

Gazette Government

WESTERN AUSTRALIA

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[1972

COMPANIES ACT, 1961-1971.

Crown Law Department, Perth, 9th August, 1972.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 384 of the Companies Act, 1961-1971, has been pleased to make the regulations set forth in the Schedule hereunder.

> W. J. ROBINSON, Under Secretary For Law.

Schedule.

Regulations.

1. In these regulations the Companies (Auditors Board) Regularegulations. tions, 1962, published in the Government Gazette on the 27th September, 1962 and amended by a notice so published on the 12th March, 1963, are referred to as the principal regulations.

Reg. 12 amended.

- 2. Regulation 12 of the principal regulations is amended-
 - (a) by substituting for the words "seven pounds seven shillings" in line one of paragraph (a), the words "twenty-five dollars"; and
 - (b) by substituting for the words "six pounds six shillings" in line one of paragraph (b), the words "eighteen dollars".

FIRE BRIGADES ACT, 1942-1971.

Chief Secretary's Department, Perth, 9th August, 1972.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Fire Brigades Act, 1942-1971, has been pleased to make the regulations set forth in the Schedule hereunder.

C. W. CAMPBELL. Secretary.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Fire Brigades Act Regulations reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the Government Gazette on the 28th April, 1965, as amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 190 amended.

2. Regulation 190 of the principal regulations is amended by substituting for the words "ten pounds" in line twelve, the words "one hundred dollars".

HEALTH ACT, 1911-1970.

Shire of Exmouth.

Health By-laws-Stables.

P.H.D. 1428/63; Ex. Co. 2289.

WHEREAS under the provisions of the Health Act, 1911, as amended, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Shire of Exmouth, being a local authority, doth hereby make the following by-laws:—

- 1. These by-laws may be cited as the "Shire of Exmouth Stable By-laws", shall come into operation on publication in the *Government Gazette* and shall apply and have operation throughout the whole of the Shire of Exmouth.
 - 2. In these by-laws, unless inconsistent with the text or subject matter-
 - "Act" means the Health Act, 1911 and any amendments thereto;
 - "Council" means the Council of the Shire of Exxmouth;
 - "Health Surveyor" means any surveyor appointed by the Council under the Health Act;
 - "Horse" means a stallion, mare, gelding, pony, colt or foal and includes an ass, mule, and any beast of whatever description used for burden or draught or for carrying persons;
 - "Person" and words applying to any person or individual includes a corporation.
 - "Stable" means any building in which a horse is stabled or kept and includes any shed, loose-box, stall or shelter used for the keeping, stabling, feeding, watering, grooming, sheltering, shoeing or veterinary treatment of a horse:
 - "Stable Premises" include any paddock or yard used in conjunction with any stable and includes all areas where horses are contained by fences or rails.
 - 3. As from and after the date of this by-law coming into operation-
 - (i) no person shall keep or stable any horse within the Shire of Exmouth except in a stable registered under this by-law;
 - (ii) no person shall keep or stable in any stable a greater number of horses than the number for which such stable is registered.
- 4. Every person required by these by-laws to register any premises as a stable shall make application therefor in the form prescribed for that purpose in the schedule hereto. With every application for original registration there shall be lodged in respect of the premises for which registration is applied such plans, drawings and particulars as the Council may require.
- 5. Application for the renewal of any registration shall be made annually during the month of December, and the certificate of registration then in force shall be lodged with the said application.
- 6. If any person in whose name a stable is registered desires to have the same transferred to any other person he and the proposed transferee shall make application in the form prescribed for the purpose in the schedule hereto and such application shall be lodged with the Council. If the Council approves such application it shall register the stable in the name of the transferee. For every transfer of registration there shall be paid to the Council at the time of lodging the application for transfer a fee of fifty cents (50c).
- 7. Upon receipt of such application the Council shall cause such premises to be inspected by the Health Surveyor and reported upon in respect to the sufficiency of such premises, the condition thereof as to repair and cleanliness and such matters as are required by this by-law.
- 8. If upon such application and report being submitted to the Council it shall appear to the Council that such application for registration should be granted, It shall, upon being paid the registration fee hereinafter prescribed, register such premises as a stable subject to such by-laws, orders, regulations and rules respecting stables within the Shire of Exmouth as shall be or become of force during the continuance of such registration and to issue to the applicant a certificate of registration in the form set out in the schedule hereto.
- 9. Every registration hereunder shall be of force until the 31st day of December, next after the making thereof, and thereafter during the period of every annual renewal and no longer, but may be sooner suspended or cancelled by the Council for breach of any of the by-laws, orders, regulations or rules to which the same is subject of if the stable is used by any person other than the person in whose name it is registered.
- 10. For every such registration and for every renewal thereof, there shall be paid to the Council by the person for whom such registration is made the sum of one dollar (\$1) for every loose-box or stall on the premises and capable of being used for the keeping of a horse, provided that the maximum sum payable in connection with any particular premises shall be ten dollars (\$10).

- 11. Every stable in respect to which application is made for registration must fulfill all the following requirements:—
- 1. (a) The situation of every building, shed, loose-box, shelter and stall with respect to adjacent buildings must be in accordance with the Uniform Building By-laws but the Council may if it thinks fit waive strict compliance with this requirement with respect to any stable in existence prior to the date of the by-law coming into force.
- (b) (i) Every loose box or stall shall have an area of not less than 120 square feet and walls if required not less than 10 feet measured both horizontally and vertically.
- (ii) The external supports shall not exceed 10 feet in height from the level of the sand floor to the top plate of the supports or the underside of the eaves, and walls if required are to be constructed of an impervious material approved by the Local Authority.
- (iii) A shelter provided in a yard for the protection of horses from excessive heat shall have an area of not less than 100 square feet, and a height of not less than 8 feet; it shall not be capable of being closed and shall have at least one side completely open to the outside air.
- (iv) The floor of every loose box or stall shall be of concrete of a minimum thekness of 3 inches.
- 2. (a) It shall not be at any less distance than 50 feet from any dwelling house or the milking shed or milk-room of any dairy. Provided that trainers and/or employees engaged in the care of horses stabled on the land may be housed in a building or buildings not less than 20 feet from any stable or building used for the housing of horses if—
 - (i) such building or buildings comply with the minimum requirements of a room used for dwelling or sleeping purposes; and
 - (ii) is or are equipped with proper bathroom and sanitary facilities as required under the Uniform Building By-laws.
- (b) Any paddock or yard used for the keeping of any horse shall have a fence or railing at a distance of not less than 4 feet from the boundary of any land not in the same occupation and/or possession, and not less than 20 feet from any dwelling house or building or buildings housing trainers and/or employees engaged in the care of horses.
- 12. The occupier of such premises whereon a stable is registered shall with respects to such stables—
 - (a) cause all manure and offensive litter therein to be carefully swept up once at least in each day and forthwith placed in the manure bin;
 - (b) remove and carry away or cause to be removed and carried away from such stable the contents of the manure bin once at least in each week and more often if required by notice in writing from the Health Surveyor so to do;
 - (c) spray or cause to be sprayed with an approved pesticide every manure bin immediately after it is emptied and before it is again used;
 - (d) spray or cause to be sprayed with an approved residual pesticide any surface of any building, shed, loose-box, stall and shelter if required by notice in writing from the Health Surveyor so to do;
 - (e) employ all means and adopt such precautions as may be necessary to keep the stable in a clean and sanitary condition, in good repair, and as far as possible free from files, rats, vermin and offensive odours.
- 13. Any person who makes a false statement in connection with any application under these by-laws shall be guilty of an offence.
- 14. Any person doing any act forbidden to be done, or failing to do so any act directed to be done by these by-laws, shall be liable to a penalty of not more than one hundred dollars and in the case of a continuing offence, a further daily penalty of not more than ten dollars.

Passed at a meeting of the Exmouth Shire Council held on the 23rd day of May, 1972.

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

[L.S.]

J. P. K. MURDOCH, Commissioner.

N. EVANS,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 9th day of August, 1972.

Schedule.

The Municipality of the Shire of Exmouth.

Stable By-laws.

Schedule—Form 1.

APPLICATION FOR *REGISTRATION/*RENEWAL OF REGISTRATION OF STABLES.

I, the undersigned, hereby apply to have the undermentioned premises registered as a stable:
Name in full
Address
Situation of premises
Whether owner or occupier as tenant
Owner's name and address if tenant
Distance of stable from nearest adjacent building
Number of Stalls
Number of horses intended to be stabled
Area of land in square feet
Date Signature
*Strike out what is inapplicable.
- -
Schedule—Form 2.
CERTIFICATE OF *REGISTRATION/*RENEWAL OF REGISTRATION
OF
The Council of the Shire of Exmouth, in pursuance of the powers vested in it by the Health Act, 1911, doth hereby *register/*renew the registration of the
premises as depicted in lodged plan and situated at
and *now being used as/*desired to be used as
This certificate of *registration/*renewal of registration is granted to
and shall have effect subject to the said Act and any by-laws made thereunder until and inclusive of the 31st day of August,
19
Dated at the day of
Shire Clerk
*Strike out what is inapplicable.
**
The Municipality of the Shire of Exmouth.
Schedule—Form 3.
APPLICATION FOR TRANSFER TO ANOTHER OF REGISTRATION
OF
To the Council of the Shire of Exmouth:
I,
of
the holder of Certificate of Registration of situated at
hereby apply to have the registration of the said premises transferred to
Dated at the day of
Signature of Proposed Transferor.
I, the abovenamed
do hereby apply for the said transfer.
Dated atday of19

Signature of Proposed Transferee

HEALTH ACT, 1911-1970. Shire of Mandurah.

P.H.D. 840/63; Ex.Co. 2314.

WHEREAS under the Provisions of the Health Act, 1911, as amended, 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 Shire of Mandurah, being the local authority within the meaning of the Act and, having adopted the Model By-laws described as Series "A" as reprinted in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the said adopted By-laws shall be amended as follows:—

PART IX.—OFFENSIVE TRADES.

The fees prescribed for the purpose of Schedule "D" of the part shall be amended by substituting the amount of \$6 to \$10 for all offensive trades.

Passed at a meeting of the Mandurah Shire Council held on the 11th day of April, 1972.

J. D. IRELAND

President.

K. W. DONOHOE,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 9th day of August, 1972.

F. P. KNIGHT, Clerk of Council.

HEALTH ACT, 1911-1970. Shire of Manjimup.

P.H.D. 510/57; Ex.Co. 2292.

WHEREAS under the provisions of the Health Act, 1911, as amended, 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 in the Government Gazette on 17th July, 1963 and further amended, inter alia by notices published in the Government Gazettes of 20th March, 1964, 8th January, 1965, 14th April, 1966, 12th October, 1967, 30th July, 1968, 28th November, 1968, 17th December, 1968, 7th March, 1969, 13th August, 1969, 18th August, 1971 and 7th September, 1971; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Manjimup, 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 17th July, 1963, doth hereby resolve and determine that the said amendments published in the Government Gazettes on 20th March, 1964, 8th January, 1965, 14th April, 1966, 12th October, 1967, 30th July, 1968, 28th November, 1968, 17th December, 1968, 7th March, 1969, 13th August, 1969, 18th August, 1971 and 7th September, 1971, shall be adopted without modification.

Passed at a meeting of the Manjimup Shire Council held on the 13th day of July, 1972.

W. A. KAMMANN,

President.

M. DUNN,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 9th day of August, 1972.

F. P. KNIGHT. Clerk of the Council.

HEALTH ACT, 1911-1970. Shire of Port Hedland.

P.H.D. 1907/56; Ex. Co. 2293.

WHEREAS under the provisions of the Health Act, 1911, as amended, 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 Shire of Port Hedland being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as published in the Government Gazette of the 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws be amended as follows:—

MODEL BY-LAWS SERIES "A".

- 1. The whole of the amendment appearing in the $Government\ Gazette$ of 18th August, 1971.
- 2. The whole of the amendment appearing in the Government Gazette of 7th September, 1971.

Passed by resolution of the Shire of Port Hedland at a meeting held on the 13th day of July, 1972.

J. A. HAYNES,

President.

L. S. ROGERS,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

HEALTH ACT, 1911-1970.

Shire of Swan.

P.H.D. 312/63; Ex.Co. 2288.

WHEREAS under the provisions of the Health Act, 1911, as amended, 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 Shire of Swan 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 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

PART I.—GENERAL SANITARY PROVISIONS.

- 1. Part 1—Insert after by-law 1B a new by-law 1C as follows:—
 - 1C. Provision of apparatus for Bacteriolytic Treatment of Sewage.
 - (a) By-law 1C shall apply to the whole of the Swan Shire.
 - (b) Every house (constructed in the Shire of Swan after the date of coming into operation of this by-law) which is not within 300 feet of an existing sewer shall be provided with a water closet or water closets to a number required by law and such water closet or closets shall be connected to apparatus for the bacteriolytic treatment of sewage. Plans and Specifications lodged with the Shire for approval after the date of the coming into operation of this by-law shall include water closet or water closets as required by this by-law.
 - (c) The installation of such apparatus shall be carried out in strict conformity with the Bacteriolytic Treatment of Sewage and Disposal of Effluent and Liquid Waste Regulations in conjunction with the requirements of Metropolitan Water Supply, Sewerage and Drainage Board.
- 2. By-law 4A: After subsection (2) add a new subsection (3) to read as follows:—
 - (3) At least one sink shall be installed in the kitchen or scullery or some other place approved by the local authority. Such sink shall be properly supported so that the height at the top of the front edge of the sink shall be between 34 inches and 39 inches above floor level, and shall be provided with draining board or boards integral with or affixed thereto; such draining boards shall have an impervious upper surface and shall be so constructed and installed that water falling thereon shall drain into the sink.
 - 3. By-Law 4C: After by-law 4B insert a new by-law 4C as follows:-
 - 4C. In relation to cooking facilities to be provided in houses or public places or private places in accordance with the provisions of section 99 of the Act, the following provisions shall apply:—
 - (1) Every house used for human habitation shall be provided with-
 - (a) a wood cooking stove properly installed to provide for the escape of smoke through a properly constructed chimney;
 - (b) a gas or electric cooking stove. Where a stove operated by gas or any type of oil fuel is used for cooking or heating purposes, the waste produce of combustion shall be conducted by an approved flue to the outside air without creating a nuisance;
- 4. By-Law 18 is repealed and the following by-law is substituted in lieu thereof:—
 - 18. No person other than an employee of the Council in the course of his employment shall— $\,$
 - (a) be upon any land which has been specially set apart by the Council for the deposit thereon of refuse, garbage, rubbish, filling or waste materials except for the purpose of making such deposit thereon;
 - (b) remain upon such land after having made such deposit;
 - (c) remove, interfere with, touch or disturb any earth, thing or material in, upon or about such land (other than such person's own rubbish cart) without the written authority of the Council.
- 5. By-Law 21: In the third line of by-law 21 after the word "domestic" the words "or trade".
 - 6. After 24B add new by-laws 24C and 24D.

Transport of Livestock.

- 24C. No person having the control or management of any vehicle in which any animals or birds are being transported or confined shall allow such vehicle to stand within the townsite limits of the Shire of Swan unless the flood of such vehicle is clean.
- 24D. No person having the control or management of any vehicle in which animals or birds have been transported or confined shall allow such vehicle to stand within the townsite limits of the Shire of Swan until the floor of such vehicle has been cleaned.

7. By-Law 25A: After by-law 25 add the following heading and by-law:—Prohibiting the Slaughtering of Animals.

25A. (a) The Slaughtering of any animal is prohibited within the following areas of the Shire of Swan:—

The townsite areas of Guildford, South Guildford and Hazelmere.

The townsite area of East Bullsbrook and Kingsford.

The townsite areas of Upper Swan and Middle Swan, including Viveash, Velgrove and Swan View subdivisions.

The whole of the area previously known as the Midland Municipality.

(b) The above by-law does not take in premises such as abattoirs and similar premises, which have been granted licenses by the local Authority.

8. By-Law 26, Part 1 is amended by inserting the words "or owner" after the word occupier in the first line.

In the first line of paragraph (A) substitute the figure "50 feet" for 20 feet and "100 feet" for 50 feet in the second line.

9. By-law 28 is amended by substituting "50 feet" for 40 feet and "100 feet" for 60 feet.

After By-law 28 insert new By-law 28A.

28. (a) No person shall keep any horse, cow, sheep or goat on any land (under an area of $1\frac{1}{2}$ acres) in any townsite area unless with special permission of the Swan Shire Council.

(b) The by-law operates and has effect in the whole of the area described in By-Law 25A.

- 10. By-Law 29, Part 1 is amended by substituting "30 feet" for 20 feet in (a) and by adding a new paragraph as follows:—
 - (d) no person shall keep more than 20 head of fowls, or six turkeys, or six ducks, or six geese upon any residential lot of land which has an area of \(\frac{1}{4}\) acre or less. No person shall keep any poultry in excess of the numbers enumerated above without having first received the written approval of the Local Health Authority specifying the number of head of poultry which may be kept therein.
 - 11. Substitute for By-Law 30 a new By-Law 30 to read as follows:—
 - 30. The owner of a dead animal, or the owner or occupier of any premises whereon there is a dead animal, shall not dispose of the carcase of such animal on any premises, except at a recognised sanitary site, or on premises approved by the local authority for that purpose, and it shall there be disposed of in such manner as is directed by a Health Surveyor.
- 12. By-Law 40A: After by-law 40 insert a new by-law to read as by-law 40A as follows:—
 - 40A. Where any house is not provided with an ample supply of potable water, the owner of the premises shall cause such house to be properly provided with a supply either by connecting to any existing water main, constructing a well or providing suitable rain water tanks; such work to be carried out to the satisfaction of the Health Surveyor.
- 13. By-Law 69: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words two pounds to be omitted and replaced by the words "five dollars".

PART II.—INFECTIOUS DISEASES.

1. By Law 1:--

Delete the word "all" in the first line.

Delete the words "at least once in each period of six months and so much more" in the first and second lines and insert in lieu thereof the word "as".

Add the word "considered" after the words "may be" at the beginning of line 3.

2. By-Law 17: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words "two pounds" to be omitted and replaced by the words "five dollars".

PART III.—PRIVATE HOSPITALS.

1. By-Law 19: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words "two pounds" to be omitted and replaced by the words "five dollars".

PART IV.—DAIRIES AND MILK SHOPS.

- 1. By-Law 17: After paragraph (g) add paragraphs to be known as paragraphs (h) and (i) to read as follows:—
 - (h) He shall not deposit any full, partly filled or empty bottle, jar, can, drum, crate or other container which is normally used for the distribution of either pasteurised or raw milk or cream, on any street, road, footpath, right-of-way, or public thoroughfare or land.
 - (i) He shall immediately remove all portions of any container which may be broken by him from any street, road, footpath, right-of-way, or public thoroughfare or land.
- 2. By-Law 25: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words two pounds to be omitted and replaced by the words "five dollars".

PART V.-LODGING HOUSES.

By-Law 23: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words two pounds to be omitted and replaced by the words "five dollars".

PART VI.—BOARDING HOUSES.

1. By-Law 21: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words two pounds to be omitted and replaced by the words "five dollars".

PART VII .-- FOOD.

- 1. By-Law 12A: After by-law 12 add a new by-law 12A to read as follows:— 12A. No person shall deposit any food of any kind intended for sale for human consumption upon any street, road, footpath, right-of-way, or any public thoroughfare or land.
- 2. By-Law 51:
 - In subsection (2) delete all words after the word "trade" in the fifth line to the end of the sentence.
 - In subsection (3) add after "D" in the last line the words "on payment by the applicant, to the Council, of a license fee of \$20".
- 4. By-Law 73: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words two pounds to be omitted and replaced by the words "five dollars".

PART VIII.—BARBERS' SHOPS AND HAIRDRESSING ESTABLISHMENTS.

1. By-Law 6: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words two pounds to be omitted and replaced by the words "five dollars".

PART IX.—OFFENSIVE TRADES.

- By-Law 5: After the word "trade" in the first line insert the words "except a fish shop"
 - 2. By-Law 5A: After by-law 5 add a new by-law to read as by-law 5A.
 - 5A. No offensive trade except those specified hereunder shall be registered unless every part of such premises is at least 100 feet distant from any streets or thoroughfare, and at least 200 feet distant from any dwelling house or dairy, or other premises wherein food is prepared for sale provided that no such offensive trade shall be within 500 feet of the Great Northern Highway.

Trades excepted from the above are:-

Fish shops, laundries, marine stores, chemical works and flock factories.

- By-law 14 is repealed and a new by-law no. 14 is inserted in lieu thereof as follows:-
 - 14. The owner or occupier of premises whereon any of the offensive trades specified in section 186 of the Health Act, 1911 (as amended), is carried on shall cause any part of such premises which is used in connection carried on shall cause any part of such premises which is used in connection with any such trade to have a floor constructed either of concrete of depth not less than three inches and which shall be finished with a smooth trowelled granolithic surface or of some other approved material. Such floor shall be coved where it meets the walls of such premises with a coving of not less than three inches in height. Such floor shall slope so that all liquids falling thereon shall gravitate into a spoon drain constructed of glazed earthenware not less than four inches in diameter and set in the lowest part of such floor. Such spoon drain shall discharge into a properly constructed bucket trap situated inside the building unless otherwise approved by a Health Surveyor. The walls of such premises shall be constructed of brick, stone or concrete and shall be cement rendered and constructed of brick, stone or concrete and shall be cement rendered and trowelled smooth to a height of not less than five feet above the floor provided that in lieu thereof sheet metal of not less than 26 gauge properly riveted and with properly soldered joints may be approved by a Health Surveyor.
- 4. By-law 19: The words twenty pounds in lines 11 and 12 to be omitted and replaced by the words "two hundred dollars" and the words two pounds to be omitted and replaced by the words "ten dollars".
- Schedule "D" Fees to be paid on application of registration of Offensive Trade premises in respect of:-

Slaughterhouses, artificial manure depots, bone mills, wool scouring establisments, knackeries, poultry processing establishments, places for storing, drying or preserving bones, hides, hoofs or skins, fat melting, fat extracting or tallow melting establishments, blood drying, fell mongeries, manure works, fish curing establishments, chemical works

Fish Shops, laundries, cleaning establishment and dye works, marine stores, rag and bone merchants' premises, flock factories, gut scraping, gut spinning, and preparation of sausage skins, piggeries

Other trades not specified

12

6

12

- 6. Section C Piggeries: By-law 2 is not adopted and a new by-law 4A to
 - 4A. No premises shall be registered as a piggery unless every portion of such piggery is 200 feet distant from any street or thoroughfare, 100 feet minimum distance from any other boundary, and at least 300 feet from any dwelling house or dairy, water course, or source of water supply, or premises wherein food is prepared for sale.
- 7. Section "N" Fish Shops: By-laws 1 to 4 (inclusive) are repealed and new by-laws 1 to 9 (inclusive) inserted in lieu thereof as follows:—
 - 1. In these by-laws "fish" shall mean and include the edible part of any fish, crustacean, mollusc or other marine life generally used as food and shall further include fresh fish, frozen fish, chilled fish, and cooked fish, whether cleaned, uncleaned or part cleaned, but does not include fish which has been cured, preserved, hermetically canned, or otherwise treated to prevent putrefaction.

"Fish Shop" shall mean any shop where fish is kept or exposed for sale and/or where fish cleaned, scaled, cut up, cooked and/or kept or exposed for the purpose of sale, but shall not be deemed to include any premises licensed to sell intoxicating liquor.

2. Fish shops shall be classified as "A" and "B" Class and shall be registered accordingly.

The occupier of an "A" Class fish shop shall be permitted in such shop to clean, part-clean, scale, cut up and/or cook fish for the purpose of sale and to keep or expose fish for sale.

The occupier of a "B" Class fish shop shall be permitted in such shop to keep or expose fish for sale and to cook fish for the purpose of sale, but shall not clean, part-clean, scale nor cut up fish therein.

- 3. In every "A" Class fish shop there shall be a room constructed in accordance with the provisions of clause 14 of Section "A" of this part and all cleaning, scaling and cutting up of fish shall be done in such room and not elsewhere. Such room shall be equipped with a stainless steel trough or such other trough as may be approved by a Surveyor, suited to such cleaning, scaling and cutting up.
- 4. The occupier of every fish shop shall have an impervious receptacle which shall be provided with an air tight covering. Such covering shall at all times be kept closed except when it is necessary to place something in or remove something from the receptacle.

The occupier of every "A" Class fish shop shall cause all offal and wastes to be immediately picked up and placed in such receptacle.

The occupier of every fish shop shall cause all unwholesome fish to be immediately placed in such receptacle.

The contents of such receptacle shall be removed from the premises once in each working day or at such times as a Health Surveyor may direct. Such receptacles shall after being empties be immediately cleansed with an efficient disinfectant.

- 5. The occupier of a "B" Class fish shop shall not allow any box, basket or other container used for the transporting of fish to remain in such shop longer than is necessary for the emptying of such box, basket or container.
- 6. In every "A" Class fish shop where cooking of fish is carried on, a metal hood fitted with a ventilating flue of not less than eight inches internal diameter shall be installed above the cooking apparatus. Any other approved method may be installed subject to the satisfaction of the Local Health Surveyor.

No cooking of fish shall be carried on in a fish shop except in an apparatus equipped with a hood of the above description.

- 7. The occupier of every fish shop where fish is exposed for sale shall keep all such fish on metal trays or on approved shelves or counters and all fittings and fixtures of such trays, shelves and counters shall be of impervious material or covered with impervious material.
- 8. Every occupier of a fish shop shall keep all fish in containers separate from every other kind of food except such as is contained in hermetically sealed cans, bottles or similar containers.
- 9. After having handled fish every person shall wash his hands before handling any other kind of food intended for sale in a fish shop.

PART X.-MORGUES

- 1. Any place for the temporary reception of bodies of the dead and for keeping such bodies for the purpose of view, examination, identification or other lawful purposes before burial or cremation, shall be licensed annually. The fee for such license shall be \$5.
 - 2. No such license shall be granted in respect of any premises unless:—
 - (a) the interior surface of all walls is covered with glazed tiles or other material of similar impermeable qualities, so as to be non-absorbent and washable; and
 - (b) all floors are constructed of granolithic or other material of similar impermeable qualities having a fall to an outlet discharging over a trapped gully; and

- (c) the premises are ventilated by direct communication to the outer air. Such ventilators to be in the ratio of 24 square inches of inlet and 24 square inches of outlet of uncontrolled ventilating area to each 100 square feet of fioor area. The situation of the ventilating openings and the general arrangement of the ventilation shall be to the satisfaction of the Surveyor.
- 3. No such license shall be granted in respect of any room, the dimensions of which are less than 10 feet x 9 feet x 10 feet high.
- 4. No such license shall be granted in respect of private premises unless the site thereof is approved by the local authority or if the same are within 20 feet of any dwelling house.
- 5. Every person applying for the license of a place for the temporary reception of the bodies of the dead shall apply for such license during the first week of January each year in the form of Schedule "A" hereto. Provided that if the license for any year shall commence on or after the first day of July in any year, then the applicant shall be required to pay only one-half of the prescribed fee.
- 6. Whenever the local authority licenses any place for the temporary reception of the bodies of the dead the local authority shall supply to the person who has applied for such license a certificate in the form of Schedule "B" hereto.
- 7. Penalties for Breaches of by-laws: Where anything by this part of the by-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this Part of the said by-laws. And every person guilty of a breach of this Part of the said by-laws shall be liable for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty not exceeding two hundred dollars for every breach of any such by-law, or to a penalty not exceeding five dollars for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the local authority any expense incurred by such authority in consequence of any breach or non-observance of any by-law, or in the execution of any work directed to be executed and not so executed.

Schedule "A".

Shire of Swan.

APPLICATION FOR THE LICENSE OF A MORGUE.

I (full name) of (address) hereby make application for the registration of for the purpose of the temporary reception of	f the premises specified hereunder,
herewith the sum of \$ being the license for Situation of premises in respect of which the	ee in accordance with the by-laws. license is sought:
Dated this day of	
	(Signature of Applicant)
Schedule "B' Shire of Swar LICENSE OF PREMISES FOR THE P This is to certify that premises situate	n. PURPOSE OF A MORGUE.
are licensed as a place for the temporary rec This license expires on the 31st December ne Dated this day of	xt.
Chief	f Health Surveyor or Shire Clerk.
Passed at a meeting of the Swan Shire C April, 1972.	- Council held on the 24th day of
The Common Seal of the Shire of Swa was hereunto affixed by authority of resolution of the Council in the presence of—	a
[L.S.]	L. D. MARSHALL, President. T. J. WILLIAMSON,
	Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 9th day of August, 1972.

HEALTH ACT, 1911-1970.

Shire of Trayning.

P.H.D. 1637/56; Ex. Co. 2315.

WHEREAS under the provisions of the Health Act, 1911 as amended a local authority may make or adopt By-laws and may alter, amend or repeal By-laws so made or adopted; Now, therefore, the Shire of Trayning, being a Local Authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as published in the Government Gazette of 17th July, 1963, doth hereby resolve and determine that the said adopted By-laws shall be amended as follows:—

PART IX.

Schedule "D".

After the heading "Fees to be paid on application for registration of offensive trade premises" insert the following:—

In	respect of:							\$
	Slaughterhouses					 	 	 4.00
	Piggeries					 	 	 2.00
	Any other	trade	not	specified	above	 	 	 2.00

Passed at a meeting of the Trayning Shire Council held the 17th day of July, 1972.

[L.S.]

D. R. M. MASON, President.

E. C. MOLYNEUX, Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this ninth day of August, 1972.

F. P. KNIGHT, Clerk of the Council.

HEALTH ACT, 1911-1970.

Shire of Wyalkatchem.

P.H.D. 1782/56; Ex. Co. 2294.

WHEREAS under the provisions of the Health Act, 1911, as amended, 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 17th July, 1963 and further amended inter alia by notice published in the Government Gazette on 7th September, 1971 and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Wyalkatchem 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 17th July, 1963, doth hereby resolve and determine that the said amendment published in the Government Gazette on 7th September, 1971, shall be adopted without modification.

Passed at a meeting of the Wyalkatchem Shire Council held on the 20th day of April, 1972.

L. S. O. DAVIES,
President.
ROBERT H. SOLOSY,
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

PARKS AND RESERVES ACT, 1895-1972.

Department of Lands and Surveys, Perth, 9th August, 1972.

HIS Excellency the Governor in Executive Council acting pursuant to the provisions of the Parks and Reserves Act, 1895-1972, has been pleased to approve of the by-laws made by the King's Park Board set out in the Schedule hereunder.

> F. W. BYFIELD. Under Secretary for Lands.

Schedule.

By-laws.

Principal by-laws.

1. In these by-laws the King's Park By-laws made under the Parks and Reserves Act, 1895 (as amended), reprinted pursuant to the Reprinting of Regulations Act, 1954 and published as so reprinted in the Government Gazette on the 6th August, 1969, with all amendments up to and including the 28th November, 1968, are referred to as the principal by-laws.

By-law 28 amended.

2. By-law 28 of the principal by-laws is amended by substituting for the word "forty" in line three, the words "one hundred and

The above by-laws were duly made by the King's Park Board in accordance with the Parks and Reserves Act, 1895-1972, by resolution passed at a meeting of the Board held on the 13th day of June, 1972.

> SIR THOMAS MEAGHER, President.

P. R. WYCHERLEY, Director.

LOCAL GOVERNMENT ACT, 1960-1971.

The Municipality of the Town of Cockburn.

By-laws Relating to Classifying Districts.

L.G. 166/67G.

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 June, 1972, to make and submit for confirmation by the Governor the following by-law:—

The By-laws of the Town of Cockburn published in the Government Gazette of the 17th day of April, 1958 and amended from time to time are hereby amended in the following manner:—

Schedule 9-Special Zones.

Add new paragraph:-

Description of Land.

Special Use.

(10) All that land contained in Lot 14 on Diagram Zoological Gardens. 31148, Jandakot Agricultural Area 203, fronting Lyon Road.

Dated this 20th day of July, 1972.

A. M. THOMAS,

[L.S.]

Mayor.

E. L. EDWARDES

Town Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

The Municipality of the Town of Northam.

By-law No. 64 Swimming Pool By-laws.

L.G. 15/58.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the above Municipality hereby records having resolved on 23rd May, 1972, to make and submit for confirmation by the Governor the following by-law amendment.

Alteration: Clause 5. Charges and Admission, is amended by inserting the following paragraph, between paragraphs commencing, Season tickets, and Childrens family concession tickets:—

Special family concession ticket (non transferable) for parents and all children under the age of 16 years, being members of one family—for one year from date of issue \$16.00.

Dated this 22nd day of June, 1972.

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

[L.S.]

F. A. R. KILLICK, Mayor.

N. J. D. RIDGWAY. Town Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1971.

The Municipality of the Shire of Beverley.

By-law relating to the control of vehicles driven on land which is vested in or under the care, control or management of the Shire of Beverley.

L.G. 457/72.

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 April, 1972 to make and submit for confirmation by the Governor the following by-law:—

No person shall drive a vehicle or allow a vehicle to be driven upon land which is vested in or under the care, control or management of the Shire of Beverley:—

- (a) In parking areas designated as such by means of appropriate signs in such land at a speed exceeding ten miles per hour, or in a manner inherently dangerous to the public.
- (b) In the Greater Sports Ground which includes numbers 1 and 2 Ovals, Basket Ball Courts, Tennis Courts, Bowling Greens and Horsemans area at a speed exceeding ten (10) miles per hour or in a manner inherently dangerous to the public.
- (c) In other parts of such land at a speed exceeding twenty miles per hour or in a manner inherently dangerous to the public.
- (d) Penalty—minimum—\$10, maximum—\$100.

Dated the 20th day of April, 1972.

The Common Seal of the Shire of Beverley was hereby affixed this 20th day of April, 1972, by the Shire Clerk, in the presence of—

[L.S.]

G. L. KILPATRICK, President.

D. RIGOLL,

Shire Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

The Municipality of the Shire of Bassendean.

By-laws Relating to Fencing.

L.G. 360/63.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it the Council of the abovementioned Municipality hereby records having resolved on the ninth day of February 1972, to make and submit for confirmation by the Governor the following amendments to the By-laws Relating to Fencing published in the Government Gazette of 18th July, 1963.

- 1. That by-law 2 be deleted and the following new by-law inserted in lieu thereof:—
 - 2. Where an allotment within a portion of the Municipality classified as a Residential Zone by the by-laws of the Shire of Bassendean published in the Government Gazette of the 12th day of November 1954 and amendments thereto is situated at the intersection or junction of two or more streets—
 - (a) no person shall erect a fence on the frontage thereof which shall exceed 4 feet in height; and
 - (b) no person shall erect a fence on any street alignment other than on the frontage which shall exceed 4 feet in height within a distance of 27 feet from the street corner or which shall exceed 6 feet in height over the remainder of that street alignment.
 - 2. That a new By-law be inserted after by-law 2 as follows:-
 - 2A. No person shall erect a dividing fence between allotments situated within a portion of the municipality classified as a Residential Zone by the By-laws of the Shire of Bassendean published in the Government Gazette of the 12th day of November 1954 and amendments thereto which exceeds 4 feet in height within a distance of 25 feet from the street alignment or subject thereto which exceeds 6 feet in height.
- 3. That By-law 3 be deleted and the following new By-law inserted in lieu thereof:—
 - 3. No person shall erect a fence on land within the municipality with materials other than concrete, masonry, wrought iron, tubular steel, link mesh, corrugated asbestos, such other materials as are referred to in the first schedule hereto or such other materials as the Council may in its discretion first approve.
 - 4. That a new by-law be inserted after by-law 3 as follows:—
 - 3A. No person shall erect a single width brick fence within the municipality unless it shall incorporate brick piers at not more than 9 foot centres and 9 in. x 9 in. reinforced footings if it is erected on clay soil or 9 in. x 6 in. deep brick footings if it is erected on a sand foundation.
- 5. The first Schedule is amended by inserting after the heading "Residential Zones" the words "Subject to by-law 2A:—".

Dated this 20th day of March, 1972.

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

[L.S.]

J. G. PATERSON,

President.

C. McCREED,

Shire Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1971.

Municipality of the Shire of Carnarvon.

Adoption of Model By-laws Relating to Caravan Parks and Camping Grounds, No. 2.

L.G. 778/68.

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 June, 1972 to revoke the By-laws (Caravan Parks) No. 2 as adopted by the Shire of Carnarvon and published in the Government Gazette of the 17th day of December, 1968 and to adopt the draft Model By-laws published in the Government Gazette of the 31st day of August, 1970 with such alterations as are here set out—

Draft Model By-laws (Caravan Parks) No. 2.

Alterations.

- 1. Clause 2 is amended by deleting the words "this by-law" in the first line thereof and substituting therefor the words "these by-laws".
- 2. Subparagraph (ii) of paragraph (b) of sub-bylaw 1 of by-law 5 is amended by deleting the words "this by-law" in the third line thereof and substituting therefor the words "these by-laws".

- 3. By-law 7 is amended by deleting the words "this by-law" appearing in paragraphs (a) and (b) and substituting therefor the words "these by-laws".
- 4. Paragraph (b) of sub-bylaw 1 of by-law 9 is amended by deleting the word and figures "of \$10" and substituting therefor the words "which shall be calculated at the rate of \$1.50 for each caravan permitted to be parked on this land at any one time".
- 5. By-law 11 is amended by deleting the word and figures "of 10" in the last line thereof.
- 6. By-law 14 is amended by deleting the words "three months" in the fourth line thereof and substituting therefor the words "six months".
- 7. Paragraph (b) of by-law 15 is amended by deleting the words "three months" in the third line thereof and substituting therefor the words "six months".

The	Comr	non	Seal	of	$_{ m the}$	Muı	nicipal	ity	was
	hereto	affix	ed thi	s 21	st da	v of	June.	1972	ł.

[L.S.]

E. G. MEIKLEJOHN, President.

G. WHITELEY,

Shire Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1971.

The Municipality of the Shire of Carnarvon.

By-laws Relating to Reserves.

L.G. 7/70.

IN pursuance of all 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 21st day of June, 1972 to make and submit for confirmation by the Governor the following amendment to the Shire of Carnarvon By-laws relating to Reserves, published in the Government Gazette on the 24th February, 1970:—

By the inclusions of by-laws "12A" and "12B" as follows:-

12A. Except with the prior written permission of the Council no persons shall install or maintain a water pumping installation within the reserves;

12B. Notwithstanding the provisions of by-laws 8, 9 and 10 hereof a person to whom permission to install or maintain a water pumping installation has been granted under the provisions of the last preceding by-law shall between the 1st day of September and the 31st day of October in each year clear of all inflammable material the area of land within a distance of 20 feet of the pumping installation and thereafter maintain the land clear of inflammable material until the following 15th April.

The Common Seal of the Municipality was hereto affixed this 21st day of June, 1972.

[L.S.]

E. G. MEIKLEJOHN, President.

G. WHITELEY,

Shire Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

The Municipality of the Shire of Harvey.

Adoption of Amendments to Draft Model By-laws.

Relating to Holiday Cabins and Chalets, No. 18.

L.G. 1112/68.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 24th day of April, 1972, to adopt the amendments to the Local Government Model By-laws (Holiday Cabins and Chalets) No. 18 which were published in the Government Gazette on the 6th day of October, 1970.

Dated this 19th day of June, 1972. The Common Seal of the Shire of Harvey was hereto affixed in the presence of—

ILS.1

D. P. ECKERSLEY, President.

L. A. VICARY,

Shire Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

F. P. KNIGHT, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1971.

Municipality of the Shire of Harvey.

By-laws Relating to Fencing.

L.G. 839/60.

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 24th day of April, 1972, to make and submit for confirmation by the Governor the following by-laws.

The by-laws of the Shire of Harvey published in the Government Gazette on the 8th July, 1964, are hereby amended in the following manner:—

Delete Schedule 2 and substitute the following:

Schedule 2.

Rural Areas.

The fence shall be constructed of sawn, split or round wooden, steel or reinforced concrete posts set not less than eighteen inches in the ground and not less than forty-eight inches out of the ground. Posts shall be placed not more than ten feet apart unless droppers of a type approved by the Council, are used with a wooden post fence and then the wooden posts must be placed at not more than thirty feet centres with droppers every ten feet.

Strainers shall be placed three feet in the ground suitably and securely strutted at all corners, gateways and fence angle lines but not exceeding ten chains apart except where an all steel post fence is erected and then the strainers shall be not more than eight chains apart.

Any alternative type of fence must be approved by the Council.

All gates to be of a type which can be swung or alternatively gates made of wire to at least the same standard as the fencing. The retaining material of the fence shall be of sheep-proof type, consisting of ringlock, mesh or rabbit netting or such other product as the Council may from time to time approve, or alternatively, six plain (not less than 10 gauge) or barbed galvanised wires, securely fastened or threaded to wooden posts. If steel posts are used seven plain or barbed, galvanised wires may be used. At least two wires, either or alternatively plain or barbed, shall be fitted. All wire shall be wrapped around strainer posts and strained tight. Where fences are on the road boundaries barbed wires must be placed on the property side of the posts.

The fencing design and construction shall be in accordance with accepted good farming practices.

Dated this 19th day of June, 1972.

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

[L.S.]

D. P. ECKERSLEY, President.

L. A. VICARY,

Shire Clerk

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.

The Municipality of the Shire of Wongan-Ballidu.

Long Service Leave By-laws.

L.G. 153/59.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 18th day of May, 1972 to amend the by-laws relating to Long Service Leave as published in the Government Gazette on October 13th, 1950; as follows:—

By substituting for the words "Road Board" and "Board" where they appear in the by-laws, the words "Shire Council" and "Council" respectively, and by inserting the following as an addendum to By-law 3:—

However the Council may by Special Resolution of which notice should have been given and which is carried by not less than a two thirds majority, grant Long Service Leave on a pro rata basis to an employee who has served for not less than nine years and is unable to complete 10 years continuous service due to serious incapacity or other reasonable cause.

The above amendment to the by-laws governing Long Service Leave was adopted by the Wongan-Ballidu Shire Council at a properly constituted meeting of the Council held on the 18th day of May, 1972.

Dated this 30th day of May, 1972.

[L.S.]

J. B. ACKLAND,

President.

T. E. JENSEN,

Shire Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of August, 1972.