

Government Gazette

OF

WESTERN AUSTRALIA

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No. 76]

PERTH: THURSDAY, 3rd OCTOBER

[1963

HEALTH ACT, 1911-1962.

Shire of Harvey.

P.H.D. 1731/56, Ex. Co. No. 1991.

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 Harvey 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.

After by-law 19 insert a new by-law as follows:—

19A. A person who-

- (a) removes any matter or thing whatsoever from a site set aside for the disposal of rubbish without the written permission of the local authority or fails or neglects to observe any condition under which that permission was given; or
- (b) deposits or disposes of any rubbish at a place other than a place set aside by the local authority for the purpose;

commits an offence.

Passed by the Council of the Shire of Harvey at a meeting held on the 23rd day of July, 1963.

R. L. HESTER,

President.

J. C. TOZER,

Shire Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

(Sgd.) P. L. SPARROW, Acting Clerk of the Council.

HEALTH ACT, 1911-1962.

Shire of Harvey.

P.H.D. 1731/56.

WHEREAS under the Health Act, 1911-1962, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws described as Series "A" have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 9th August, 1956, and further amended by notices published in the Government Gazette on 10th March, 1959, and 12th December, 1962; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Harvey, being a local authority within the meaning of the Act, and having adopted the Model By-laws Series "A", as reprinted in the Government Gazette on 9th August, 1956, doth hereby resolve and determine that the amendments published in the Government Gazette on 12th December, 1962, shall be adopted with the following exceptions and modifications.

PART I.—GENERAL SANITARY PROVISIONS.

- 1. The revocation of by-law 4 is not adopted.
- 2. The substituted by-law 19 is not adopted.
- 3. By-law 29A is adopted subject to the following amendments:-
 - (a) Substitute for the passage, "On and after the 1st day of July, 1963, an" in line one of sub-bylaw (1), the word, "An".
 - (b) Delete paragraphs (a) and (b) of sub-bylaw (1).
 - (c) Subistitute for the figures, "20" in paragraph (d), the figures, "30".
 - (d) Redesignate paragraphs (c), (d), (e) and (f) of sub-bylaw (1) as (a), (b), (c) and (d) respectively.
 - (e) Substitute for sub-bylaw (2) the following sub-bylaw:—
 - (2) This by-law operates and has effect in the following built up areas: Harvey, Brunswick Junction, Yarloop, Roelands, Wokalup, Australind, Myalup, Binningup, Mornington Mill.;
 - (f) Delete sub-bylaw (3).
- 4. By-law 29B is adopted subject to the following amendments:—
 - (a) Substitute for the passage, "On and after the 1st day of July, 1963, an" in line one of sub-bylaw (1), the word, "An".
 - (b) Delete paragraphs (a) and (b) of sub-bylaw (1).
 - (c) Redesignate pargaraphs (c), (d), (e) and (f) of sub-bylaw (1) as (a), (b), (c) and (d) respectively.
 - (d) Substitute for sub-bylaw (2) the following sub-bylaw:—

 (2) This by-law operates and has effect in the following built up areas: Harvey, Brunswick Junction, Yarloop, Roelands, Wokalup, Australind, Myalup, Binningup, Mornington Mill.;
 - (e) Delete sub-bylaw (3).

Passed by the Council of the Shire of Harvey at a meeting held on the 23rd day of July, 1963.

R. L. HESTER,
President.
J. C. TOZER,
Shire Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator this 11th day of September, 1963.

(Sgd.) P. L. SPARROW, Acting Clerk of the Council.

HEALTH ACT, 1911-1962.

Town of Bunbury.

P.H.D. 1341/56, Ex. Co. No. 1993.

WHEREAS under the Health Act, 1911-1962, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws described as Series "A" have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 9th August, 1956, and further amended by notice published in the Government Gazette on 12th December, 1962; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Town of Bunbury, being a local authority within the meaning of the Act, and having adopted the Model By-laws Series "A," as reprinted in the Government Gazette on 9th August, 1956, doth hereby resolve and determine that the aforesaid amendment published in the Government Gazette on 12th December, 1962, shall be adopted with the following modifications:—

PART I.—GENERAL SANITARY PROVISIONS.

- 1. The substituted by-law 1A is not adopted.
- 2. The amendment to by-law 28 is not adopted.
- 3. By-law 29A is adopted subject to the following amendments:-
 - (a) Delete paragraphs (a) and (b) of sub-bylaw (1).
 - (b) Substitute for the figures, "20", in paragraph (d) of sub-bylaw (1) the figures, "36".
 - (c) Redesignate paragraphs (c), (d), (e) and (f) of sub-bylaw (1) as (a), (b), (c) and (d) respectively.
 - (d) Substitute for sub-bylaw (2) the following sub-bylaw:—
 - (2) This by-law operates and has effect in the whole of the district of the local authority with the exception of that portion zoned rural under Bunbury Town Planning Scheme No. 3.
 - (e) Delete sub-bylaw (3).
- 4. By-law 29B is adopted subject to the following amendments:—
 - (a) Delete paragraphs (a) and (b) of sub-bylaw (1).
 - (b) Substitute for the word, "twenty" in line two of paragraph (f) of sub-bylaw (1) the word, "thirty-six".
 - (c) Redesignate paragraphs (c), (d), (e) and (f) of sub-bylaw (1) as (a), (b), (c) and (d) respectively.
 - (d) Substitute for sub-bylaw (2) the following sub-bylaw:—
 - (2) This by-law operates and has effect in the whole of the district of the local authority with the exception of that portion zoned rural under Bunbury Town Planning Scheme No. 3.
 - (e) Delete sub-bylaw (3).

Passed at a meeting of the Town of Bunbury this 13th day of May, 1963.

A. H. WILSON,

Mayor.

A. L. SCOTT,

Town Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 11th September, 1963.

(Sgd.) P. L. SPARROW, Acting Clerk of the Council.

TRAFFIC ACT, 1919 (AS AMENDED).

Office of The Commisioner of Police. Perth, 16th September, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919 (as amended), has been pleased to make the regulations set out in the schedule hereunder.

> J. M. O'BRIEN. Commissioner of Police.

SCHEDULE.

Regulations.

Principal

In these regulations the Traffic Regulations, 1954, published Regulations. in the Government Gazette on the 15th December, 1954, as amended by the regulations amending the same published in the Gazette on by the regulations amending the same published in the *Gazette* on the 9th February, 1955, 1st April, 1955, 11th May, 1955, 17th June, 1955, 9th August, 1955, 30th September, 1955, 30th December, 1956, 23rd October, 1956, 16th November, 1956, 23rd November, 1956, 21st December, 1956, 22nd February, 1957, 8th March, 1957, 1st April, 1957, 26th April, 1957, 17th May, 1957, 1st July, 1957, 30th August, 1957, 25th September, 1957, 5th November, 1957, 20th December, 1957, 23rd December, 1957, 24th January, 1958, 19th February, 1958, 17th April, 1958, 29th April, 1958, 13th May, 1958, 5th June, 1958, 25th June, 1958, 15th July, 1958, 18th July, 1958, 1st August, 1858, 12th September, 1958, 10th October, 1958, 24th November, 1958, 3rd March, 1959, 9th April, 1959, 15th May, 1959, 26th May August, 1858, 12th September, 1958, 10th October, 1958, 24th November, 1958, 3rd March, 1959, 9th April, 1959, 15th May, 1959, 26th May, 1959, 12th June, 1959, 23rd June, 1959, 30th June, 1959, 30th September, 1959, 16th October, 1959, 29th October, 1959, 30th October, 1959, 21st December, 1959, 28th January, 1960, 12th February, 1960, 29th February, 1960, 1st April, 1960, 21st April, 1960, 20th May, 1960, 26th May, 1960, 31st May, 1960, 21st June, 1960, 15th July, 1960, 1st August, 1960, 28th September, 1960, 25th November, 1960, 8th December, 1960, 27th January, 1961, 31st January, 1961, 2nd March, 1961, 24th May, 1961, 29th June, 1961, 1st August, 1961, 20th September, 1961, 1st November, 1961, 12th December, 1961, 18th April, 1962 21st June, 1962, 1st August, 1962, 18th October, 1962, 20th December, 1962, 23rd January, 1963, 11th June, 1963, and 30th July, 1963, are referred to as the principal regulations. referred to as the principal regulations.

Reg. 10B amended.

- Regulation 10B of the principal regulations is amended, by adding immediately after subregulation (4) thereof, the following subregulations:
 - (5) Where a permit, being a permit to use an off-road vehicle for a limited period in a specified area, is issued, the Commissioner of Police shall, upon the payment of a fee of five shillings, issue to the owner a number plate
 - (a) white letters and figures on a black ground; and
 - the word, "PERMIT" thereon and three figures, together with the symbol "W.A." placed (b) the above the word and figures:

and that plate shall be affixed by the owner to the vehicle on its left or near side and in a prominent position.

(6) Notwithstanding the charge of the fee provided by subregulation (5) of this regulation, every number plate remains the property of the Commissioner of Police and shall forthwith be surrendered by the owner, or other person having possession of the vehicle for which it was issued, upon the expiration of the period, or extended period, of the permit in respect of which the number plate was issued.

Reg. 40 amended.

- 3. Regulation 40 of the principal regulations is amended—
 - (a) by substituting for the subregulation number, "(3)" in line three of subregulation (1), the subregulation number, "(4)"; and
 - (b) by adding immediately after subregulation (4) the following subregulation—
 - (5) Nothing in this regulation shall be construed as requiring the indorsement, or the carrying, of a limited license, in the case of a motor vehicle to which subsection (2) of section 71 of the Act applies.

LOCAL GOVERNMENT ACT, 1960.

Shire of Denmark.

By-laws Relating to Numbering Houses and Buildings.

L.G. 203/63.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Denmark Shire Council hereby records having resolved, on the 18th day of April, 1963, to make and submit for confirmation by the Governor, the following by-laws:—

- 1. The Council of the Shire of Denmark may number and from time to time re-number all or any houses or buildings within its District.
- 2. The Council may adopt a plan or system of numbering of houses and buildings in any road or part thereof within its District and may either place numbers on the said houses or buildings or, by notice in writing, require the owners or occupiers thereof to affix number plates of a specified size on the houses or buildings in accordance with the said plan or system of numbering.
- 3. The numbers shall be fixed in such a position that they are easily legible from the footpath or front boundary of the property.
- 4. The number plates to be fitted in accordance with paragraph 3 of this by-law shall not be less than two inches in height.
- 5. The Council may supply a number plate to any person desiring to purchase one upon payment of not more than 5s. per number or set of numbers for each house or building.
- 6. If the owner or occupier fails to affix a number plate within one month after being served with a written notice to do so he shall be guilty of an offence.
- 7. No person shall remove or deface or in any way damage any number plate fixed in accordance with this by-law.
- 8. Any person committing a breach of this by-law shall be liable on conviction to a penalty not exceeding ten pounds.

Dated this 18th day of April, 1963.

The Common Seal of the Municipality of the Shire of Denmark was duly affixed hereto in the presence of—

[L.S.]

S. F. RAVENHILL,

President.

F. W. TIMOTHY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 16th day of September, 1963.

P. L. SPARROW, Acting Clerk of the Council.

Municipality of the Shire of Denmark.

Adoption of Draft Model By-laws Relating to Petrol Pumps No. 10. L.G. 630/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the Shire of Denmark hereby records having resolved, on the 29th day of July, 1963, to adopt the Draft Model By-laws, published in the Government Gazette of the 16th day of January, 1963, viz.:—

Local Government Model By-laws (Petrol Pumps) No. 10.—The whole of the by-laws without amendment.

Dated this 29th day of July, 1963.

The Common Seal of the Municipality of the Shire of Denmark was duly affixed hereto in the presence of—

ILS.

S. F. RAVENHILL,

President.

F. W. TIMOTHY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

P. L. SPARROW, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Municipality of the Shire of Denmark.

Adoption of Draft Mcdel By-laws Relating to Street Lawns and Gardens No. 11. L.G. 631/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the Shire of Denmark hereby records having resolved, on the 29th day of July, 1963, to adopt Draft Model By-laws published in the Government Gazette of the 16th day of January, 1963, viz.:—

Local Government Model By-laws (Street Lawns and Gardens) No. 11.—The whole of the by-laws without amendment.

Dated this 29th day of July, 1963.

The Common Seal of the Municipality of the Shire of Denmark was duly affixed hereto in the presence of—

[L.S.]

S. F. RAVENHILL,

President.

F. W. TIMOTHY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

P. L. SPARROW, Acting Clerk of the Council.

Municipality of the Shire of Denmark.

Adoption of Amendments of the Draft Model By-laws Relating to Motels. L.G. 789/60.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the Shire of Denmark hereby records having resolved on the 29th day of July, 1963, to adopt the whole of the amendments to the Local Government Model By-laws (Motels) No. 3, published in the Government Gazette on the 13th June, 1962, and the 23rd July, 1962.

Dated this 29th day of July, 1963.

The Common Seal of the Municipality of the Shire of Denmark was duly affixed hereto in the presence of—

[L.S.]

S. F. RAVENHILL,

President.

F. W. TIMOTHY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

P. L. SPARROW, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Brookton.

By-laws Relating to House Numbering.

L.G. 622/63.

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 25th day of July, 1963, to make and submit for confirmation by the Governor the following by-laws:—

House Numbering.

- 1. The Council may number and from time to time renumber all or any houses within its District.
- 2. The Council may adopt a plan or system of numbering of houses in any road or street or part thereof within its District and may either place numbers on the said houses or the front gates or fences thereof, or by notice in writing require the owners or occupiers thereof to affix number plates of a specified size, shape, colour or colours and material on the houses or front gates or fences in accordance with the said plan or system of numbering.
- 3. That in the case of any owner who has not affixed a number to his or her property or has not affixed same in a prominent position after one month of having received notice so to do, the Council will cause the number to be placed on the property, the cost of so doing being chargeable to the owner.
- 4. The Council may, from time to time, alter any plan or system of numbering of houses adopted by it and may either replace with new numbers those previously placed by the Council on the said houses, front gates, or fences, or may, by notice in writing, require the owners

or occupiers of the said houses to affix numbers or new numbers of a specified size on the houses, front gates or fences, in accordance with the alterations to the said plan or system of numbering.

Provided that any person who has affixed a number to his house, fence, or gate and is required to renumber his house may obtain the required numerals free of charge from the Council.

Dated this 25th day of July, 1963. The Common Seal of the Shire of Brookton was affixed hereto in the presence of—

[L.S.]

W. B. EVA.

President.

D. A. WALKER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

P. L. SPARROW, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. TOWN PLANNING AND DEVELOPMENT ACT, 1928.

The Municipality of the Town of East Fremantle.

By-law Relating to Building Lines.

L.G. 186/63.

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

- (1) The building lines for the streets and portions thereof shown on the plan and schedule hereto shall be the line indicated as the dotted line on the said plan.
- (2) No person shall erect or cause to be erected any building or structure between the building line and the street on which the land abuts.
- (3) Any person who commits a breach of these by-laws shall, upon conviction, be liable to a penalty not exceeding twenty pounds (£20).

Passed by the Town of East Fremantle at the ordinary meeting of the Council held on the 22nd April, 1963.

[L.S.]

W. WAUHOP,

Mayor.

L. R. LATHAM,

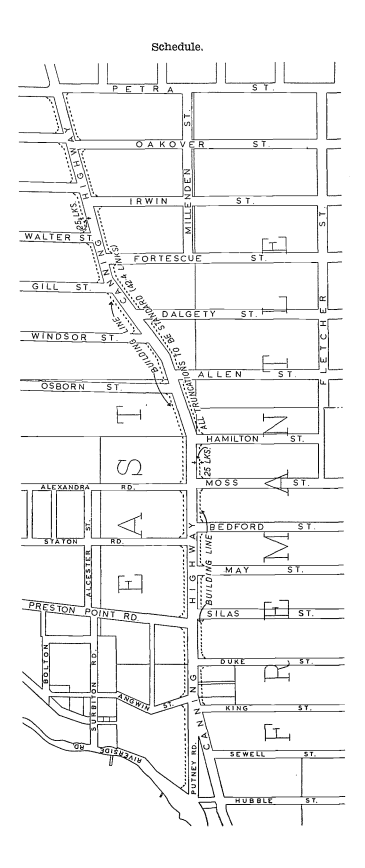
Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

P. L. SPARROW. Acting Clerk of the Council.



LOCAL GOVERNMENT ACT, 1960-1961. The Municipality of the Shire of Harvey. By-laws Relating to Building Lines.

L.G. 902/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Harvey Shire Council hereby records having resolved on the 24th day of July, 1962, to make, and submit for confirmation by the Governor the following by-laws.

Building Line By-law No. 1.

- 1. A building line is fixed on the western side of Ommaney Road, Brunswick, between Lot 122 in the south and the Brunswick River in the north, twenty feet back from the road boundary.
- 2. A building line is fixed on the eastern side of Ommaney Road, Brunswick, between Lot 1 in the south and the Brunswick River in the north, ten feet back from the road boundary.
- 3. A building line is fixed on both sides of Clifton Road between Ommaney Road and the Perth-Bunbury railway line, ten feet back from the road boundary.
- 4. A building line is fixed for the south-eastern corner of the intersection of Clifton Road and Ommaney Road, being a line between points 50 links along the south boundary of Clifton road and the 50 links along the east boundary of Ommaney Road measured from the point of intersection.
- 5. After the coming into operation of this by-law, no building shall be erected, extended, or substantially reconstructed, between the building lines defined in paragraphs 1, 2, 3 and 4, and the road boundary.
- 6. Any person guilty of an offence against this by-law shall, on conviction, be liable to a penalty not exceeding twenty pounds (£20).

Dated this 25th day of October, 1962. The Common Seal of the Shire of Harvey was affixed hereto in the presence of—

[L.S.]

R. L. HESTER,

President.

J. C. TOZER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

P. L. SPARROW, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Nyabing-Pingrup.

By-laws for Control and Management of the Shire of Nyabing-Pingrup Nyabing Sports Arena (Reserve No. 20893).

L.G. 810/62.

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 24th day of July, 1963, to make and submit for confirmation by the Governor the following by-laws:—

- 1. In the construction of these by-laws, subject to the context—
 - "Council" shall mean the Shire of Nyabing-Pingrup;
 - "Clerk" shall mean the Clerk for the time being of the Shire of Nyabing-Pingrup, or any person authorised by him to act on his behalf:

- "Sports Arena" means and includes all parts of the Sports Arena situated on Nyabing Lot (Reserve 20893).
- "Caretaker" means the Caretaker of the Sports Arena duly appointed by the Council.
- 2. Application for the hire of the Sports Arena or any part thereof shall be made to the Council not less than seven days before the time that the Sports Arena is required. The application shall state the time and the purpose for which the Sports Arena is required. The person signing the application shall be the official hirer of the Sports Arena and as such shall be responsible for the requirements of these by-laws.
- 3. The fees and hire charges for the Sports Arena shall be set out in the Schedule of Charges appended hereto.
- 4. The Council may at any time cancel any agreement for the hiring of the Sports Arena or any portion thereof, in which case any charge or deposit received shall be returned forthwith.
- 5. In the event of two or more applications for the hire of the Sports Arena being received at one and the same time and date, the Council shall determine which applicant shall receive the booking.
- 6. The hirer of the Sports arena or any part thereof shall comply with the provisions of the Health Act, the by-laws for the control of the Sports Arena, and any other Act in force and applicable to such hiring.
- 7. The hirer of the Sports Arena or any part thereof shall maintain and keep good order and decent behaviour within the grounds and buildings and shall be responsible for any damage done to the buildings, fixtures, fittings, furniture, etc., and shall pay such damages as may be assessed by the Council.
- 8. When the kitchen or other building is part of the hire, the hirer shall be responsible for seeing that they are left in a clean and tidy condition to the satisfaction of the Clerk, Health Inspector or Caretaker of the Council.
- 9. Any officer representing the Shire of Nyabing-Pingrup or other person duly authorised by the Council shall at any time be permitted to have free ingress to the Sports Arena or any part thereof at all times during the terms of engagements and shall be given every facility for seeing that these by-laws are duly carried out.
- 10. No unauthorised person shall carry out any electrical installation or install any electrical apparatus whatsoever, or interfere in any way with the electrical system installed at the Sports Arena.
- 11. No person other than the Council's authorised electrician or authorised person shall operate electrical apparatus, switches, etc., housed in the transformer and switch room.
- 12. Where the Sports Arena is required for an evening function and electric light is required, the Council's authorised electrician shall be in attendance. The hirer shall pay for all electricity consumed plus the electrical attendant's fee. Evening for the purposes of the clause shall be from 7 p.m. to 11.30 p.m.
- 13. If in the opinion of the Council the nature of the function to be held is likely to cause an abnormal amount of litter being left on the ground, the Council may order that a deposit shall be lodged with the application to ensure that the grounds are left in a clean and tidy condition. Subject to the satisfaction of an authorised officer of the Council, the deposit shall be refunded.
- 14. No person shall erect internal decorations, place any nails or screws in the woodwork, walls of any part of the buildings without the written permission of an authorised officer of the Council, and any hirer shall remove any decorations if so requested.
- 15. No person shall drive any vehicle on any part of the grounds at a speed in excess of five miles per hour. This by-law shall not apply to competitive or training use of the race track circuit, subject to written permission first being obtained from the Council.

- 16. At the conclusion of the respective sporting seasons, sporting and other organisations shall remove equipment from the respective playing areas. Equipment may be stored on the grounds and in such storage place or places as shall be determined and under the direction of the Caretaker. The Council shall not be responsible for damage or breakages to such equipment or other things belonging to organisations using the Sports Arena.
- 17. No unauthorised vehicle of any kind shall use any portion of the centre of the Arena.
- 18. No person or organisation shall erect any permanent building to be used as a club room, equipment store room or for any other purpose without the written permission of the Council first being obtained, subject to plans and specifications showing locality of proposed building being submitted in accordance with the building by-laws of the Council.

Duties of Caretaker.

- 19. The Caretaker appointed for the time being shall be responsible for the cleanliness of the grounds and buildings and shall remain possessed of the keys ensuring access thereto at any and all times. He shall be responsible to the Council for a due observance of these by-laws and shall immediately report any matter or thing relating to a breach thereof to the Clerk of the Council. The Caretaker shall on no account allow access to any part of any buildings not concerned by the hiring for the time being. The Caretaker shall be personally responsible for the opening up and closing of the grounds and buildings, being personally in attendance at the time and times of such hire for this purpose for this purpose.
- 20. The hirer shall not instruct the Caretaker in his duties nor request any structural alterations to any part of any building or fixture. Any request for improvements, alterations or modifications to be made in writing to the Council.

SCHEDULE OF CHARGES.

Nyabing Sports Arena.

- 1. Arena and all facilities:-
 - (a) Local Sporting Bodies (normal weekend fixtures)—Payment of £5 per annum.
 - (b) Organisations charging admission fees at the gate-10 per cent. of gate receipts.
 - School and Parents and Citizens' Association functions--no charge, but the party using the facilities to be responsible for leaving the facilities used clean and tidy.

Dated this 24th day of July, 1963. The Common Seal of the Shire of Nyaping-Pingrup was hereunto affixed by authority of

a resolution by the Council in the presence of

J. A. PATERSON,

President. R. H. SMITH,

Shire Clerk.

Recommended-

IL.S.1

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

> P. L. SPARROW, Acting Clerk of the Council.

The Municipality of the Town of Boulder.

Adoption of Local Government Model By-laws (Street Lawns and Gardens)

L.G. 639/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 29th day of August, 1963, to adopt such Draft Model By-laws published in the *Gazette* on the 7th day of February, 1963, without alteration.

Dated this 6th day of September, 1963. The Seal of the Mayor and Councillors of the Town of Boulder was affixed hereto in the presence of-

[L.S.]

A. A. J. GILLESPIE,

Mayor.

C. L. McLLHENEY,

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this $25 {\rm th}$ day of September, 1963.

R. H. DOIG Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. Municipality of the Town of Albany. By-laws Relating to Zoning. Amendment-By-law No. 19.

L.G. 691/61.

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 27th day of November, 1962, to make and submit for confirmation by the Governor the following by-laws:-

That By-law No. 19—Land Use (Zoning), which was published in the Government Gazette on the 19th July, 1956, be amended as follows:—

Add to Twelfth Schedule-Motel Area:-

All land being Lot P1, corner Albany Highway and Wellington Street.

Dated 26th day of April, 1963. The Common Seal of the Town of Albany was hereunto affixed pursuant to a resolution of the Council and in the

presence of-

C. JOHNSON.

F. R. BRAND, Town Clerk.

[LS.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

P. L. SPARROW. Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. Municipality of the Town of Albany. By-laws Relating to Zoning. Amendment-By-law No. 19.

L.G. 691/61.

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 28th day of August, 1962, to make and submit for confirmation by the Governor the following by-laws:-

That By-law No. 19—Land Use (Zoning), which was published in the Government Gazette on the 19th July, 1956, be amended as follows:—

Include in Section 1—Definitions, additional definition as follows:— "Motor Vehicle Sales" means open areas and may include enclosed premises which are used for the display and sale of motor vehicles.

Add new schedule, Fourteenth Schedule:-

"Motor Vehicle Sales Area": All land being part Lot S 101, Aberdeen Street.

Add Eighth Schedule, Business Area, after paragraph (a), last line, "excluding part Lot S 101, Aberdeen Street".

Dated 26th day of April, 1963.

The Common Seal of the Town of Albany was hereunto affixed pursuant to a resolution of the Council and in the presence of-

ILS.1

C. JOHNSON.

F. R. BRAND, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 11th day of September, 1963.

> P. L. SPARROW, Acting Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of West Arthur.

Adoption of Draft Model By-laws Relating to (Prevention of Damage to Streets) No. 1.

L.G. 690/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 20th day of June, 1963, to adopt such of the Draft Model By-laws published in the Gazette on the 7th day of September, 1961.

Dated the 12th day of September, 1963.

[L.S.]

M. HULSE,

President.

G. WHITELEY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

R. H. DOIG,

Clerk of the Council.

The Municipality of the Shire of West Arthur.

Adoption of Draft Model By-laws Relating to (Petrol Pumps) No. 10.

L.G. 328/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of March, 1963, to adopt such Draft Model By-laws published in the *Gazette* on the 16th day of January, 1963.

Dated the 12th day of September, 1963.

[L.S.]

M. HULSE,

President.

G. WHITELEY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this $25 \, \text{th}$ day of September, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMMENT ACT, 1960.

The Municipality of the Shire of West Arthur.

Adoption of Draft Model By-laws Relating to (Old Refrigerators and Cabinets) No. 8.

L.G. 327/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of March, 1963, to adopt such Draft Model By-laws published in the Gazette on the 1st day of May, 1962

Dated the 12th day of September, 1963.

[L.S.]

M. HULSE,

President.

G. WHITELEY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

R. H. DOIG, Clerk of the Council.

The Municipality of the Town of Bunbury.

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

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved, on the 12th day of August, 1963, to amend its adoption of the Local Government Model By-laws (Petrol Pumps) No. 10 as gazetted on the 11th day of June, 1963, as set out hereunder:-

By inserting a new by-law as follows:-

3A. The owner of lot 1, Diagram 6510, Spencer Street, is exempted from the provisions of by-law No. 3 subject to-

- (1) the centre line of his petrol pumps being placed at a distance of not less than ten feet from the Spencer Street frontage of his land;
- (2) such petrol pumps being removed without payment of compensation on receipt of three months notice from the Council.

By-law 5, clause (1): Delete the words "one year" in line 4 and insert in lieu thereof the words "two years."

Repeal of Old By-laws.

All by-laws regulating the erection and use of petrol pumps made under the provisions of the Municipal Corporations Act, 1906-1954, are hereby repealed.

Dated this 11th day of September, 1963.

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

[L.S.1

A. H. WILSON.

Mayor.

A. L. SCOTT, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

> R. H. DOIG. Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the City of Fremantle. By-laws Relating to Crossings.

L.G. 225/63.

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 March, 1963, to make and submit for confirmation by the Governor the following by-laws:-

- No crossing place shall be constructed across footpaths or drains from a street to privately owned property except under the following circumstances:-
 - (a) An application shall first be made in writing to the Council by the owner or occupier of the privately owned property.
 - (b) Such application shall contain the following particulars:-
 - (i) Width required.
 - (ii) A description of position required.
 - (iii) The specifications required.
 - (iv) Whether the applicant wishes the Council to do the work or whether he wishes to do the work himself.

- (c) All crossing places shall be constructed to meet the requirements of the Council.
- (d) No crossing place shall exceed in width the distance of nine feet unless—
 - (i) approval is given in writing by the Council or an approved officer; and
 - (ii) the whole of the cost of the portion exceeding nine feet is paid by the applicant.
- (e) If the work is carried out by the Council, the cost thereof shall be recovered from the applicant as follows:—
 - (i) One half of the cost of the first nine feet; and
 - (ii) the whole of the cost of the portion exceeding nine feet.
- (f) There shall be only one crossing to each privately-owned property unless—
 - (i) otherwise authorised by the by-law of City of Fremantle gazetted on the 24th day of September, 1954; or
 - (ii) otherwise authorised by resolution of City of Fremantle; and in either case
 - (iii) the cost of the additional crossing or crossings be paid in full by the applicant.
- (g) The applicant shall sign an undertaking to pay on demand the cost or the portion of the cost payable by him.
- 2. No crossing shall be constructed other than by the Council unless-
 - (i) the Council authorises in writing the construction;
 - (ii) the applicant authorises the Council to remove the crossing if same is not constructed to the satisfaction of the Council;
 - (iii) the whole of the cost is borne by the applicant.

Dated this 30th day of July, 1963.

The Common Seal of the City of Fremantle was hereto affixed this 30th day of July, 1963, pursuant to a resolution passed this 18th day of March, 1963, in the presence of—

[L.S.]

W. FRED SAMSON, Mayor.

N. J. C. McCOMBE, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Dundas.

Adoption of Draft Model By-laws Relating to (Control of Hawkers)

L.G. 642/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 10th day of July, 1963, to adopt the Draft Model By-law published in the Gazette on the 23rd day of July, 1962, with such alterations as here set out and that the whole of the by-law of the Shire of Dundas published in the Gov-crnment Gazette on the 24th day of November, 1939, and amendments thereto, be revoked.

Draft Model By-law No. 6.

(1) In clause 2, lines two, three and four, insert the words "Shire" and "Dundas" after the words "of the" and "of" respectively. In line eleven insert the word "Shire" after the word "the" and before the word "Clerk".

- (2) In clause 9, subclause 1, line two, insert the figure "18" after the word "than" and before the word "licenses". Under the headings "No. of Licenses" insert the figure "3" opposite each class.
- (3) In clause 11, delete subclause (a) and subclauses (b), (c) (d) and (e) are to be relettered (a), (b), (c) and (d) respectively.
- (4) In the second schedule under the heading "Annually In Townsites", and "Annually Outside Townsites" insert the figure "£12" opposite each class of license.

Dated the 3rd day of September, 1963.

The Common Seal of the Shire of Dundas was hereunto affixed in the presence of—

[L.S.]

H. DEHRING.

President.

V. A. DUNN,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Dundas.

Adoption of Draft Model By-laws, Relating to (Signs, Hoardings and Billposting) No. 13.

L.G. 641/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 10th day of July, 1963, to adopt the Draft Model By-laws published in the Gazette of the 11th day of June 1963, as here set out:—

Local Government Model By-laws (Signs, Hoardings and Billposting) No. 13.—The whole of the by-laws.

Dated the 3rd day of September, 1963.

The Common Seal of the Shire of Dundas was hereunto affixed this 3rd day of September, 1963, in the presence of—

[L.S.]

H. DEHRING,

President.

V. A. DUNN,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

R. H. DOIG, Clerk of the Council.

The Municipality of the Shire of Dundas.

Adoption of Draft Model By-laws, Relating to (Petrol Pumps) No. 10.

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

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

Dated this 3rd day of September, 1963.

The Common Seal of the Shire of Dundas was hereunto affixed on the 3rd day of September, 1963, in the presence of—

[L.S.]

H. DEHRING,

President.

V. A. DUNN,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Mt. Marshall.

Adoption of Draft Model By-laws Relating to Local Government Model By-laws (Petrol Pumps) No. 10. L.G. 428/63.

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 March, 1963, to adopt the whole of the Draft Model By-laws published in the *Gazette* of the 16th day of January, 1963.

Dated the 4th day of September, 1963.

The Common Seal of the Shire of Mt.

Marshall was hereunto affixed pursuant to a resolution of the Council in the presence of—

[L.S.]

B. M. GILLETT,

President.

A. JENNINGS,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator m Executive Council this 25th day of September, 1963.

R. H. DOIG, Clerk of the Council.

CEMETERIES ACT, 1897.

Mt. Marshall Shire Council.

Bencubbin and Beacon Cemeteries (Reserves 18428 and 21724)—By-laws.

L.G. 714/53, 34/61.

BY virtue of the Cemeteries Act, 1897, and all other Acts and powers in that behalf thereunto them enabling, the Trustees of the Bencubbin and Beacon Cemeteries make the following by-laws:—

- 1. All fees and charges payable to the Council as set forth in Schedule A shall be paid at the times and manner mentioned unless otherwise ordered.
- 2. The "secretary" as referred to in these by-laws, means the person for the time being employed by the Council as the secretary of the cemetery, and such person shall, subject to the Council, exercise a general supervision and control over all matters pertaining to the cemetery, and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the Council
- 3. The "superintendent" as referred to in these by-laws means the person for the time being employed by the Council as the superintendent of the cemetery, and such person shall, subject to the Council, have charge of the general care of the cemetery, and supervision of the erection or placement of interments, the opening, closing and dressing of graves, and such other duties as are mentioned in these by-laws or ordered by the Council.
- 4. A plan of the cemetery showing the distribution of the land, compartments, sections, situations and number of graves, and a register of all certificates of "Right of Burial" shall be kept at the office of the Council.
- 5. Any person desiring to inter any dead body in the cemetery shall make an application in the form contained in Schedule B.
- 6. All applications for interment shall be made at the office of the Council in such time as to allow at least eight working hours' notice being given to the superintendent at the cemetery prior to the time fixed for burial, otherwise an extra charge shall be made.
- 7. The Council shall cause all graves to be dug and vaults, brick graves, or graves to be re-opened as and when required.
- 8. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law will not be admitted to or be interred in the cemetery.
- 9. Every grave shall be at least six feet deep at the first interment, and no interment shall be allowed in any grave with a less depth than three feet from the top of the coffin to the original surface of the surrounding ground.
- 10. In the case of an application for interment in any private vault or grave to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application.
- 11. If any application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assign, the written and verified consent of such grantee or assignee shall be produced, together with the "Grant of Right of Burial."
- 12. Should the grantee be unable to produce the "Grant of Right of Burial" on making application for a grave to be re-opened for the purpose of interment, through having lost same, the said grantee shall make a sworn declaration to this effect, and shall pay the fee for a copy of such "Grant of Right of Burial" as prescribed in Schedule A, before interment takes place.
- 13. (i) Subject to paragraph (ii) of this by-law, a person shall not bring a dead body into the cemetery unless he, or his representative, has first handed to the secretary for inspection and return a medical certificate of death or a Coroner's order for burial in respect of the body.
- (ii) Where an undertaker or his representative for a valid reason is unable to produce a medical certificate or Coroner's order for burial, as required by paragraph (i) of this by-law and he has given to the secretary a written guarantee to produce the certificate or order within three days, he may bring the body into the cemetery.

- (iii) A burial shall not be permitted in the cemetery unless the provisions of one of the foregoing paragraphs of this by-law have been complied with.
- (iv) Where an undertaker or his representative has given written guarantee as required by paragraph (ii) of this by-law and he has failed to produce the certificate or order within three days, the undertaker's license may be suspended until the certificate or order is produced.
- 14. No interment shall be allowed on a Sunday, or public holiday, except when it is certified in writing by a medical officer of health, or by a Police Magistrate, or by two Justices of the Peace, that for sanitary or special religious reasons it is necessary or advisable that the burial take place on that day, in which case additional fees shall be charged.
- 15. The hours for burial shall be as follows: Monday to Friday, 9.30 a.m. to 4.30 p.m.; Saturday, 9.30 a.m. to 12.30 p.m.; and no burial shall be allowed to take place nor any coffin allowed to enter the cemetery at any other hour except by written permission of the Council.
- 16. The time fixed for any burial shall be the time at which the funeral is to arrive at the cemetery gates, and, if not punctually observed, the undertaker responsible shall be liable to a fine of $10s.\ 6d.$
- 17. If for any reason the funeral shall, on arrival at the entrance gates of the cemetery, remain there for more than fifteen minutes prior to proceeding to the graveside, the undertaker responsible shall be liable for a fine of 10s. 6d.
- 18. Every funeral shall enter by the principal entrance, and no vehicle except the hearse and mourning coaches, shall be permitted to enter the cemetery, or stand opposite the entrance gates. Vehicles shall not be allowed to proceed faster than five miles per hour within the cemetery, and shall proceed at and by such roads as directed by the superintendent or other officer of the Council from time to time. Any driver or other person failing or neglecting to observe such directions may be forthwith expelled from the cemetery. No bicycle shall be ridden within the cemetery.
- 19. If application be made to the Council to exhume any corpse for the purpose of examination of identification, or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or of his family, an order from the Governor or the warrant of a Coroner or of a Justice of the Peace issued in accordance with the law authorising the Council to permit of the exhumation must be attached to the application form.
- 20. Children under the age of ten years entering the cemetery must be in the charge of some responsible person.
- $21. \ \,$ Smoking shall not be allowed within the cemetery, nor any fireworks discharged therein.
- 22. No dogs shall be admitted into the cemetery, and any found there shall be liable to be destroyed.
- 23. No person shall remove any plant, tree, shrub, flower (other than withered flowers, which are to be placed in the receptacles provided by the Council for same), or any article from any grave without first obtaining a permit from the Council or their representatives.
- 24. No person shall pluck any tree, plant, shrub or flower growing in any portion of the cemetery.
- 25. No person shall remove or carry out or attempt to carry out of the cemetery any tree, plant, shrub, flower, earth or other material without the written authority of the Council or their representatives.
- 26. No person shall promote or advertise or carry on within the cemetery any trade, business, or calling, either by solicitation, distribution or circulars, by cards or otherwise, or by any other system of advertising whatsoever, without the written consent of the Council and any person infringing this by-law shall be expelled from the cemetery.

- 27. Any person desiring to place or erect, or to alter or add to any monument, tombstone, or enclosure in any part of the cemetery must first obtain the written consent and approval of the Council, and otherwise comply with section 23 of the Act.
- 28. Every tombstone, monument, or enclosure shall be placed on proper and substantial foundations, which if required by the Council or their officers, shall extend to the bottom of the grave.
- 29. The materials used in every such erection shall be subject to the approval of the superintendent or other officer appointed by the Council, and any material rejected shall be immediately removed from the cemetery by the contractor for the erection. All refuse or other rubbish remaining after the work is completed shall be immediately removed from the cemetery by the person causing the same.
- 30. If any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition, to the satisfaction of the superintendent.
- 31. All material required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the cemetery. No sand, earth or other material shall be taken from any part of the cemetery for use in the erection of any monument or other work except with the written approval of the Council.
 - 32. No catacomb shall be allowed.
- 33. No wooden fence, railing, cross or other wooden erection shall be allowed on or around any grave or vault except by special permission of the Council.
- 34. No trees or shrubs shall be planted on any grave except such as shall be approved by the superintendent.
- 35. All workmen, whether employed by the Council or by any other person, shall at all times whilst within the boundaries of the cemetery, be subject to the supervision of the secretary, and shall obey such directions as that officer may find necessary to give; and any workman committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the said secretary, shall be removed from the cemetery.
- 36. Licenses for grave dressing or decorating may be issued by the Council, and licenses to be renewed annually in the month of July.
- 37. Any person taking part in dressing or attending to any grave shall comply with the following rules:— $\,$
 - (a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed in any adjoining ground shall be removed immediately the work is completed.
 - (b) No sand, soil or loam shall be taken from any portion of the cemetery for the purpose of dressing any grave, except with the permission of the secretary.
 - (c) The dressing of all graves, and wheeling and carting of any material shall be subject to the supervision of the secretary.
 - (d) Work in all cases to be carried on with due despatch, and only during regulation hours.
- 38. The Council may decorate graves from time to time, when desired by the grantee to do so. If the grantees do not desire the Council to carry out this work, the grantees may either do it themselves or employ any person licensed by the Council for that purpose.
- 39. No person except the relatives of the deceased, the Council, or those licensed by the Council, shall be permitted to decorate any grave.

- 40. If for the purpose of re-opening a grave, the Council finds it necessary to remove the edging tiles, plants, shrubs, etc., from off the grave, the person so ordering the re-opening shall pay to the Council the charges laid down in Schedule A.
- 41. Notwithstanding anything contained in these by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth to erect headstone on the graves of deceased soldiers without the payment of any fees.
- 42. Free ground may be granted if it is provided to the satisfaction of the Council—
 - (a) that the deceased was a returned soldier, and that he died as a result of injuries in war and
 - (b) that the relatives of the deceased are in necessitous circumstances.

Provided that such grant shall be made subject to the condition that only the remains of deceased soldiers shall be interred in the grave.

- 43. Any person violating the rules of propriety and decorum, or committing any nuisance of trespass, or injuring any tree, shrub, flower border, grave or any erection, or in any way infringing these by-laws shall be expelled from the cemetery.
- 44. Any person committing any breach of any by-laws or regulations or any other rules, regulations or by-laws lawfully made under the authority of any Act relating to cemeteries, shall for every such offence be liable to a penalty not exceeding five pounds, and in case of a continuing breach, a further sum not exceeding one pound for every day during which such breach continues.
- 45. Any person committing a breach of any by-law in the cemetery shall, in addition to being liable to a penalty under any by-law, be liable to be forthwith removed from the cemetery by the Council or the superintendent or other employee of the Council, or by any police constable. If such person resists removal, or if and as often as such person so removed shall, unless with the consent of the superintendent, again enter the cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding five pounds.
 - 46. Grants of Right of Burial shall be in the form of Schedule C.

The foregoing by-laws, with the accompanying schedules, were presented to a meeting of the Mt. Marshall Shire Council held at Bencubbin on the 20th day of August, 1963, and adopted, and the previous by-laws of the Bencubbin Cemetery were repealed.

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

[L.S.]

B. M. GILLETT,

Shire President.

A. JENNINGS,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 25th day of September, 1963.

R. H. DOIG, Clerk of the Council.

Mt. Marshall Shire Council.

Schedule A.

Bencubbin and Beacon Public Cemeteries.

SCALE OF FEES AND CHARGES PAYABLE TO THE COUNCIL.

On application for an "Order for Burial" the following fees shall be payable in advance:— $\,$

(a) In open ground— £	s.	-3
		d.
For interment in grave six feet deep	0	0
0	10	0
For interment of any still-born child in ground set aside for such purpose	10	0
(b) In private ground, including the issue of a grant of "Right of Burial"—		
Ordinary land for grave, 8 ft. x 4 ft., where directed	1	0
Ordinary land for grave, 8 ft. x 8 ft., where directed 2	2	0
Ordinary land for grave (extra), 8 ft. x 1 ft., where directed	10	6
Special land for grave, 8 ft. x 4 ft., selected by applicant, according to position	1	0
Special land for grave, 8 ft. x 8 ft., selected by applicant, according to position 2	2	0
Special land for grave, 8 ft. x 12 ft., selected by applicant	3	0
Special land for grave (extra), 8 ft. x 1 ft., selected		_
by applicant according to position	10	6 0
For interment in grave six feet deep For interment of any child under the age of seven years in grave six feet deep	10	0
If graves are required to be sunk deeper than six feet the following additional charges shall be	10	U
payable:—		
For the first additional foot 3	0	0
For the second additional foot 6	•	0
For the third additional foot and so on in proportion for each additional	0	0
foot.		
(c) Re-opening an ordinary grave—as for new interment	0	0
(d) Re-opening a brick grave—as for new interment	0	0
(e) Extra charges—		
	10	0
,	10	0
For copy of "Grant of Right of Burial", under by-law 12	2	6
For each interment on a Sunday, public holiday, or other than the hours defined in clause 15 —additional fee	5	0
For late arrival at cemetery gates of funeral, under by-law 16	10	6
For late moving off from entrance gates of funeral, under by-law 17	10	6
For removing tiles, etc., under by-law 40 1	10	0
	10	0
	10	0
Re-interment in new grave after exhumation		0
Child under seven years	0	0

Mt. Marshall Shire Council.

Schedule B.

Bencubbin and Beacon Public Cemeteries.

FORM OF INSTRUCTION FOR GRAVE AND APPLICATION FOR ORDER OF BURIAL.

Answers to the following questions to be supplied at the time of making application.

Date of Applicati	on,	19
Name of deceased		
Age of deceased		
Late place of residence of deceased		
Place where death occurred		
Rank or occupation of deceased		
Birthplace of deceased		
Nature of the disease, or supposed cause of	death	
What denominational ground		
What compartment	What section	
No. of grave on plan	Is it a public grave	
1s it a private grave	***************************************	
Is the ground to be selected by applicant or	by trustees	
Size of ground		
Is a grant required, and if so to whom		
If already granted, give number of grant an		
unionity granteting give indianated of grant the		
Length and width of coffin		
Depth of grave		
Is it the first interment in the grave		
Date of last interment in the grave		
Day of burial		
At what hour, and if usual or extra		
Name of minister or person to officiate at a		
From where is the funeral to start		
Name of undertaker		
Name in full and signature of person makin		
Tune in run and againstate of person		
Occupation A		
Application received thisda	av of	. 19
ato'clockm.		, 20
	Secreta	
No. of Burial Order No. in		
No. in Denominational Book	No. of receipts	
No. of Grant		

Note.—If a free interment is required, specify the name of the magistrate signing order and date thereof.

Mt. Marshall Shire Council.

Schedule C.

Bencubbin and Beacon Public Cemeteries.

GRANT OF RIGHT OF BURIAL.

No. of Application
No. of Receipt
No. of Burial Register
BY virtue of the Cemeteries Act, 1897, and Amendments, the Board of Trustees of the Bencubbin and Beacon Public Cemeteries, in consideration of the sum of the sum of the sum paid to them by hereinafter
called the Grantee, of, hereby grant to the said Grantee the right of burying bodies in that piece of ground eight feet long feet broad, lying within the portion of the said cemetery appropriated for the burial of adherents to the Church, and numbered compartment on the plan of the cemetery made in pursuance of the said Act.
To hold the same to the said grantee for the period of fifty years from the date hereof for the purpose of burial only.
This grant issued subject to all by-laws and regulations now and hereinafter in force, made, or to be made under the above Act, or any future Act or Acts.
In witness whereof the Common Seal of the said Council was hereto affixed at a meeting of the aforesaid Council held on the day of 19day of 19
On behalf of the Bencubbin and Beacon Cemeteries.

Shire President.
Secretary.
Entered
This grant must be produced before the grave can be re-opened.

TOTALISATOR AGENCY BOARD BETTING ACT, 1960-1962.

Totalisator Agency Board, Perth, 25th September, 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 provisions 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. 2 amended.

- Regulation 2 of the principal regulations is amended:—
 - (a) by adding immediately after the interpretation, "Commissioner" the following interpretation—

"deposit account" means an account established for the purpose of betting with or through the Board, and includes a credit account established with the Board pursuant to sections 33 and 34 of the Act; and

"depositor's account" has a similar meaning; ;

- (b) by substituting for the words, "against the deposit" in line two of the interpretation, "depositor", the words, with or through the Board"; and
- (c) by adding after the word, "Board" being the last word in the interpretation, "investor", the passage, ", and includes a depositor".

Reg. 13 amended.

- 3. Regulation 13 of the principal regulations is amended—
 - (a) by inserting after the word, "deposit" in line three, the word, "account"; and
 - (b) by deleting the words, "or dividends credited to the deposit" in line four.

- Reg. 20 4. The principal regulations are amended by substituting for substituted. regulation 20 the following regulation:—
 - 20. (1) Bets by telephone shall, subject to the regulations, be accepted by the Board at such totalisator agencies as may be nominated by the Board for that purpose but only against a deposit account previously established at such agency.
 - (2) A person making a bet with or through the Board by telephone shall use only the telephone numbers notified to him by the Board for that purpose.
 - (3) The person in charge of a totalisator agency may restrict acceptance of bets by telephone to those received from persons connected to particular telephone exchanges.
 - (4) Bets may be made by telephone at any time during the business hours of the totalisator agency where the bets are to be made up to the closing time as fixed by the Board from time to time for the acceptance of bets for the races concerned at the totalisator agency.
 - (5) Where a bet has been made with or through the Board by telephone no amendment shall be made to the bet.

Heading added for Reg. 21.

5. The principal regulations are amended by adding immediately before regulation 21 the following heading:-

Procedure for Establishing a Deposit Account.

Reg. 21

- The principal regulations are amended by substituting for substituted. regulation 21 the following regulation:-
 - 21. (1) An application to establish a deposit account for the purpose of betting with or through the Board shall be in writing in the form in the Appendix to these regulations.
 - (2) The application shall be accompanied by a deposit of at least one pound (£1).
 - (3) The Board shall give an acknowledgment for the amount deposited with the application.
 - (4) (a) The Board may require any depositor to submit a further application in writing under his hand amending any or all of the particulars required to be given when establishing a deposit account.
 - (b) A depositor may cancel his original application and substitute a further application on satisfying the Board that there is reasonable need of such action for his own protection.
 - (c) In either of the cases referred to in paragraphs (a) and (b) of this subregulation, any amounts standing to the credit of the depositor shall be transferred to his credit in the new deposit account.
 - (5) The person in charge of a totalisator agency may refuse to accept an application to establish a deposit account, or having accepted a deposit may refund it or any part of it without giving any reason for doing so.

Heading added for Reg. 22.

The principal regulations are amended by adding immediately before regulation 22 the following heading:-

> Procedure for Keeping, Maintaining, Increasing or Renewing a Deposit Account.

- Reg. 22 8. The principal regulations are amended by substituting for substituted. regulation 22 the following regulation:—
 - 22. (1) A separate record shall be kept by the Board of each deposit account and of the amount of the bets made against it.
 - (2) A deposit account may be maintained, increased or renewed by the payment of further moneys or by the credit of winning dividends or other amounts thereto.
 - Where cheques are received as a deposit, no bet against that deposit shall be accepted by the Board until the cheque is paid by the bank on which it is drawn.

Reg. 23 and heading

9. The principal regulations are amended by substituting for regulation 23 and the heading thereto the following heading and substituted, regulation:-

> Recording of Bets made with and through the Board Against a Deposit Account.

- 23. (1) At a totalisator agency equipped with mechanical accounting machines or cash registers for the recording of bets, a bet made with or through the Board against a deposit account shall be recorded in such accounting machine or cash register prior to the closing time as fixed by the Board from time to time for the acceptance of bets for the race concerned at the totalisator agency.
- (2) At the time a bet is recorded pursuant to subregulation (1) of this regulation, an original and duplicate totalisator ticket marked "deposit" shall be printed showing details of the bet to be charged against the deposit account of the depositor placing the bet.
- (3) In and by the printing of the totalisator ticket referred to in subregulation (2) of this regulation the person in charge at the totalisator agency where the bet is received, warrants that the deposit account against which the bet is to be charged has a credit balance sufficient to pay the amount of the bet and that he holds the amount of the bet on behalf of the Board.

Heading to Reg. 24 amended.

10. The heading immediately preceding regulation 24 of the principal regulations is amended by substituting for the word, "Deposits", being the last word in that heading, the words, "Deposit Accounts".

Reg. 24 amended. 11. Regulation 24 of the principal regulations is amended by inserting after the word, "deposit" in line one of subregulation (1), the word, "account".

Heading to Reg. 25 amended.

12. The heading immediately preceding regulation 25 of the principal regulations is amended by adding after the word, "Telephone", being the last word in that heading, the words, "against a Deposit Account".

Reg. 25

- Reg. 25 13. The principal regulations are amended by substituting for substituted. regulation 25 the following regulation:—
 - 25. (1) All dividends due and payable to the depositor shall be deemed to be credited to the depositor's account with the Board immediately such dividends are known to
 - (2) The amount standing to the credit of the deposit account of the depositor at any time shall be disposed of by the Board in accordance with the instructions of the depositor.

(3) Where no such instructions have been received by the Board the amount may be retained by the Board pending receipt by it of instructions, or the whole or part of the amount may be remitted to the depositor at any time at the discretion of the person in charge of the totalisator agency where the deposit account is kept.

Reg. 26 amended. 14. Regulation 26 of the principal regulations is amended by substituting for the words, "the deposit" in line two of subregulation (5), the words, "that deposit account".

Reg. 28 amended.

- 15. Regulation 28 of the principal regulations is amended by inserting after the word, "deposit" in line two of subregulation (3), the word, "account".
- 16. The principal regulations are amended by adding after regulation 42 an Appendix as follows:—

Appendix.

Reg. 21 (1).

Totalisator Agency Board.

APPLICATION FORM—DEPOSIT ACCOUNT.

NAME (Block Letters)	Su	ırname.		Christian Name(s) Age	
ADDRESS					
POSTAL ADDRESS	If Depositor desires, the address of any T.A.B. Agency can be given as the postal address.				
Post cheque for any amount to my credit in excess of	£			Statement—Required/ Not Required. If statement of account not required, Depositor can check position of account when placing bets by phone.	
Amount of Deposit (Minimum £1)	£			You may telephone me re Betting at Phone No.	
			mbers	Signature of Applicant or	
CODE					