



Government Gazette

OF

WESTERN AUSTRALIA

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No. 103]

PERTH: THURSDAY, 7th DECEMBER

[1967

CITY OF PERTH PARKING FACILITIES ACT, 1956-1965.

Office of the Minister for Police and Traffic,
Perth, 22nd November, 1967.

Police 64/2029.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the City of Perth Parking Facilities Act, 1956-1965, has been pleased to make the regulations set out in the Schedule hereunder.

J. F. CRAIG,
Minister for Police and Traffic.

Schedule.

Regulations.

Principal
regulations.

1. In these regulations the City of Perth Parking Facilities Act (Constitution of Parking Regions) Regulations, published in the *Government Gazette* on the 5th March, 1957, and amended by notices published in the *Government Gazette* from time to time thereafter are referred to as the principal regulations.

Schedule
amended.

2. The Schedule to the principal regulations is amended—
(a) by substituting for the passage, "and No. 3499", in line four, the passage, ", No. 3499 and No. 3578"; and

BUSH FIRES ACT, 1954-1965.

Shire of Kellerberrin.

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 inconsistent with that Act: Now, therefore, the Shire of Kellerberrin 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 26th day of February, 1943, shall be amended—

- (a) by substituting for the passage, "men over 18" in line two of sub-by-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 Kellerberrin this 11th day of October, 1967.

E. GILES,
President.
T. R. BENNETT,
Shire Clerk.

Recommended—

STEWART BOVELL,
Minister for Lands.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of South Perth.

By-law No. 30.

By-law Relating to Amusements.

L.G. 872/67.

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 23rd day of August, 1967 to make and submit for confirmation by the Governor the following By-law No. 30:—

1. In this By-law—

"amusements" means merry-go-rounds, swing boats, shooting galleries, water chutes, and other things usually conducted for amusement at fairs, carnivals, and shows, whether conducted at a fair, carnival, or show or elsewhere, and includes dancing rooms, skating rinks, and amusement parks however designated, and whether conducted at a fair, carnival, or show, or elsewhere;

"Council" means the Council of the Municipality of the City of South Perth.

2. No person shall conduct or provide an amusement unless he holds a licence granted pursuant to this by-law permitting him to conduct or provide that amusement.

3. Any person desiring to obtain a licence to provide or conduct an amusement shall make written application to the Council for such licence. Such application shall state—

- (a) the full name, address and occupation of the applicant;

- (b) the type of amusement intended to be provided or conducted;
- (c) the place where, the date on which and the time at which the applicant intends to provide or conduct such amusement;
- (d) the full name, address and occupation of the owner or occupier of the premises at which the amusement is to be provided or conducted;
- (e) particulars of any offence of which the applicant has been convicted when such offence arose out of or in connection with the conduct of any amusement.

4. An application for a licence under this by-law may relate to the provision or conduct of more than one amusement at different places and on different dates and at different times and the Council may issue one licence relating to all or any of the amusements the subject of the application.

Provided that where a licence is granted for the conduct or provision of more than one amusement it shall not cover a period of more than 12 months from the date of issue of the licence.

5. The Council may grant a licence in the form in the First Schedule to this by-law and such licence shall be issued on payment of the fee prescribed in the Second Schedule hereto.

6. The Council may, in its discretion, refuse to grant a licence and shall not grant a licence unless the building in which it is intended to provide or conduct an amusement complies in all respects with the provisions of the Public Building Regulations published in the *Government Gazette* on the 25th February 1916 and amendments thereto or with any regulation which may from time to time be substituted therefor.

7. A licence granted pursuant to this by-law shall entitle the person to whom it is granted to provide or conduct the amusement or amusements referred to therein at the place or places and on the date or dates and at the time or times specified therein.

8. The Council may at any time revoke any licence issued by it upon any of the following grounds:—

- (a) that the licensee has committed a breach of this by-law;
- (b) that an amusement has been conducted in a manner which in the opinion of the Council created a nuisance;
- (c) that the licensee has been convicted of any offence arising out of or in connection with the conduct of an amusement.

9. A licence granted pursuant to this by-law shall not be assigned or transferred by the person to whom it is granted unless the written consent of the Council has been first obtained.

10. An owner or occupier of any premises shall not permit any amusement to be conducted or provided thereon unless the person conducting or providing that amusement is the holder of a licence granted pursuant to this by-law in respect of that amusement.

11. A person shall not conduct or provide any amusement so as to create or be a nuisance to any inhabitant in the neighbourhood of the land or premises on which such amusement is provided or conducted.

12. This by-law does not apply to the conduct of any amusement on land or premises owned or occupied or vested in the Municipality of the City of South Perth.

13. Any person who does or permits to be done any act contrary to the provisions of this by-law shall be guilty of an offence and liable to a penalty of \$100 and a daily penalty of \$25 for every day such offence continues.

First Schedule.
City of South Perth.
Local Government Act, 1960-1966.
By-law No. 30.

AMUSEMENTS LICENCE.

THE Council of the City of South Perth hereby grants to.....
..... a licence to conduct the amusement(s)
listed below at the place(s) and on the date(s) and at the time(s) indicated.

Amusement.	Place.	Date.	Time.
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.....
for the Council of the City of
South Perth, Town Clerk.

Note: This licence is not transferrable.

Second Schedule.

FEEES

\$1 in respect of the provision or conduct of each amusement but where more than one amusement is included in the same licence the maximum fee shall be \$10.

Dated this 24th day of October, 1967.

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

[L.S.]

J. G. BURNETT,
Mayor.
J. HARRINGTON,
Town Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.
The Municipality of the Town of Albany.
By-laws 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 abovementioned municipality hereby records having resolved on the 12th day of June, 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* of the 19th July, 1956, be amended as follows:—

Add to Twelfth Schedule—Motel Area: "all land being Albany Town Lot P13, Albany Highway, North and Pioneer Roads."

Dated this 5th day of October, 1967.

The Common Seal of the Town of Albany was
hereunto affixed pursuant to a resolution
of the Council and 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 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Albany.

By-laws 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 abovementioned municipality hereby records having resolved on the 8th day of May, 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* of the 19th July, 1956, be amended as follows:—

Second Schedule—Showroom Areas: Add new clause:—

(b) all land being Lot 14 of 68, corner Young Street and Lockyer Avenue.

Dated this 5th day of October, 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.

F. R. BRAND,
Town Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Albany.

By-laws 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 abovementioned municipality hereby records having resolved on the 27th day of February, 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* of the 19th July, 1956, be amended as follows:—

Delete—Fourteenth Schedule—Motor Vehicle Sales Area, *Government Gazette* No. 5, 18th January, 1967—

All land within the areas of lots 26, 27, 28, 29 and 30 of Plantagenet Location 177, Chester Pass Road and Edward Street.

and insert—Fourteenth Schedule—Motor Vehicle Sales Area—new clause—

commencing on southwestern corner of lot 26 of Plantagenet Location 177, Chester Pass Road-Edward Street, thence easterly along the northern boundary of Edward Street to the southeastern boundary of lot 30 of Plantagenet Location 177, Edward Street, thence northeasterly for 355.3 links along the common boundary of lots 30 and 31 of Plantagenet Location 177 and the projection of that line to the northern boundary of lot 1 of Plantagenet

Location 177, thence along the northern boundary of lot 1 of Plantagenet Location 177 to the eastern boundary of Chester Pass Road, thence southwesterly along the eastern boundary of Chester Pass Road to the starting point.

Dated this 5th day of October, 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.

F. R. BRAND,
Town Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Bayswater.

Amendment to By-laws Relating to Fencing.

L.G. 478/65.

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 18th day of October, 1967, to make and submit for confirmation by the Governor the following Amendment to the By-laws Relating to Fencing:—

By-laws Relating to Fencing.

Amendment.

The By-laws of the Shire of Bayswater published in the *Government Gazette* of the 11th day of November, 1965, are amended in the following manner:—

By-laws No. 3 is amended by the insertion after the phrase "barbed wire" in the first and second line of the By-law of the following words: "Without the consent in writing of the Council which consent the Council may in its discretion refuse or grant on such conditions as it thinks fit".

Dated this 27th day of October, 1967.

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

[L.S.]

R. A. COOK,
President.

A. A. PATERSON,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Busselton.

By-law Relating to Verandahs and Awnings over Streets.

L.G. 758/67.

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 23rd August, 1967, to make and submit for confirmation by the Governor, the following:—

1. In this by-law—

“verandah or awning” means a verandah or awning of which any part extends or can be made to extend over any part of a street, way or footpath or other public places;

“Council” means the Council of the Shire of Busselton;

“Surveyor” means the Building Surveyor of the Shire of Busselton and includes any acting Surveyor.

2. No person shall erect a verandah or awning without first having obtained a building license in accordance with the provisions of the Uniform General Building By-laws:—

- (a) The fee prescribed in the First Schedule hereto shall be paid to the Council for each license under this by-law.
- (b) The prescribed fee shall be paid to the Council before a license is issued.

3. Types Permitted—

- (a) All verandahs and awnings when practicable shall be of suspended awning or cantiliver form and unless otherwise permitted by the Council, the fascia shall finish within six inches of the face of the kerb or ten feet from the building line, whichever is the lesser.
- (b) Provided that the Council may approve verandahs or awnings which finish flush with the kerb or a different width if such width conforms with adjoining verandahs or awnings, or verandahs or awnings in close proximity, which were erected prior to the gazettal of this by-law.
- (c) Every verandah or awning shall incorporate such concealed guttering and down pipes as shall be adequate to prevent water collected by the verandah or awning from falling on to a street.

4. Construction—In the construction of every verandah or awning the following conditions shall be complied with:—

- (a) All girders, rafters and framing other than purlins and battens shall be of steel of dimensions approved by the Surveyor and connections must be of standard type. Purlins and battens for fixing roof covering and fascia may be of jarrah or other approved hardwood.
- (b) The roof shall be covered with 24 gauge galvanised corrugated iron or other approved material, with a fall of half an inch per foot towards the building.
- (c) Box gutters shall be formed at or near the building line, lined with galvanised plain iron not lighter than 24 gauge and to a capacity sufficient to carry off all rain or storm water. Such capacity shall in no case be less than 27 square inches.
- (d) Downpipes shall be of sufficient capacity to efficiently discharge rain-water falling on roofs. The bottom six-foot length of pipes shall be wrought or cast iron. Pipes shall be chased into walls or piers to a height of nine feet or set back so as not to project beyond the face of the building, and shall discharge under the footway into the street channel or be connected up to underground storm water drains.
- (e) The ceiling shall be of plain galvanised iron, stamped metal, asbestos or other approved non-inflammable materials securely fixed to wood joists, which shall be not less than four inches by two inches spaced not more than two-feet centres running parallel with the footpath and secured to the steel framing. All ceilings to be flat and level.

- (f) The hanging bolts are to be not less than one-inch diameter properly attached to the framing and securely anchored or bolted to the building, to the approval of the Surveyor, and provided with a union screw and shall be backstayed or anchored as may be necessary for stability. Hanging bolts shall be not more than nine feet apart unless specially designed fascias are provided and computations submitted.
- (g) The fascias shall be lined with plain galvanised iron, stamped metal or other approved non-inflammable material on jarrah framing. The finished overall depth of fascias for verandahs over footpaths more than nine feet wide shall be 24 inches and for those over footpaths nine feet wide or less shall be 18 inches. Pediments constructed with fascias of verandahs shall in all cases be subject to the approval of the Council.
- (h) Where verandahs or awnings are to be suspended from the face of an existing building, the parapet shall, if required, be strengthened or rebuilt to the satisfaction of the Surveyor.

5. Verandah Ends:—

- (a) Whenever a proposed verandah or awning will abut on to an existing verandah or awning, it shall be so finished as to prevent rain falling between such verandahs or awnings. Provided that when the existing verandah is not more than six inches shorter than the frontage of the building to which it is attached, the person erecting the new verandah or awning shall make the necessary extension to the existing one. When, however, any such existing verandah is shorter by more than six inches, the owner shall on requisition by the Council, continue such verandah up to the building line of such existing building.
- (b) Whenever the end of a verandah or awning abuts to the end of a right of way, street or public place, the fascia shall be returned along such verandah up to the building line of such existing building.

6. Height above Pavement:—

- (a) The height of verandah or awning ceilings shall be a minimum ten feet above the pavement level. Where there are existing verandahs the new verandahs or awnings must conform thereto subject in all cases to the approval of the Council.
- (b) Where necessary, verandahs or awnings must be stepped to conform with the grade of the footpaths such steps shall not exceed one foot in depth without special permission.

7. Time of Erection of Verandah or Awning—Cantilever verandahs or awnings shall not be erected except during such hours as shall be appointed or prescribed by the Surveyor.

8. Verandahs or Awnings to be Kept in Repair: The owner or occupier for the time being of any building against or in front of which there is any verandah or awning, whether constructed before or after the passing of this by-law, shall keep the verandah or awning clean, painted, watertight and in good repair, and it shall be lawful for the Surveyor to give notice to the owner or occupier of the said building to clean, paint or repair such verandah or awning whenever in his opinion such cleaning, painting or repairing is required; and every owner or occupier who neglects or refuses within seven days after the service of such notice to effect such cleaning, painting or repair, shall be guilty of an offence against this by-law and shall be liable to a penalty not exceeding one hundred dollars.

9. Blinds under Verandahs or Awnings:—Blinds may be permitted under verandahs subject to the following conditions:—

- (a) Such blinds shall be hung from the other edge of the verandah parallel to the kerb and when specially approved by the Council at discontinuous ends of verandahs.
- (b) Such blinds shall be so constructed that they cannot hang lower than six feet six inches above the level of the footway and when down shall be fixed rigidly in position.
- (c) Blinds shall be maintained in a proper state of repair to the satisfaction of the Surveyor.

10. Power to Approve Awnings of Special Design: Notwithstanding anything contained in this section the Council may approve awnings or verandahs of a design not complying with the provisions of clauses 3, 4 and 5.

11. Restoration or Repair of Existing Verandahs and Awnings:—

- (a) If in the opinion of the Surveyor 50 per cent. or more of any verandah or awning is destroyed or demolished, such verandah or awning shall not be restored, repaired or reconstructed, except in accordance with the provisions of these by-laws.
- (b) Where over a period of three consecutive years, repairs affecting more than 50 per cent. of an existing verandah or awning are made or are necessary, such verandah or awning shall be dismantled and totally reconstructed to comply with the requirements of these by-laws.
- (c) Alterations or additions to an existing verandah shall only be made in accordance with the provisions of these by-laws.

12. (a) The Council may, on or after the 1st day of January, 1969, by notice, require the owner of any verandah protruding into, or above, a street, way footpath or other public place, and which is supported by posts erected in, or on, a street, way or footpath or other public place to remove it within the time stipulated in the notice. The said notice shall be in writing and shall be given and served by the Council on the said owner.

(b) If the owner of the said verandah fails to comply with the terms of the said notice the Council by its officers, servants or contractors, may remove the said verandah and recover the costs of so doing from the owner thereof in a Court of competent jurisdiction.

13. Penalties:—

- (a) Where, by this by-law, anything is directed or forbidden, to be done, or authority is given to any person to direct, or forbid anything to be done and that authority is exercised, any person failing or neglecting to do anything so directed, or doing anything so forbidden commits an offence.
- (b) Any person guilty of an offence against this by-law is liable to a penalty not exceeding one hundred dollars.

Schedule No. 1.

Fees.

For a license for a verandah or awning over a footway for each lineal foot measured along the frontage of the building—ten cents. (Minimum \$2.)

Dated this 27th day of September, 1967.

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

[L.S.]

F. H. JOLLIFFE,
President.

T. McCULLOCH,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Carnamah.

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

L. G. 884/67.

PURSUANT to the powers conferred upon it by the Local Government Act, 1960, the Council of the Municipality of the Shire of Carnamah hereby records having resolved on the 15th day of February, 1966, to adopt the Draft Model By-laws published in the *Government Gazette* of the 1st day of August, 1962, with such alterations as are here set out.

Draft Model By-laws—Alterations.

No. 1—Clause 11 (b) is amended by substituting for the words “ten shillings” in line one of the sub-clause the words “one dollar.”

No. 2—Clause 15 is amended by substituting for the words “twenty pounds” in line two of the clause, the words “forty dollars.”

Dated the 15th day of August, 1967.

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

[L.S.]

F. C. G. LUCAS,
President.

R. S. DUTCH,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Carnamah.

Draft Model By-law—Standing Orders.

L.G. 99/63.

PURSUANT to the powers conferred upon it by the Local Government Act, 1960, the Council of the Municipality of the Shire of Carnamah hereby records having resolved on the 15th day of August, 1967, to adopt such of the Draft Model By-law published in the *Government Gazette* of the 12th day of December, 1961; and amendments thereto of the 25th day of January, 1962 and the 8th day of May, 1962, with such alterations as are here set out.

Draft Model By-law—Alterations.

No. 1—That the word “President” shall be substituted for the word “Mayor” wherever appearing in the By-law.

No. 2—Clause 10 (i) is amended by adding after the word “Minutes” in line 1, the words “and business arising therefrom”.

No. 3—Clause 10 (vii) is amended by inserting after the words “Reports of Committees” sub-headings—

(a) Financial—

(1) Accounts for Payment.

(2) Monthly Statement.

(b) Other.

No. 4—Clause 10 (xii) is amended by adding after the word “Council” in line 1, the words “and general business”.

No. 5—Re-number clause 12 to read Clause 12 (1).

No. 6—After Clause 12 (1) insert a new clause—12 (2) as follows:—

(2) Provided that pasting or otherwise permanently affixing the minutes of the Council to the leaves of a book shall be equivalent to entry therein and the reading of the Minutes may be dispensed with when members have been supplied with copies thereof at least three days before the holding of the meeting at which otherwise they would have been read.

No. 7—Clause 13 is amended by adding after the word “meeting” in line three, the words “or with permission first obtained by resolution of the Council, ask a question without the requisite prior notice as aforesaid.”

No. 8—Clause 16 (1) is amended by substituting for the word “three” in line four of the clause, the word “fourteen”.

No. 9—Clause 51 (2) is amended by substituting for the words “the Mayor has and may exercise a casting vote” in lines 1 and 2 of the subclause, the words “the question shall be determined in the negative”.

No. 10—Clause 88 (2) is amended by adding the word “two” after the word “and” in line one of the subclause.

No. 11—Clause 88 (5) is amended by deleting the subclause.

No. 12—Clause 90 (5) is amended by deleting the subclause.

No. 13—Clause 93 (1) is amended by adding the word “one” after the word “than” in line two of the subclause.

No. 14—Clause 93 (2) is amended by substituting for the word “fifteen” in line two, the word “thirty”.

Dated the 15th day of August, 1967.

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

[L.S.]

Recommended—

F. C. G. LUCAS,
President.
R. S. DUTCH,
Shire Clerk.

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Chapman Valley.

By-laws Relating to the Control of Noxious Weeds.

L.G. 900/67.

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 nineteenth day of September 1967, to make and submit for confirmation by 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 a first offence a fine not exceeding twenty dollars, and for a subsequent offence a fine not exceeding fifty dollars.

Dated this 17th day of October, 1967.

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

[L.S.]

Recommended—

R. C. SCOTT,
President.
L. W. SHERVINGTON,
Shire Clerk.

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Esperance.

Adoption of Amendments to the Draft Model By-laws Relating to Motels.

L.G. 857/60.

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 September, 1967, to adopt the whole of the amendments to the Local Government Model By-law (Motels) No. 3 published in the *Government Gazette* on the 9th August, 1967.

Dated this 19th day of September, 1967.

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

[L.S.]

O. S. STUART,
President.
J. F. CAMERON,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Gingin.

By-laws Relating to Noxious Weeds.

L.G. 721/67.

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 13th day of September, 1967, 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 a 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 Gingin Shire Council this thirteenth day of September, 1967.

[L.S.]

N. T. FEWSTER,
President.
N. WALLACE,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Kwinana.

By-law Amending By-laws—Use of Land.

L.G. 590/67.

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 27th day of September, 1967, to amend the by-laws of the Municipality of Kwinana passed at an ordinary meeting of the Council on the 29th day of December, 1955, and published in the *Government Gazette* of the 3rd February, 1956, and amendments published in the *Government Gazette* of the 4th December, 1957, 31st May, 1960, 13th September, 1960, 16th December, 1963, 15th October, 1964, 21st July, 1965, 30th September, 1966, 16th March, 1967, 23rd August, 1967, and the 25th October, 1967, in the following manner:—

Tenth Schedule—Kwinana New Town Zone Uses.

(a) For Dwelling Houses—to be added thereto—

Lots.	Lots.	Lots.
C.459.	C.598.*	C. 588 to 592, inclusive.
C.461 to 462, inclusive.	C.612.*	C.594 to 597, inclusive.
C.508.	C.635.*	C.599 to 611, inclusive.
C.510.	C.645.*	C.613 to 615, inclusive.
C.576.*	C.663.*	C.619 to 634, inclusive.
C.582.*	C.575.	C.636 to 642, inclusive.
C.587.*	C.577 to 581, inclusive.	C.644.
C.593.*	C.583 to 586, inclusive.	C.646 to 662, inclusive.
		C. 664 to 682, inclusive.

(b) For Duplex Houses or Flats—to be added thereto—

Lots.	Lots.	Lots.
C.576.*	C.598.*	C.663.*
C.582.*	C.612.*	C.616 to 618, inclusive.
C.587.*	C.635.*	C.684 to 685, inclusive.
C.593.*	C.645.*	

(d) For Church—to be added thereto—

Lot C.643.*

Add a new subclause (di) after subclause (d) to read as follows:—

Homes for Aged: Lot C.643.*

(n) For Special Purposes, as decided by Department of Lands and Surveys at time of disposal—to be added thereto—Lot C.643.

(l) For Public Purposes—to be added thereto—Lots C.574 and C.683.

Add a new subclause—

(p) For Place of Public Assembly—Lot M.877.

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

F. G. J. BAKER,
President.
F. W. MORGAN,
Shire Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd
day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Kulin.

By-laws Relating to Depositing and Removal of Refuse, Rubbish,
Litter and Disused Materials.

L.G. 905/61.

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 18th day of October 1967, to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws—

“Council” means the Kulin Shire Council.

“District” means the Shire of Kulin.

2. A person shall not—

(a) break any glass, metal, earthenware, or utensil; or

(b) deposit or leave, except in a receptacle provided for that purpose, refuse or litter, of any kind,

or cause any of those things to be done, in any street, public place or public reserve, vested in or under the control of the Council, or on any property of the Council.

3. If there is—

(a) on any vacant land within the district any trees, scrub, undergrowth or rubbish; or

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

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

4. Every owner or occupier of land upon whom a notice is served under By-law 3 of these by-laws, shall comply with such notice within the time therein specified and any owner or occupier of land who fails to comply with the terms of the notice so served shall be guilty of an offence.

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

6. Any person who shall commit a breach of any of these by-laws shall be liable to—

(a) a maximum penalty of one hundred dollars (\$100); and

(b) a maximum daily penalty during the breach of ten dollars (\$10) per day.

Dated this 18th day of October, 1967.

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

[L.S.]

Recommended—

H. J. HODGSON,
President.
J. F. BOSCHETTI,
Shire Clerk.

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.
By-laws Relating to Keeping of Goats.

L.G. 33/63.

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 10th day of October, 1967, 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, are hereby amended in the following manner:—

By-law 466A is deleted and the following new by-law is inserted in its place:—

466A. No person shall, except within a Rural Zone, keep a goat unless he shall be the holder of a license from the Council authorising him so to do.

Dated the 10th day of October, 1967.

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

[L.S.]

Recommended—

N. C. HAWKINS,
Deputy President.

L. A. EASTON,
Acting Shire Clerk.

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 22nd day of November, 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 "F."

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 July, 1967, 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, are hereby amended in the following manner:—

Section 11 of the Fifth Schedule is altered by the addition at the end thereof of the following:—

Lawley	Portion of Swan Location Z and being part of Lot 1205 on Diagram 4452 and being the whole of the land comprised in Certificate of Title Volume 1196, folio 876.	Warehouse for the purpose of storing sporting goods, firearms and fishing tackle.
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Dated the 18th day of July, 1967.

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

[L.S.]

Recommended—

M. STARKE,
President.

L. P. KNUCKEY,
Shire Clerk.

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Waroona.

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

L.G. 890/67.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned municipality hereby records having resolved, on the 21st day of September, 1967, to adopt, without amendment, the draft Model By-law (Deposit of Refuse and Litter) No. 16 published in the *Government Gazette* of the 4th August, 1965.

Dated this 3rd day of November, 1967.

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

J. H. ISEPPI,
President.

M. D. GASTON,
Shire Clerk.

[L.S.]

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of West Arthur.

Adoption of Draft Model By-law Relating to Prevention of Damage to Streets, No. 15.

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 19th day of October, 1967, to revoke the resolutions of the Council made on the 20th day of June, 1963, and the 27th day of July, 1967, adopting the Draft Model By-law—Prevention of Damage to Streets No. 1, and to adopt such of the Draft Model By-laws published in the *Government Gazette* of the 18th day of February, 1965, as are here set out:—

Draft Model By-law—Prevention of Damage to Streets. No. 15.

Alterations.

A new section—2A—to be inserted immediately after section 2—

2A. For the purposes of this by-law traffic shall be divided into two classes which shall be called "Light Traffic", and "Heavy Traffic", and shall be defined as—

- (i) Light Traffic—All vehicles of a gross vehicle weight up to and including 8 tons.
- (ii) Heavy Traffic—All vehicles of a gross vehicle weight exceeding 8 tons.

Dated this 19th day of October, 1967.

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

[L.S.]

A. VANZETTI,
Deputy President.

R. G. TONKIN,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

CEMETERY ACT, 1897.

Mingenew Public Cemetery.

The Municipality of the Shire of Mingenew.

By-Laws Relating to Cemeteries.

L.G. 711/53.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality, resolved on the 9th day of August, 1967, to submit for the Governor's approval, the following amendment to the By-laws of the Mingenew Public Cemetery published in the *Government Gazette* of the 27th November, 1953:—

Schedule A: Scale of fees and charges is deleted and substituted as follows:—

(a) In Open Ground:	\$
For sinking grave for adult	25.00
For sinking grave for any child under 10 years	15.00
For sinking grave for stillborn	10.00
(b) Re-opening Graves:	
For adult	15.00
For any child under 10 years	10.00
For stillborn	5.00
For brick grave or vault	20.00
For grave plate	1.00
(c) Extra Charges:	
For interment without due notice under By-law 5	3.00
For sinking grave beyond 6 ft., for each additional foot	3.00
For permission to construct a vault	3.00
For interment on Saturday or Sunday	4.00
(d) In private ground including the issue of a grant of Right of Burial:	
Ordinary land for grave 8 ft. x 4 ft.	3.00
Ordinary land for grave 8 ft. x 8 ft.	6.00
Special land for grave 8 ft. x 4 ft.	5.00
Special land for grave 8 ft. x 8 ft.	8.00
For sinking grave for adult	25.00
For sinking grave for any child under 10 years	15.00
(e) Undertakers Annual License Fee	1.00

Dated this 19th day of October, 1967.

[L.S.]

W. C. K. PEARSE,
President.

G. O. McCracken,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in the Executive Council on the 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

CEMETERIES ACT, 1897.

The Municipality of the Shire of Leonora.

By-law Relating to Cemetery.

IN pursuance of the powers conferred upon it by the above Act and all other powers enabling it, the Council of the Shire of Leonora hereby records having resolved on the 26th day of September, 1967, to make and submit for confirmation by the Governor the following amendment to the Council's by-law published in the *Government Gazette* on the 29th day of April 1964:—

Delete the words "sinking graves" and the figure "£5" in Schedule "A" and insert the following:—

Sinking adult grave	\$ 15.00
Sinking child's grave	10.00

The Common Seal of the Municipality was hereto affixed this 2nd day of October, 1967, in the presence of—

[L.S.]

E. D. JAMES,
President.
P. J. HUGHSON,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

UNIVERSITY OF WESTERN AUSTRALIA ACT, 1911-1964.

Premier's Department,
Perth, 23rd November, 1967.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 33 of the University of Western Australia Act, 1911-1964 has been pleased to approve of the Statutes made by the Senate of the University of Western Australia and set out in the Schedule hereunder.

W. S. LONNIE,
Under Secretary.

Schedule.

Amending Statute No. 2 of 1967.

I.—AMENDMENT TO STATUTE No. 8—THE FACULTIES.

1. Clause 10 is amended—by substituting for the words “the Principal of the Claremont Teachers’ College, the Principal of the Graylands Teachers’ College and a member of the staff of one of the Teachers’ Colleges nominated annually by the Principal of the Claremont Teachers’ College” the words “the Principal of the Secondary Teachers’ College and two Principals of Primary Teachers’ Colleges nominated by the Director-General of Education”.

2. Clause 16 is amended:

(a) by substituting for paragraph (d) of subclause (1) the following paragraph:—

(d) one lecturer from each of the departments referred to in paragraph (c) hereof who shall be elected by the professors and lecturers of the department concerned and who shall serve for a period of three years; ; and

(b) by substituting for paragraph (e) of subclause (1) the following paragraph—

(e) three additional lecturers from the departments referred to in paragraph (c) hereof who shall be elected by the lecturers of those departments and each of whom shall serve for a period of three years; .

3. Clause 18 is amended—in paragraph (f) of subclause (1), by substituting for the words “one person, who shall be a member of the State Education Department, nominated by the Director-General of Education” the words “one person nominated by the Western Australian Institute of Technology”.

II.—AMENDMENT TO STATUTE NO. 18—CONDITIONS OF AWARDED HACKETT BURSARIES AND HACKETT STUDENTSHIPS AND SCHOLARSHIPS.

1. Clause 2 is amended:

(a) by substituting for paragraph (c) the following paragraph:—

(c) Applications for the Bursaries must reach the Vice-Chancellor on or before the date fixed by him each year and advertised. ;

(b) by substituting for paragraph (g) the following paragraph—

(g) Applications for Bursaries may be made by persons who expect to qualify for matriculation before the commencement of the next session of the University as well as by persons presently eligible for grants under paragraph (h) hereof. ; and

- (c) by adding a new paragraph after paragraph (g), to stand as paragraph (h), as follows—
- (h) Bursaries may be granted to—
- (i) students who have qualified for matriculation;
 - (ii) undergraduates who have already gone through part of their course and have then become unable to finish their course without help.
2. Clause 3 is amended:
- (a) in subclause (3) by substituting for the amount "\$1,500" the amount "\$1,800";
 - (b) by substituting for subclause (5) the following subclause:—
 - (5) The University of Western Australia will pay direct to the institution concerned all compulsory fees for admission and tuition payable by the student during his tenure of the Studentship including registration, matriculation, lecture, research, supervision and laboratory fees, but not fees for examination of thesis or graduation. ;
 - (c) by substituting for subclause (9) the following subclause:—
 - (9) Applications for the Studentships must reach the Vice-Chancellor on or before the date fixed by him each year and advertised. ; and
 - (d) in subclause (11), by deleting the words "on which the Faculty concerned shall submit a report to the Professorial Board and which shall require the approval of the Board".

III.—AMENDMENT TO STATUTE No. 22—GLEDDEN TRUST.

Clause 23 is revoked and the following clause substituted—

23. The award of Gledden Research Fellowships shall be made by the Professorial Board after consideration of reports on the qualifications of each applicant and on the post-graduate work he proposes to do obtained by the Board from such persons as the Board or its Chairman thinks fit.

The Common Seal of the University of Western Australia has been affixed in pursuance of an order of the Senate by the undersigned being legally entitled to the custody thereof as the Chancellor of the said body corporate—

[L.S.]

ALEX REID,
Chancellor.

Approved by His Excellency the Governor in Executive Council this 22nd day of November, 1967.

W. S. LONNIE,
Clerk of the Council.

MILK ACT, 1946-1965.

Department of Agriculture,
South Perth, 30th November, 1967.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Milk Act, 1946-1965, has been pleased to make the regulations set out in the Schedule hereunder.

T. C. DUNNE,
Director of Agriculture.

Schedule. Regulations.

- Principal regulations. 1. In these regulations, the regulations made under the Milk Act, 1946-1965, and reprinted pursuant to the Reprinting of Regulations Act, 1954, as published in the *Government Gazette* on the 27th April, 1965, and amended thereafter from time to time by notices so published, are referred to as the principal regulations.
- Reg. 107A added. 2. The principal regulations are amended by adding after regulation 107 a regulation as follows:—
- 107A. The minimum price to be paid by milk vendors to dairymen for milk supplied for the production of cream shall be the price fixed by the Board as aforesaid.