

Mazette Government

OF

WESTERN AUSTRALIA

(Published by Authority at 4 p.m.)

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

No. 28]

PERTH: THURSDAY, 23rd MARCH

[1967

HEALTH ACT, 1911-1966.

Shire of Nannup.

WHEREAS it is provided in the Health Act 1911-1966, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas model by-laws described as Series "A", prepared in accordance with those provisions and duly amended have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963 and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now therefore, the Shire of Nannup, being a local authority within the meaning of the Act doth hereby resolve and determine that the said Model By-laws as so reprinted and published in the Government Gazette on 17th July, 1963 shall be adopted without modification and doth hereby also prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

PART IX-OFFENSIVE TRADES.

Offensive Trade. Fee per annum. 0.50 All trades

Passed at a meeting of the Nannup Shire Council held on the 12th day of January, 1967.

> R. H. BROCKMAN, President.

Shire Clerk.

Approved by his Excellency the Governor in Executive Council, this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

BUSH FIRES ACT, 1954.

Shire of Cranbrook.

WHEREAS under the provisions of the Bush Fires Act, 1954 (as amended) a local authority may, with the approval of the Governor, make by-laws not inconsistant with that Act: Now, therefore, the Shire of Cranbrook being a local authority within the meaning of the said Act, doth hereby resolve and determine that the By-laws made by the Shire and published in the Government Gazette on the 11th July, 1941, shall be amended—

- (a) by substituting for the passage, "men over 18" in line two of subby law (3) of by-law 7, the passage "members of either sex over 15", and
- (b) By substituting for the numerals, "18" in line one of the sixth paragraph of the First Schedule, the numerals, "15".

Passed at a meeting of the Council of the Shire of Cranbrook this 16th day of February, 1967.

E. W. JOHNSON,
President,
E. L. CHOWN.

E. L. CHOWN, Shire Clerk.

Recommended-

STEWART BOVELL, Minister for Lands.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE. Clerk of the Council.

SHIPPING AND PILOTAGE ACT, 1855-1954, JETTIES ACT, 1926-1965 AND WESTERN AUSTRALIAN MARINE ACT, 1948-1966.

> Harbour and Light Department, Fremantle, 14th March, 1967.

HIS Excellency the Governor in Executive Council, acting pursuant to the Shipping and Pilotage Act, 1955-1965, the Jetties Act, 1926-1965 and the Western Australian Marine Act, 1948-1966, has been pleased to make the regulations set out in the schedule hereto.

K. G. FORSYTH, Manager.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Navigable Waters Regulations, published in the Government Gazette on the 2nd April, 1958, and amended from time to time by regulations amending the same and published in the Government Gazette, are referred to as the principal regulations.

Reg. 31 substituted.

- 2. Regulation 31 of the principal regulations is revoked and the following regulation is substituted:—
 - 31. (1) A person shall not fish in or under a navigation arch of a public bridge or fish from any jetty so as to obstruct or interfere with the free movement of vessels approaching or leaving the jetty or so as to cause a nuisance on the jetty.
 - (2) A person shall not hang or spread a fishing net from on or over any part of a jetty.

3. Regulation 32 of the principal regulations and the heading Reg. 32 thereto is revoked and the following heading and regulation are substituted. substituted:—

Nuisance on Jetties.

- 32. A person shall not-
 - (a) without the consent of the Department, offer goods for sale on a jetty;
 - (b) by any means, tout or solicit anyone to proceed as a passenger by any vessel or vehicle;
 - (c) without the consent of the Department, display any sign or advertisement or use any loud speaking device, on a jetty; or
 - (d) so conduct himself as to interfere with the free movement of persons entering upon or leaving a jetty.
- 4. Regulation 38 of the principal regulations is amended—

Reg. 38 amended.

(a) by substituting for the heading thereto the following heading—

Vessels to be Moored, Berthed or Take Their Departure as Directed. ;

and

- (b) by adding the following paragraph:-
 - (d) An officer of the department may direct that a vessel take its departure from a berth at such time or times as he may stipulate, so as to provide for the departure of the vessel at a time or times on a particular day or at times over a period of days; and a person in charge of a vessel who fails to comply with any such direction commits an offence.

LOCAL GOVERNMENT ACT, 1960.

MUNICIPALITY OF FREMANTLE ACT, 1925.

Municipality of City of Fremantle. By-law relating to Building Lines.

L.G. 58/66.

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 19th day of September, 1966, to make and submit for confirmation by the Governor the following by-laws:—

- 1. By-law No. 213 for the provision of new building lines (as provided by section 5 of Municipality of Fremantle Act, 1925 and Amendments) within the district of the City of Fremantle is hereby further amended by the addition of the following:—
 - (1) Add to First Schedule:—

Street name; existing width (feet); description of New Building Line; new width (feet).

John Street (between Bruce Street and Turton Street) from Lot 15 in a North Easterly direction to Lot 23; 33 feet; set back 33 feet on Northerly side; 66 feet.

John Street from Turton Street to Corkhill Street; 33 feet; set back 16 feet 6 inches on Northerly side; 49 feet 6 inches.

(2) Add to Second Schedule:—The Corners numbered 153, 154 and 155 on Plan T/P533 to be truncated as follows:—

With chords of 42.4 links.

Corner No. Truncation (links).

153 30
154 30
155 30

Dated the 9th day of February, 1967.
The Common Seal of the City of Fremantle was hereto affixed this 9th day of February, 1967, pursuant to a Resolution passed this 19th day of September, 1966, in the presence of—

W. FRED SAMSON, Mayor.

S. W. PARKS,

Town Clerk.

[L.S.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Municipality of the Town of Albany.

Adoption of Draft Model By-Laws Relating to Vehicle Wrecking.

L.G. 120/67.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 28th day of March, 1966, to adopt such of the Draft Model By-laws published in the Government Gazette of the 12th day of October, 1965, as are here set out: Local Government Model by-Laws (Vehicle Wrecking), No. 17—The whole of the by-laws.

Dated this 7th day of March, 1967. The Common Seal of the Town of Albany was affixed hereto in the presence of—

[L.S.]

S. H. KNIGHT,

Mayor.

F. R. BRAND,

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Municipality of the Town of Albany.

By-law Relating to Zoning Amendment—By-law No. 19.

L.G. 548/66

IN pursuance of the powers conferred upon it by the abovementioned Act, and all other powers enabling it, the Council of the abovenamed municipality hereby records having resolved on the 16th day of January 1967 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:—

SEVENTH SCHEDULE—RURAL AREAS.

Delete clause (b) and substitute therefore the following new clause:-

(b) Commencing at the northeast corner of lot 837 Collingwood Road, proceeding south and westerly along the southern boundary of Collingwood Road to the northeast corner of lot 696, thence southeast along the southwestern boundary of Troode Street to the southeast corner of lot 697 thence southwest along the northwest boundary of Wright Street to Drew Street, thence following the eastern boundary of Drew Street to the southern most corner of lot 110; thence northeasterly along the southeastern boundary of lot 110 to the corner boundary on Lake Road, thence north and easterly along the western boundary of Lake Road to the easternmost corner of lot 391, and meeting the north boundary of Loftie Street; thence southeasterly along the northern boundary of Loftie Street to the southern most corner of lot 331; thence northeasterly along the northern boundary of Golf Links Road to the eastern most corner of lot 355; thence north and westerly along the west side of Butcher Street to the starting point, the northeast corner of lot 837.

Dated the 21st day of February, 1967. The Common Seal of the Town of Albany was hereunto affixed pursuant to a resolution of the Council and in the presence of—

S. H. KNIGHT,

Mayor.

[L.S.]

F. R. BRAND.

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Melville.

Amendment to By-laws for Regulating the Construction, Establishment Operation and Maintenance of Motels.

L.G. 675/60.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 13th day of December, 1966, to make and submit for confirmation by the Governor, the following by-laws:—

The By-laws of the Town of Melville (formerly Melville Road Board) passed at an ordinary meeting of the Melville Road Board on the 26th day of July, 1960, and published in the *Government Gazette* on the 28th September, 1960, are hereby amended in the following manner:-

- By-law 1 of the principal by-laws is amended by substituting for subbylaw (1), the following sub-bylaw:-
 - (1) In this by-law "motel" means any premises that provide or are held out as providing accommodation for the motoring public at large, for reward; and that are denominated by the owner or occupier by the word "motel" or any combination of the word "motor" "auto" or "travel", or any derivation or contraction of those words, with a word, or any derivation or contraction of a word, denoting lodging or accommodation, whether alone or in conjunction with other words."
- 2. By-law 2 of the principal by-laws is amended by substituting for subbylaw (2), the following sub-bylaw:
 - (2) A person shall not use the word "motel" or any combination of the word "motor", "auto" or "travel" or any derivation or con-traction of those words, with a word or any derivation or contraction of a word, denoting lodging or accommodation, whether alone or in conjunction with other words, in connection with any premises of which the occupancy is offered or given for reward, unless those premises are currently registered as a motel, with the Council.
- 3. By-law 3 of the principal by-laws is amended by substituting for the figures "3,000" appearing in line three of sub-bylaw (2) the figures "2,500".
- 4. By-law 7 of the principal by-laws is amended by substituting for the word "two" appearing in line three of sub-bylaw (3) the word "one".

The Common Seal of the Town of Melville was hereunto affixed by authority of Council in the presence of-

R. F. CARROLL, Mayor.

[L.S.]

J. E. ELLIS,

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Muncipality of The Shire of Bayswater.

By-laws Relating to Old Motor Vehicles and Machinery.

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 January, 1967, to make and submit for confirmation by the Governor the following By-laws:—

- No Person shall-
 - (a) Store a disused motor vehicle, an old motor vehicle body, or any old machinery; or
 (b) Dismantle or break up a disused motor vehicle, an old motor
 - vehicle or any old machinery,

unless-

- (a) inside a building; or
- (b) within an area totally enclosed by a fence or a wall not less than six feet in height and of such a nature as to screen all disused motor vehicles, old motor vehicle bodies, old machinery and the parts thereof from the streets and from adjoining properties.
- 2. No person shall dispose of a disused motor vehicle, an old motor vehicle, body, or any old machinery except at a place set aside or approved of by the Council for that purpose.
- 3. A person shall not store, or permit to be stored on any land owned or occupied by him any disused motor vehicles, old motor vehicles, or old machinery or any parts thereof—

(a) over an area of land exceeding two acres;

- (b) in any number exceeding 600 per acre where the vehicles have been reduced by pressure or other process to a mass of 60 cubic feet or less, or exceeding 200 per acre where they have not been so reduced; or
- (c) unless they are placed in neat rows not exceeding six feet in height.

Dated this 1st day of February, 1967.

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

R. A. COOK, Shire President.

[L.S.]

A. A. PATERSON,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Municipality of the Shire of Dardanup.

By-law Relating to Water Conservation.

L.G. 101/6.

WHEREAS it is provided by section 251 of the Local Government Act, 1960-1965, that a Council may make by-laws for (among other things) preventing the contamination or pollution of rivers, creeks, streams, the sea, and other public waters, places of water, wells and fountains, within or adjoining the district or within the limits of catchment, water supply, or other area vested in or under the care control or management of the Council; and whereas the Council of the Shire of Dardanup is a Council within the meaning, and for the purposes, of that Act: now, therfore the Council of the municipal district of the Shire of Dardanup in exercise of the powers conferred by the above recited section resolved to make the by-law set out in the schedule hereunder.

Schedule.

By-law.

- 1. This by-law may be cited as the Waters Conservation By-law, No. 1.
- 2. In this by-law-

"person" includes a firm;

"wastes" means any matter capable of contaminating or polluting water;

"Waters" means such waters as lie within a river, creek, stream, the sea, public waters, place of water, well or fountain, within, or adjoining the district of DARDANUP or within the limits of catchment, water supply or other area vested in, or under the care, control or management of, the Council.

- 3. A person shall not by any act cause, or by any omission permit or suffer, wastes to be discharged into the waters.
- 4. Every person contravening the provisions of this by-law is liable to a maximum penalty of one hundred dollars and to a maximum daily penalty during the breach of ten dollars per day.

Passed at a meeting of the Council of Shire of Dardanup held on the 21st day of January, 1967.

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

W. H. RATCLIFFE,

President.

[L.S.]

R. PEDDIE,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Shire of Meekatharra.

Adoption of Draft Model By-laws, relating to the Deposit of Refuse and Litter No. 16.

L.G. 124/67.

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 26th day of November, 1966, to adopt the whole of the Draft Model By-law, published in the Government Gazette, on the 4th August, 1965. and designated Local Government By-law (Deposit of Refuse and Litter) No. 16.

Dated this 25th day of February, 1967.

The Common Seal of the Shire of Meekatharra, was hereunto fixed by authority of a resolution of the Council in the presence of—

M. WHITE,

President.

[L.S.]

R. W. ATKINSON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Merredin.

Model By-law (Street Lawns and Gardens) No. 11.

L.G. 112/67.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Shire hereby records having resolved on the 20th day of December, 1966, to adopt the Local Government Model By-law (Street Lawns and Gardens) No. 11 as published in the *Government Gazette* on the 7th day of February, 1963—The whole of the by-law.

The Common Seal of the Shire of Merredin was hereto affixed on the 28th day of February, 1967, in the presence of—

G. F. TELFER.

President.

[L.S.]

R. LITTLE,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.

By-laws Relating to Zoning.

L.G. 444/66.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 20th day of December, 1966, to make and submit for confirmation by the Governor the following By-law:—

The By-laws of the Shire of Perth published in the Government Gazette of the 29th June, 1960, and amended from time to time are hereby amended in the following manner:—

Section 6 of the Fifth Schedule is altered by the addition at the end of the words and figures appearing under the heading "Maylands Ward" of the following: "Guildford Road—Portion of Swan Location Y and being lots 1 and 2 on diagram 8290."

Dated the 20th day of December, 1966.

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

M. STARKE,

President.

[L.S.]

L. P. KNUCKEY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 14th day of March, 1967.

W. S. LONNIE, Clerk of the Council,

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.

By-laws relating to Swimming Pools.

L.G. 47/67.

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 31st day of January, 1967, to make and submit for confirmation by the Governor the following By-laws:—

The By-laws of the Shire of Perth published in the Government Gazette of the 29th June, 1960, are hereby amended in the following manner:—
After By-law 329 the following new By-laws are inserted:—

SWIMMING POOLS.

329A. In By-laws 329B to 329J unless the context otherwise requires the following terms shall have the meaning set against them hereunder respectively:—

"Attendant" means an employee of the Council performing duties in connection with the Pool Premises.

"Pool Manager" means the person for the time being employed by the Council to control and to manage the Pool Premises and includes his assistant or deputy.

"Pool Premises" means and includes each of the Swimming Pools set out hereunder and all buildings structures fittings fixtures machinery chattels furniture and equipment forming part of such swimming pools or used in connection therewith.

The Inglewood Swimming Pool.

329B. (1) The Pool Premises shall be open for the admission of the public during such hours and periods as the Council may from time to time determine.

- (2) The Council may from time to time and for such periods as it determines close the Pool Premises to the public.
- (3) The Council may refuse any person admission to the Pool Premises at any time.
 - (4) The following are the charges for admission to the Pool Premises:— All persons over the age of fourteen years—20c per day or admission. Children under the age of fourteen years—10c per day or admission. School children in classes with a teacher in attendance—5c per day or admission.
- (5) The Council may issue or authorise the issue of season tickets for such period at such cost and upon such conditions as it shall from time to time determine.
- 329C. (1) The following shall be the charges for the hiring of towels and constumes, for the hiring of lockers and charges for custody of lost property:—

(2) Every person who hires a towel or a costume or other article of property of the Council shall pay a deposit in respect of each article as set out hereunder:—

For a towel 50c per day or admission.

For a locker key token or tag ... 10c per day or admission.

For a female costume ... \$2 per day or admission.

For a male costume ... 50c per day or admission.

(3) If an article so hired is returned in good order and condition the deposit paid in respect thereof shall be refunded to the person returning the article. If any article is not returned on day of issue or is returned in a damaged condition then without prejudice to any other remedies of the Council the whole or such part of the deposit as the Pool Manager or Attendant shall decide shall be forfeited to the Council.

- (4) Every person who hires a costume or towel or a locker shall before leaving the Pool Premises return such costume or towel or the key or token or tag of the locker to the Pool Manager or Attendant.
- 329D. (1) Every person using the Pool Premises shall obey all reasonable directions of the Pool Manager with regard to such use.
- (2) The Pool Manager may temporarily suspend admittance to or clear the Pool Premises or any part thereof of all or any persons or person if in his opinion such action is necessary or desirable.
- (3) If a person shall appear in public and in the opinion of the Pool Manager or an Attendant be indecently or insufficiently clad the Pool Manager or Attendant shall direct that person forthwith to resume his or her ordinary clothing and such person shall forthwith comply with that direction.
- (4) It shall be the duty of the Pool Manager who is hereby so empowered and directed, to refuse admission to or remove or cause to be removed from the Pool Premises any person who in the opinion of the Pool Manager—
 - (a) is a child under the age of six years unaccompanied by a responsible person; or,
 - (b) is guilty of a breach of any of the provisions of these By-laws; or
 - (c) is by his past or present conduct undesirable; or
 - (d) is under or apparently under the influence of alcoholic liquor; or,(e) is apparently suffering from any infectious, contagious or offensive disease or skin complaint;

and any such person shall upon the request of the Pool Manager or an Attendant to withdraw from the Pool Premises quietly and peaceably do so immediately.

- (5) Any person who has been refused admission to the Pool Premises or has been requested to leave the Pool Premises and who feels aggrieved by the action of the Pool Manager or an attendant may appeal to the Council by letter addressed to the Shire Clerk against such action. The Council shall consider the objection and give such direction in the matter as it thinks fit. The right of appeal given by this By-law shall not imply any right of action for damages or other remedy against the Council or Pool Manager or an Attendant arising out of such refusal of admission or direction to leave the Pool Premises.
- 329E. (1) No person shall for profit teach coach or train any person in the Pool Premises unless with the prior written consent of the Council.
- (2) The Council may grant such consent subject to such conditions as it thinks fit and may at any time withdraw such consent.
- (3) No club organiser, or association shall conduct controlled swimming or diving events or competitions without the prior written approval of the Council.
- 329F. (1) Any person may deposit with the Pool Manager or an attendant any article or money for safe keeping. Such deposit shall be made subject to the following terms and conditions and any persons making a deposit of any article or money shall be deemed to agree to such conditions being applicable thereto:—
 - (a) The person shall when making the deposit pay to the Pool Manager or Attendant the charge hereinbeforementioned.
 - (b) If the article deposited be damaged destroyed lost or stolen neither the Council nor the Pool Manager, Attendant nor any other employee of the Council shall in any way be responsible for such damage destruction loss or theft howsoever occurring.
 - (c) Upon production to the Pool Manager or an Attendant of a receipt or token given in respect of such article or money deposited the article or money may be handed to the person producing the receipt or token without proof that such person is the person to whom such receipt or token was originally issued.
 - (d) If any article or money deposited is not reclaimed within three months from the date of the deposit the Council or some person duly authorised by it in that behalf may sell or otherwise dispose of the article or money and shall be under no liability either to the owner or depositor thereof by reason of such sale or disposal and the Council may apply the proceeds of sale as the Council thinks fit.

329G. Any person who finds any article or money which has been left in the Pool Premises and not his property shall forthwith deliver it to the Pool Manager or an Attendant.

329H. (1) No person shall-

- (a) not being an officer or employee of the Council in the course of his duties enter the Pool Premises without having first paid to the Pool Manager or an Attendant the proper charge for admission:
- (b) obstruct the Pool Manager or an Attendant in the carrying out of his duties;
- (c) enter to or depart from any part of the Pool Premises except by means of the respective entrances or exits set apart for that purpose;
- (d) enter or attempt to enter any bathroom or dressing enclosure that is already occupied without the consent of the occupier;
- (e) dress or undress or remove any part of his or her costume or bathing costume except in a dressing enclosure provided for that purpose;
- (f) appear in public unless properly attired in a costume of such a nature as to preserve public decency and to cover the body so as to prevent indecent exposure of the person;
- (g) enter or be in the Pool Premises whilst in an intoxicated condition;
- (h) take into the Pool Premises or have in his possession therein any intoxicating liquor;
- (i) enter or remain in the Pool Premises if he or she is affected by or suffering from any infectious or offensive disease or skin complaint;
- (j) deposit any filth or rubbish in any part of the Pool Premises except in places set aside for that purpose;
- (k) except in the spectators gallery or kiosk consume any food or drink;
- (1) smoke any tobacco or other substance in any portion of the Pool Premises where smoking is prohibited by notices displayed therein;
- (m) damage or disfigure or write upon any part of the Pool Premises;
- (n) interfere with or improperly use any portion of the Pool Premises;
- (o) break injure damage or destroy any life saving or other equipment or any locker key or any property of the Council;
- (p) behave in an unseemly improper disorderly or riotous manner or push or throw any person into a swimming pool or run around the concourse or surrounds of a swimming pool;
- (q) swear or use any indecent obscene or abusive language;
- (r) gamble;
- (s) climb upon any fence wall partition or roof of the Pool Premises;
- (t) waste or wastefully use water or leave any water tap dripping or running;
- (u) expectorate or commit a nuisance in any part of the Pool Premises;
- (v) annoy or interfere with any person in the Pool Premises;
- (w) bring any animal into the Pool Premises or being the person in control of such animal permit such animal to remain in any part of the Pool Premises;
- (x) approach or enter any swimming pool until he or she has thoroughly cleansed and washed himself or herself in one of the showers provided in the Pool Premises;
- (y) use any soap in any part of the Pool Premises other than in the shower-baths or toilet facilities;
- (z) use any oil, detergent or any substance or preparation whereby the water in any swimming pool may be or become discoloured, contaminated or rendered turbid;
- (za) foul or pollute the water in any swimming pool or shower;
- (zb) throw any sticks or stones or other objects in any swimming pool or anywhere in the Pool Premises;
- (zc) soil or defile or damage any towel or bathing costume.

- (2) No male above the age of four years shall trespass upon any part of the Pool Premises set apart for the exclusive use of females and no female shall trespass upon any part of the Pool Premises set apart for the exclusive use of males.
- 3291. (1) A person shall not pay nor shall any Pool Manager or Attendant or officer or servant of the Council receive any fee for admission to or for the use of any facility in the Pool Premises except upon such person being permitted to pass through a turn-stile which automatically registers such admission or except in exchange for a printed ticket bearing the name of the Council or in exchange for a ticket issued from a cash register of the Council.
- (2) Every person shall when leaving the Pool Premises if requested so to do produce his or her bathing costume or towel for inspection by the Pool Manager or Attendant.
- (3) No ticket, token, licence or receipt issued as provided by these by-laws shall be transferable and no person other than the person to whom it was originally issued shall enjoy any benefit therefrom or any privileges thereunder.
- 329J. Neither the Council nor the Pool Manager or Attendant or officer or employee of the Council shall be in any way responsible for any article or money lost by or stolen from any person whilst in the Pool Premises or for any article damaged or destroyed whilst in or about the Pool Premises.

Dated the 31st day of January, 1967.

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

N. C. HAWKINS, Acting President.

[L.S.]

L. P. KNUCKEY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 14th day of March, 1967.

W. S. LONNIE. Clerk of the Council.

LOCAL GOVERNMENT ACT. 1960.

The Municipality of the Shire of Wandering.

By-laws Relating to Noxious Weeds.

L.G. 62/67.

IN pursuance of the powers conferred upon it by the abovementioned Act, and by section 67 of the Noxious Weeds Act, 1950, and of all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 14th day of December, 1966 to make and submit to the Governor, the following by-laws:—

NOXIOUS WEEDS.

A Person shall not transport or cause or permit to be transported in any vehicle on any road within the district of the Municipality any grain in bulk or in open sacks, unless that vehicle is to the satisfaction of an inspector so fitted and equipped and the grain so covered as to prevent the escape or spillage from that vehicle of any of that grain while being so transported.

Penalty: For the first offence a fine not exceeding twenty dollars (\$20) and for a subsequent offence a fine not exceeding fifty dollars (\$50).

Passed at a meeting of the Wandering Shire Council this 14th day of December, 1966.

H. L. PENNINGTON. President.

[L.S.]

K. D. GORDON,

Shire Clerk.

Recommended-

L. .A LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1967.

W. S. LONNIE Clerk of the Council.

ERRATUM.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Albany. By-laws Relating to Parks and Reserves.

IN Government Gazette (No. 108) of 21st December, 1966, on page 3383, First Schedule-Fees-

Delete:

Where electricity is supplied—		
per day	 	\$1.00
Where no electricity is supplied—		
per week	 	\$3.00
And Insert:		
Where electricity is supplied—		
per day	 	\$1.50
Where no electricity is supplied—		
per week	 	\$5.00
	S. H.	KNIGHT, Mayor.
		TT7**** ** C*

A. P. WELLS, Acting Town Clerk.

FACTORIES AND SHOPS ACT, 1963-1965.

Department of Labour, Perth, 15th March, 1967.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Factories and Shops Act, 1963-1965, has been pleased to make the regulations set out in the schedule hereunder.

C. A. REEVE, Secretary for Labour.

Schedue.

Regulations.

Principal 1. In these regulations the Factories and Shops (Rostered regulations. Extraordinary Trading Hours) Regulations, 1964, published in the Government Gazette on the 30th December, 1963, and amended from time to time by regulations published in the Government Gazette, are referred to as the principal regulations.

Reg. 6 2. Regulation 6 of the principal regulations is revoked and the substituted. following regulation substituted:-

(1) Subject to subregulations (2) and (3) of this regulation, the respective times (in these regulations called "the extraordinary trading times"), during the rostered extraordinary trading period, when the shops prescribed by regulation 4 may be, and are required to be, opened are those set out in Division 3 of each of the respective Parts.

- (2) The shopkeeper of a shop within a zone who would, but for this subregulation, be required to keep his shop open for the sale of requisites, between the hours of 10 a.m. and 3 p.m. on Christmas Day or Good Friday, shall, on those days, close his shop between those hours.
- (3) Where Anzac Day is included in any rostered extraordinary period every shopkeeper shall keep his shop closed for the whole of that day unless that shop is one mentioned in Division 2 of any of the respective Parts, in which case the shop shall be kept closed until 1 p.m. and thereafter is required to be kept open until midnight on that day, but this subregulation does not apply to a shop mentioned in subdivision (iii) of Division 2 of Part I.
- 3. The Appendix to the principal regulations is amended by Appendix substituting for the expression, "24th", the expression "23rd", in Subdivision (i) of Division 2 of—
 - (a) Part I, where appearing in the item commencing with the words, "Beaurepaire Tyre Service";
 - (b) Part III, where appearing in the first occurrence of the item commencing with the words, "Mobile Service Station";
 - (c) Part IV, where appearing in the item commencing with the passage, "Esso Servicentre, Corner Planet and Archer Streets, Carlisle";
 - (d) Part VI, where appearing in the item commencing with the words, "Shack's Service Station"; and
 - (e) Part VIII, where appearing in the item commencing with the words, "North Beach Garage",

in every case.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT, 1959-1966.

The Metropolitan Region Planning Authority, Perth, 20th March, 1967.

Ex. Co. 573.

HIS Excellency the Governor in Executive Council acting pursuant to the powers confirmed by the Metropolitan Region Town Planning Scheme Act 1959-1966 has been pleased to make the regulations set out in the schedule hereunder.

K. G. HIDE, Secretary.

Regulations.

- 1. These regulations may be cited as the Metropolitan Region (Valuation Board) Regulations, 1967.
 - In these regulations, unless the contrary intention appears—
 "Act" means the Metropolitan Region Town Planning Scheme Act,
 1959, as from time to time amended;

"Board" means the Board of Valuers established by the Act.

- 3. (1) An owner intending to sell land that is subjected to injurious affection due to, or arising out of, the land being reserved under the Scheme shall, if intending to claim compensation pursuant to section 36 of the Act,—
 - (a) give notice to the Authority of his intention to sell; and
- (b) apply to the Board for a valuation of the land, in accordance with the form set out in the Schedule to these regulations, lodged with the Authority.
- (2) The owner shall indicate on the form lodged in accordance with sub-regulation (1) of this regulation whether or not it is his intention to be heard on the making of the valuation.
 - (3) An applicant may be heard in person or by counsel.
- 4. Unless the Authority waives the requirement for a valuation, it shall present the application made pursuant to regulation 3 of these regulations to the Board and shall notify the applicant of the day and time fixed for the making of the valuation.
- 5. The Chairman of the Board shall appoint a member (other than himself) to carry out an inspection of the subject land, to prepare and summarise the data necessary for the making of a valuation and to present a preliminary report to the Board, all prior to the day fixed for the making of the valuation.
- 6. Where an applicant for a valuation proposes to adduce evidence to the Board of values or other matters relevant to the making of a valuation, that evidence shall be presented by way of statutory declaration made pursuant to section 106 of the Evidence Act, 1906, lodged in triplicate.

- 7. The Board may adjourn its proceedings, from time to time and from place to place, as it sees fit, and proceedings of the Board shall not be impugned for want of formality.
- 8. The fees payable to a member of the Board are, in the case of the member appointed to carry out the duties mentioned in regulation 5, the amount of the fees recoverable pursuant to regulation 9, of these regulations, and, in the case of any other member, excluding the Chairman, the fees set out in the Schedule to these regulations.
- (1) The fees payable by an applicant for a valuation are those set out in the Schedule to these regulations.
- (2) The Authority shall, upon receipt of the valuation from the Board, notify the applicant therefor of the fees payable by him and shall not advise the applicant of the minimum price at which the land may be sold, until those fees have been paid.
- (3) The fees payable pursuant to this regulation may be recovered by the Authority in any court of competent jurisdiction.
- (1) Where an owner of land that has been valued by the Board is unable to sell the land for the minimum price advised by the Authority pursuant to section 36B of the Act, he may, on submitting evidence of his attempts to sell at that price, require the Authority to review the minimum price.
- (2) Where upon a requirement for review pursuant to subregulation (1) of this regulation, the Authority does not elect to purchase the land as provided by the Scheme, it shall give further consideration to the minimum price, in the light of the evidence produced by the owner, and may review the price or not, as it sees fit.
- An owner of land that has been valued pursuant to the Act and these regulations shall submit any claim for compensation in accordance with Form 4 Prescribed by the Scheme.

Schedule.

METROPOLITAN REGION TOWN PLANNING SCHEME ACT, 1959-1966. Metropolitan Region (Valuation Board) Regulations, 1967.

TO: THE METROPOLITAN REGION PLANNING AUTHORITY:	
I, of	
being the owner of the following land:	
No	
and being Loton Plan/Diagram LocationCertificate of Title	
Vol. Folio Folio	***********
HEREBY GIVE NOTICE in accordance with the provisions of section the Metropolitan Region Town Planning Scheme Act of my intention the property described herein.	
Signature.	
APPLICATION FOR VALUATION.	
To:	
THE BOARD OF VALUERS:	
I HEREBY APPLY for a valuation to be made of my property a descript	ion of
which is set out above and I undertake to pay to the Board a fee in account with the scale of fees prescribed by the regulations.	rdance
It is/is not* my intention to be heard on the making of the valuation	า
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