - (g) smoke any tobacco, cigarettes or cigars or any other matter within the Reception Room except with the permission of the hirer or of the Council;
 - (h) enter or remain upon any portion of the Reception Room or Civic Centre whilst intoxicated;
 - (i) Use improper or profane language within the grounds or buildings of the Civic Centre;
 - (j) cause permit or participate in any conduct which may amount to a nuisance while within the Civic Centre;
 - (k) do any act likely to produce a disturbance, riot or breach of the peace;
 - enter into the Council Chamber, the Councillors' Room or any portion of the Council's offices without the written permission of the Council or the Town Clerk under clause 7 of this by-law;
 - (m) use or permit to be used confetti or similar material unless the permission of the Council has first been obtained and a fee of £1, in addition to the charge prescribed by this by-law for the hiring of the Reception Room, shall have been paid.

11. Any person who does, permits or suffers to be done any act matter or thing contrary to this by-law or commits or permits any breach or neglect or non-compliance therewith shall be guilty of an offence against this by-law and shall be liable to a penalty not exceeding $\pounds 20$ for such offence.

12. Any person, who does permits or suffers to be done any act whereby damage shall be caused to the property of the Council, shall be liable to and shall pay the cost of repairing such damage in addition to any other penalty imposed in respect of such act under this by-law.

13. The hirer of any part or parts of the Reception Room or Civic Centre shall maintain and keep good order and behaviour within the property and shall be responsible for the carrying out and compliance with the provisions of this by-law and shall be liable to pay to the Council for any damage done to the buildings, fixtures, fittings, furniture and equipment of the Council such sum of money as may be assessed by the Council to represent the damages done to the said buildings, fixtures, fittings, furniture and equipment of the Council.

14. The Council may cancel any hiring without assigning any reason

for such cancellation.					-		
SCHEDU	JLE OF CHARG	ES.					
Charges for Saturdays, Sundays a	and Public Holida	ays:—			•		-1
For the first two (2) hours For every subsequent hour, Plus electricity as used.	or part thereof	····		••••	5	s. 10 10	0
Day Time Use—Other than as Abo For the first two (2) hours For each subsequent hour, or Plus electricity as used.					3	10 10	
Evenings—Other Than as Above:- For the first two (2) hours For each subsequent hour, or Plus electricity as used.		••••			4 1	15 10	
The use of the Reception Rod a function may be granted and s During the normal workin At times other than abov	hall be subject to ng hours of the (ve—£1 10s. per ho	charg Caretak	es as u	nder:-			for
Dated this 21st day of June, The Common Seal of the Tow was hereunto affixed by auth lution of the Council in the pr	n of Geraldton pority of a reso-						
[L.S.] C. S. EADON-([L.S.] H. W. CHAMB Tow			M	аус 3,	or.		
Recommended—	L. A. LOGAN, Minister for Local Government.						
Approved by His Excellency	the Lieutenant-	Governo	or an d	Adm	inis	tra	tor

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Bassendean.

By-laws Relating to Fencing.

L.G. 360/63. 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 10th day of April, 1963, to make and submit for confirmation by the Governor the following by-laws.

1. In this by-law, unless the context otherwise requires, the term "fence" includes a fence abutting a street or way, or a fence on a boundary line, and where the context so admits includes a wall and the term "owner" includes the owner of any land within the municipality upon which a fence is erected or of land adjoining a fence erected on a common boundary or abutting a street or way.

2. No person shall commence to erect, erect or proceed with the erection of a fence or any amendment, alteration, extension or enlargement of any existing fence on land within the municipality until he has caused to be submitted to the Council and the Council has approved a copy of the specifications of and a plan showing clearly the proposed situation of the fence proposed to be built or the amendment, alteration, extension or enlargement proposed to be made. 3. No person shall erect a fence of corrugated iron without the written consent of the Council, which consent the Council may, in its discretion, grant or refuse on such terms and conditions as it deems fit.

4. No person shall on or within 10 feet of the boundary of a public place erect or maintain a fence which is dangerous. For the purposes of this by-law a fence shall be deemed to be dangerous if it is so constructed or maintained as to be likely to cause personal injury to any person.

5. No person shall, except in a rural or industrial zone and then only with the written consent of the Council, use barbed wire in any fence. The Council may in its discretion grant or refuse its consent to the use of barbed wire on such terms and conditions as it deems fit.

6. Every fence within the municipality shall be maintained by the owner in good condition and in such manner as to prevent it from becoming dilapidated dangerous unsightly or prejudicial to the property in or the inhabitants of the neighbourhood.

7. The Council may by written notice to any owner require him within 28 days after service of such notice to maintain or take down and remove any fence maintained or erected otherwise than in accordance with these bylaws provided that in the case of any boundary fence each of the owners of any land adjoining such fence shall be jointly and severally liable to comply with the provisions of this by-law.

8. Where any owner upon being served with a notice by the Council requiring him to maintain any fence erected on his land or any boundary thereof fails to comply with the said notice within the time therein specified, the Council may carry out and provide, or may authorise any person to carry out and provide any work or materials which in the opinion of the Council is or are required to maintain the fence, and may recover the amount of the costs thereby incurred from the person named in the notice in any Court of competent jurisdiction.

9. A fence constructed in accordance with the specifications set out in the First Schedule hereto is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act, 1961, within those portions of the municipality as are classified as Residential Zones by the by-laws of the Shire of Bassendean published in the Government Gazette of the 12th day of November, 1954, and amendments thereto.

10. A fence constructed in accordance with the specifications set out in the Second Schedule hereto is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act, 1961, within those portions of the municipality as are classified as Rural Zones by the by-laws of the Shire of Bassendean published in the Government Gazette of the 12th day of November, 1954, and amendments thereto.

11. A fence constructed in accordance with the specifications set out in the Third Schedule hereto is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act, 1961, within those portions of the municipality as are classified as Industrial Zones by the by-laws of the Shire of Bassendean published in the *Government Gazette* of the 12th day of November, 1954, and amendments thereto.

12. Any person who shall commit a breach of any of these by-laws shall be liable to a maximum penalty of Fifty Pounds and in addition a maximum daily penalty of five pounds for each day during which the breach or offence continues.

First Schedule.

RESIDENTIAL ZONES.

(a) Dividing fences along side boundary:---

Front corner posts shall be 5 in. x 5 in. x 6 ft. and rear corner posts shall be 5 in. x 5 in. x 7 ft. and intermediate posts, for the first 27 feet from the front, shall be 5 in. x 3 in. x 6 ft. and thereafter 5 in. x 3 in. x 7 ft. all spaced at not more than nine foot centres.

All posts shall have tops with $2\frac{1}{2}$ in. weather and shall be sunk at least two feet into the ground.

Corner posts shall be strutted two ways with 4 in. x 2 in. soles and 3 in. x 2 in. struts.

Intermediate posts shall be double yankee strutted with 6 in, x 1 in, x 18 in, struts.

Posts shall be checked for two rows of rails.

Rails shall be 3 in. x 2 in. each rail spanning two bays of fencing with joints staggered.

Fences shall be covered for the first three bays with cyclone mesh and for the next bay by 3 in. $x \stackrel{3}{=} in$. sawn pickets of graduated length rising from 3 ft. 6in. to 6 ft.

Thereafter fences shall be covered with 3 in x $\frac{3}{4}$ in. x 6 ft sawn pickets.

All pickets shall be placed three inches apart and shall be double nailed to each rail.

(b) Dividing fences along rear boundary:---

Corner posts shall be 5 in. x 5 in. x 7 ft. and intermediate posts shall be 5 in. x 3 in. x 7 ft. spaced at not more than nine foot centres.

All posts shall have tops with $2\frac{1}{2}$ in. weather and shall be sunk at least two feet into the ground.

Corner posts shall be strutted two ways with 4 in. x 2 in. soles and 3 in. x 2 in. struts.

Intermediate posts shall be double yankee strutted with 6 in. x 1 in. x 18 in. struts.

Posts shall be checked for two rows of rails.

Rails shall be 3 in. x 2 in. each rail spanning two bays of fencing with joints staggered.

Fences shall be covered with 3 in. $x \stackrel{3}{\stackrel{4}{3}}$ in. x 6 ft. sawn pickets placed three inches apart, double nailed to each rail.

Second Schedule. RURAL ZONE.

Fences shall be erected from sawn, split or round wooden posts set not less than 24 inches in the ground and not less than 48 inches out of the ground and spaced not more than 12 feet apart with strainer posts set 3 ft. 6 in. in the ground and suitably and securely strutted at all corners, gateways and fence line angles but not exceeding 10 chains apart. Each fence post shall be bored with not less than five half-inch suitable spaced holes, to be threaded with not less than five plain galvanised wires. Wire shall be wrapped around strainer and strained tight.

The following material shall be used:-

- (a) Wire—Shall be high tensile wire and not less than $12\frac{1}{2}$ gauge.
 - (b) Posts—If of paperbark, jam, white gum, jarrah or other indigenous timber, be cut not less than six feet long by four inches diameter at small end if round or 5 in. $x 2\frac{1}{2}$ in. if split or sawn.
 - (c) Strainer Posts—Not less than seven feet six inches long and six inches diameter at small end shall be cut from indigenous timbers.

Third Schedule. INDUSTRIAL ZONE.

(a) Fences abutting a highway or within ten feet of any public place:— End and gate posts shall be constructed of galvanised iron piping having an internal diameter of not less than 2 inches and shall be fastened on top with caps and set into concrete blocks having a depth of not less than 24 inches and sides of a width of not less than 9 inches.

Struts shall be constructed of galvanised iron piping hving an internal diameter of not less than $1\frac{1}{4}$ inches set into concrete bases.

Corner posts shall have not less than two struts at right-angles to each other, and gate posts not less than one strut.

Intermediate posts shall be constructed of galvanised iron piping having an internal diameter of not less than $1\frac{1}{2}$ inches and shall be fastened on top with caps and set into concrete blocks having a depth of not less than 18 inches and sides of a width not less than 9 inches spaced at not more than 12 foot centres. Cables shall be affixed to the top centre and bottom of all posts and shall consist of two or more No. 10 gauge wires twisted together. Chain wire shall be not less than 6 feet high and constructed of

- 2 inch mesh No. 12 gauge galvanised iron wire barked selvedge at the top and shall be strained neatly secured and laced to the corner posts and affixed to the cables with clips.
- Gates shall provide an opening of not less than 12 feet and shall be constructed of 1 inch tubular framework with one horizontal and one vertical stay constructed of $\frac{2}{3}$ inch piping, and shall be covered with 2 inch mesh No. 12 gauge chain wire, strained and laced to framework. Gates shall be fitted with a drop bolt and locking attachment.
- (b) Dividing fences along side of rear boundaries:----
 - All such fences shall be constructed in accordance with the abovementioned specifications except that they shall be not less than 7 ft. 6 in. high with chain wire not less than 6 feet high surmounted by three rows of plain or barbed wire. All posts shall have either a straight extension or a cranked top at an angle of 45 degrees for the wire.

Dated the 29th day of May, 1963.

[L.S.]

A. C. FAULKNER, J.P., President. R. F. DAWSON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Bassendean.

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

L.G. 362/63.

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 10th day of April, 1963, to adopt such of the Draft Model By-law published in the *Government Gazette* of the 1st day of August, 1962, as are here set out:—

Draft Model By-Law.

Local Government Model By-Law (Removal and Disposal of Obstructing Animals or Vehicles) No. 7.

The whole of the by-laws.

Dated the 29th day of May, 1963.

[L.S.]

A. C. FAULKNER, J.P., President. R. F. DAWSON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

The Municipality of the Shire of Bassendean.

Adoption of Draft Model By-law (Old Refrigerators and Cabinets) No. 8 L.G. 361/63.

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 10th day of April, 1963, to adopt such of the Draft Model By-law published in the Government Gazette of the 1st day of May, 1962, as are here set out:—

Draft Model By-Law.

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

The whole of the by-laws.

Dated the 29th day of May, 1963.

[L.S.]

Recommended----

A. C. FAULKNER, J.P., President. R. F. DAWSON, Shire Clerk.

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Kwinana. By-laws Relating to Medina Hall.

L.G. 130/59.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 27th day of March, 1963, to make and submit for confirmation by the Governor the following by-laws:—

Repeal.

The amendment to the by-laws of the Municipality of the Shire of Kwinana for the control and management of the Medina Hall and equipment and property published in the Government Gazette (No. 78) of 20th September, 1961, is hereby repealed and a new paragraph dealing with special hirings in the Schedule of Charges substituted as follows:—

Special Hiring (Hall or Supper Room, etc.)

Application from organisations for specific occasions may be separately considered and the Council may, by resolution, grant the use of the buildings, equipment and property referred to in the by-laws free of charge.

The Common Seal of the Municipality was hereto affixed this 26th day of June, 1963, in the presence of—

[L.S.]

A. M. LYDON, President. F. W. MORGAN, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 10th day of July, 1963.

The Municipality of the Shire of Kwinana.

By-Laws for the Control and Management of the Thomas Hall, Thomas Oval Change-Rooms, Equipment and Property on Reserve No. 24302.

L.G. 363/63.

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 27th day of March, 1963, to make and submit for confirmation by the Governor, the following by-laws:—

Repeal.

The by-laws for the control and management of the Thomas Hall and equipment and property on Reserve No. 24302 made by the Kwinana Road Board and published in the *Government Gazette* (No. 11) of 13th February, 1957, are hereby repealed.

1. Application for the hire of the buildings, equipment or property referred to in these by-laws shall be made to the Council not less than 24 hours before the hour at which hiring is desired.

2. Hiring of the buildings and property, including furniture and equipment, shall be at rates set out in the schedule hereunder.

3. The hours for which hiring may be effected at daytime rates shall be from 8 a.m. to 6 p.m. Evening shall be from 6 p.m. to midnight, with additional charge after midnight.

4. The Council may at any time demand that the hirer shall, prior to term of engagement, deposit with the Council an amount estimated to cover hall hire and any damage that may occur during the term of engagement.

5. A deposit of 50 per cent. of the amount of hire shall be lodged with the Council at the time of application for hiring and this deposit shall be forfeited to the Council if the booking is cancelled, but the clause shall not apply to any person or organisation having a regular contract of hiring.

6. The Council reserves the right to refuse hiring to an applicant without assigning any reason for such refusal.

7. The Council may at any time cancel any agreement for hiring.

8. In the event of two or more applications being received for hiring at one and the same time and date, the Council may, without considering priority of application, determine to which applicant the hiring shall be granted.

9. The hirer shall comply with the provisions of the Health Act, and any other Act in force for the time being, applicable to such hiring of buildings. If in the opinion of the Council all necessary actions have not been taken to comply with the requirements of above, and all other relevant Acts, the Council may, prior to, or during the term of engagement, forbid and prevent the use of such buildings.

10. In the event of the use of any portion of the property being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire and been duly fulfilled, and the Council shall not be responsible to the hirer for any loss or damage incurred by the hirer.

11. No spirituous liquors, wine, ale or spirits, shall be brought into or consumed upon any portion of the property except when permitted in writing by the Council.

12. No smoking of tobacco, cigarettes or cigars or other matter shall be permitted within the buildings except by permission from the hirer.

13. No hall plant, furniture, fittings or effects, cutlery, crockery, glassware or other utensils or materials of any kind shall be hired or loaned without the written permission of the Council.

14. The permission of the Council must be obtained before any internal or external decorations are erected or before any nails, tacks or screws, etc., are driven into any of the woodwork or walls of the hall or buildings.

15. No person whilst intoxicated shall be permitted to enter or remain upon any portion of the property nor be guilty of misbehaviour whatsoever nor be permitted to use profane or improper language, nor damage, mark or deface any wall or other part of the buildings or property or equipment. Any person who does, permits or suffers any such damage shall be liable to pay costs of such damages in addition to any penalty imposed under these by-laws. 16. No offensive impersonations or representations of living persons. or anything deemed likely to produce disturbances, riot or breach of peace, shall be permitted within the hall building or property.

17. The hirer of any part or parts of the buildings shall maintain and keep good order and decent behaviour, within the property, and shall be solely and entirely responsible for the carrying out and compliance with the requirements of these by-laws and for any damage done to the buildings, fixtures, fittings, furniture, crockeryware, etc., and shall pay such damages as may be assessed by the Council.

18. Any officer representing the Kwinana Shire Council, or other person duly authorised by the Council shall at any time be permitted free ingress to the buildings and every part thereof, and shall be given every facility for the enforcing of these by-laws.

19. Every person who does, permits or suffers an act or matter or thing contrary to any of these by-laws, or commits or permits any breach or neglects compliance therewith, shall be deemed guilty of an offence against these by-laws and shall be liable to a penalty of not exceeding £20 for every such offence.

20. No person shall take photographs or show films (16 m.m. only) within the buildings unless the permission of the hirer shall have been first obtained.

SCHEDULE OF CHARGES.

1. (a) Thomas Hall;

(b) Thomas Oval Change-Rooms: (including Meeting Room)—

Meetings-Day 4s. Night, 7s. 6d.

- Socials, Dances, etc. (where no charge for admission)—Day, 10s. Night, 15s.
- Socials, Dances, etc. (where admission charged)—Day, 17s. 6d. Night, 25s.
- For Private Hire or for Organisations from outside Shire District— Day or Night, £2 10s.
- 2. Meeting Rooms detached from Thomas Hall-Day, 2s. Night, 2s. 6d.
- 3. Thomas Oval Change rooms and Thomas Hall Change rooms only— (to local organisations using recreation ground—2s. per week (day only).
- 4. All hirers to be responsible for opening and securing premises and for leaving premises and surrounds in clean and orderly condition.
- 5. With the approval of the Council the premises may be used after midnight on other than Saturdays or Sundays, but functions must terminate not later than 1 a.m.
- 6. Special Hirings.—Applications from organisations for specific occasions may be separately considered and the Council may, by resolution, grant the use of the buildings, equipment and property referred to in these by-laws free of charge.
- 7. No permanent or regular bookings will be accepted for Saturdays.

The Common Seal of the Municipality was hereto affixed this 26th day of June, 1963, in the presence of—

[L.S.]

A. M. LYDON,

President. F. W. MORGAN, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 10th day of July, 1963.

The Municipality of the Shire of Kwinana.

By-laws for the Control and Management of the Medina Oval Changerooms, Equipment and Property on Reserve No. 24571.

L.G. 359/63.

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 27th day of February, 1963, to make and submit for confirmation by the Governor the following by-laws:—

1. Application for the hire of the buildings, equipment or property referred to in these by-laws shall be made to the Council not less than 24 hours before the hour at which hiring is desired.

2. Hiring of the buildings and property, including furniture and equipment, shall be at rates set out in the schedule hereunder.

3. The hours for which hiring may be effected at daytime rates shall be from 8 a.m. to 6 p.m. Evening shall be from 6 p.m. to midnight, with additional charge after midnight.

4. The Council may at any time demand that the hirer shall, prior to term of engagement, deposit with the Council an amount estimated to cover hall hire and any damage that may occur during the term of engagement.

5. A deposit of 50 per cent. of the amount of hire shall be lodged with the Council at the time of application for hiring and this deposit shall be forfeited to the Council if the booking is cancelled, but the clause shall not apply to any person or organisation having a regular contract of hiring.

6. The Council reserves the right to refuse hiring to an applicant without assigning any reason for such refusal.

7. The Council may at any time cancel any agreement for hiring.

8. In the event of two or more applications being received for hiring at one and the same time and date, the Council may, without considering priority of application, determine to which applicant the hiring shall be granted.

9. The hirer shall comply with the provisions of the Health Act, and any other Act in force for the time being, applicable to such hiring of buildings. If in the opinion of the Council all necessary actions have not been taken to comply with the requirements of above, and all other relevant Acts, the Council may, prior to, or during the term of engagement forbid and prevent the use of such building.

10. In the event of the use of any portion of the property being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire had been duly fulfilled, and the Council shall not be responsible to the hirer for any loss or damage incurred by the hirer.

11. No spirituous liquors, wine, ale or spirits, shall be brought into or consumed upon any portion of the property except when permitted in writing by the Council.

12. No smoking of tobacco, cigarettes or cigars or other matter shall be permitted within the building except by permission from the hirer.

13. No hall plant, furniture, fittings or effects, cutlery, crockery, glassware or other utensils or materials of any kind shall be hired or loaned without the written permission of the Council.

14. The permission of the Council must be obtained before any internal or external decorations are erected or before any nails, tacks or screws, etc., are driven into any of the woodwork or walls of the hall or buildings.

15. No person whilst intoxicated shall be permitted to enter or remain upon any portion of the property nor be guilty of misbehaviour whatsoever nor be permitted to use profane or improper language, nor damage, mark or deface any wall or other part of the buildings or property or equipment. Any person who does, permits or suffers any such damage shall be liable to pay costs of such damages in addition to any penalty imposed under these by-laws.

16. No offensive impersonations or representations of living persons, or anything deemed likely to produce disturbances, riot or breach of peace, shall be permitted within the hall building or property.

17. The hirer of any part or parts of the building shall maintain and keep good order and decent behaviour, within the property, and shall be solely and entirely responsible for the carrying out and compliance with the requirements of these by-laws and for any damage done to the buildings, fixtures, fittings, furniture, crockeryware, etc., and shall pay such damages as may be assessed by the Council.

18. Any officer representing the Kwinana Shire Council, or other person duly authorised by the Council shall at any time be permitted free ingress to the buildings and every part thereof, and shall be given every facility for the enforcing of these by-laws.

19. Every person who does, permits or suffers an act or matter or thing contrary to any of these by-laws, or commits or permits any breach or neglects compliance therewith, shall be deemed guilty of an offence against these by-laws and shall be liable to a penalty of not exceeding $\pounds 20$ for every such offence.

20. No person shall take photographs or show films (16 mm. only) within the buildings unless the permission of the hirer shall have been first obtained.

SCHEDULE OF CHARGES.

- 1. Changerooms only (to Clubs using Recreation Ground)—2s. per week (day only).
- 2. Changerooms (including use of kitchen)-Day, 4s.; Night, 7s. 6d.
- 3. Changerooms (including use of kitchen)—For private hire or for organisations outside Shire District. Day, £1 1s.; Night, £1 10s.

4. Special Hirings-

Application from organisations for specific occasions may be separately considered and the Council may, by resolution, grant the use of the buildings, equipment and property referred to in these by-laws free of charge.

The Common Seal of the Municipality was hereto affixed this 26th day of June, 1963, in the presence of—

[L.S.]

A. M. LYDON, President. F. W. MORGAN, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 10th day of July, 1963.

The Municipality of the Shire of Beverley.

Adoption of Draft Model By-Laws Relating to Petrol Pumps No. 10. L.G. 239/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the above Municipality hereby records having resolved on the 19th day of April, 1963 to adopt such draft of the Model By-laws published in the Gazette of the 16th day of January, 1963:-

> Local Government Model By-laws (Petrol Pumps) No. 10. The whole of the by-laws.

Dated the 19th day of April, 1963. The Common Seal of the Shire of Beverley was hereby affixed this 19th day of April, 1963.

[L.S.]

A. W. MILES, President. D. RIGOLL, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Beverley.

Adoption of Draft Model By-laws Relating to Street Lawns and Gardens No. 11. L.G. 238/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of April, 1963, to adopt such draft of the Model By-laws published in the *Gazette* of the 7th of February, 1963:—

Local Government Model By-laws (Street Lawns and Gardens) No. 11.

The whole of the by-laws.

Dated the 19th day of April, 1963. The Common Seal of the Shire of Beverley was hereby affixed this 19th day of April, 1963.

[L.S.]

A. W. MILES, President.

D. RIGOLL, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

The Municipality of the Shire of Dandaragan.

Adoption of Draft Model By-laws Relating to (Standing Orders) No. 4. L.G. 340/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned municipality hereby records having resolved on the 15th day of December, 1962, to adopt the whole of the Draft Model By-laws published in the *Gazette* of the 12th day of December, 1961, as amended by notice published in the *Gazette* of the 25th day of January, 1962, and as further amended by notice published in the *Gazette* of the 8th day of May, 1962, with such amendments as are here set out:-

(a) In clause 88, subsection (2) insert the word "two" in line one before the word "Councillors".

- (b) In clause 93 subsection (I) insert the word "one" in line two before the word "Members".
- (c) That the word "President" be substituted for the word "Mayor" wherever appearing in the by-laws.

Dated the 21st day of June, 1963.

The Common Seal of the Shire of Dandaragan was this day affixed hereto in the presence of-

[L.S.]

Recommended-

M. E. ROBERTS. President. A. D. CAMERON, Shire Clerk.

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Moora. Adoption of Draft Model By-laws Relating to Caravan Parks.

L.G. 365/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of May, 1963, to adopt such of the Draft Model By-laws published in the Gazette of the 28th day of September, 1961, as are here set out:

Local Government Model By-law (Caravan Parks) No. 2 and amendments as published in the *Gazette* of the 16th day of January, 1963. The whole of the by-law and amendment.

Dated the 30th day of May, 1963.

[L.S.]

A. S. CRANE, President. R. WITTBER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

The Municipality of the Shire of Gosnells.

Adoption of Draft Model By-laws Relating to Extractive Industries. L.G. 84/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the Shire of Gosnells hereby records having resolved on the 13th day of May, 1963, to—

- (i) revoke the by-laws relating to quarrying and excavations published in the Government Gazette of the 1st May, 1957;
- (ii) adopt without amendment Local Government Model By-law (Extractive Industries) No. 9 published in the Government Gazette of the 8th November, 1962:— The whole of the by-laws.

Dated the 28th day of June, 1963.

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

[L.S.]

ARTHUR A. MILLS, President. H. W. WALKER, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

W. S. LONNIE, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Williams.

Adoption of Model By-laws Relating to (Petrol Pumps) No. 10. L.G. 335/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 8th day of May, 1963, to adopt such of the Draft Model By-laws published in the *Gazette* of the 16th January, 1963, as are here set out:—

Local Government Model By-laws (Petrol Pumps) No. 10. The whole of the by-laws.

Dated this 8th day of May, 1963. The Common Seal of the Shire of Williams was affixed hereto in the presence of—

[L.S.]

M. M. HIGHAM, President. D. H. TINDALE, Shire Clerk.

Recommended-

L. A. LOG**AN,** Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 10th day of July, 1963.

MINING ACT, 1904-1961.

Department of Mines, Perth, 10th July, 1963.

HIS Excellency the Lieutenant Governor and Administrator in Executive Council, acting pursuant to the provisions of the Mining Act, 1904-1961, has been pleased to make the regulations set out in the Schedule hereunder.

A. H. TELFER. Under Secretary for Mines.

Schedule.

Regulations.

1. In these regulations the regulations made under the provisions of the Mining Act, 1904-1961, as reprinted pursuant to the Reprinting of Regu-lations Act, 1954, and published as so reprinted in the Government Gazette on the 14th January, 1959, as amended from time to time thereafter by notices published in the Government Gazette are referred to as the principal regula-tions tions.

2. Regulation 205B of the principal regulations is amended by adding immediately after the item, "Tin concentrates . . . 2 0" in the fourth-last line of paragraph (1) the item, "Tripolite . . . 1 6".

TOTALISATOR AGENCY BOARD BETTING ACT, 1960-1962.

Totalisator Agency Board, Perth, 10th July, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the regulations set forth in the schedule hereunder, made by the Totalisator Agency Board pursuant to the pro-visions of section 57 of the Totalisator Agency Board Betting Act, 1960-1962.

J. P. MAHER, Chairman, Totalisator Agency Board.

Schedule

Regulations.

Principal regulations.

1. In these regulations the Totalisator Agency Board Betting Regulations, 1961, published in the Government Gazette on the 8th February, 1961, and amended from time to time thereafter by notices published in the Government Gazette are referred to as the principal regulations.

Reg. 42 amended. 2. Regulation 42 of the principal regulations is amended, by inserting, immediately after the passage, "Bunbury," in line one of subparagraph (b) of paragraph (2) thereof, the passage, "Cunderdin.".