
ASHBURTON DISTRICT COUNCIL BYLAWS

CHAPTER 11 - PUBLIC PLACES

SCOPE

The purpose of this bylaw is to protect the public from nuisance, and to protect, promote and maintain public health and safety, and to minimise the potential for offensive behaviour in public places by the making of rules to control activities in public places throughout the district.

DRIPPINGS FROM EAVES

1101 No person shall cause, permit, or suffer the drippings of the eaves, spouting, gutters or other projections of any house or structure to fall upon any public place.

EXPOSING ARTICLES FOR SALE, OR SUSPENDING FROM VERANDA

1102 No person shall expose for sale any article whatsoever on any footway, or outside of any shop, shop window, or doorway abutting on any public place, so as to encroach on or over that public place, without the prior permission of Council, and then only in accordance with such conditions as Council may think fit to impose. Refer to First Schedule of this chapter of the bylaw.

LEAVING DEAD ANIMALS OR DEPOSITING OFFENSIVE MATTER

1103 No person shall -

- (a) Throw or leave any dead animal or part thereof, or animal remains, or offensive matter of any kind, upon any public place, or into any river, creek, stream, or other water, or on the bank thereof where it may cause a nuisance; or
- (b) Fail to dispose of in a proper manner the body or part of the body of any animal belonging to him/her, or in their charge or keeping, that may have been killed or died whilst straying, or while being driven on any public place.

BUSKERS, PREACHING, ETC.

1104 No person shall in any street or public place -

Sing or play any musical instrument, preach, read aloud, lecture, sell or cry wares or exhibit any object or thing, without the consent of Council, or in accordance with a Council policy, and then only subject to such condition in every respect as Council may impose. Refer to Second Schedule at the rear of this chapter.

USE OF LOUDSPEAKERS, RADIOS, ETC.

- 1105** No person shall play or permit or suffer the playing of any musical instrument or operate or permit or suffer the operation of any loud speaker or other sound amplification or transfer device, megaphone, radio or television set, bell or other similar device -
- (a) In any street, reserve or public place where such playing makes or causes to be made noise which is likely to cause annoyance or nuisance to persons in the street or public place or residing in the vicinity thereof; or
 - (b) In or upon any land or buildings where such playing or operation makes or causes to be made, noise which is likely to cause annoyance or nuisance to persons in the vicinity of that land or those buildings.

BLASTING WITHOUT AUTHORITY

- 1106** No person shall blast any rock, stone, earth, timber, or other such material in, on or within 200 metres of any public place, without having first obtained permission of Council; or fail to comply with any directions or conditions in regard thereto given or imposed by Council.

FIREWORKS

- 1107** No person shall set off any fireworks or explosive material in or on any public place, park or reserve without the permission of Council, or so near to any such public place as to endanger, annoy or frighten passers-by along such public place.

DAMAGE TO PROPERTY OF LOCAL AUTHORITY

- 1108** No person shall:
- (a) Wilfully or maliciously damage or destroy, or do, permit, or suffer any act tending to damage or destroy any tree, shrub, or other plant of any kind whatsoever belonging to Council, wherever the same shall be growing; or any building, erection, structure, or other property of any kind or description belonging to Council; or
 - (b) Wilfully or maliciously extinguish or damage or break any street lamp, or break or damage any lamp post, or break, damage or remove or interfere with any warning lights, signs, or barricades placed by Council to warn the public of danger.
 - (c) Drive or ride any animal or vehicle (whether propelled by mechanical power or not) in any public place in such a manner as to cause damage to the surface or to any part of such place.

GENERALLY OBSTRUCTING

- 1109** No person shall wilfully or negligently encumber or obstruct a public place in any manner not hereinbefore specially described.

AWNINGS AND BLINDS

- 1110** No person shall erect or maintain, or cause to be erected or maintained, any awning over any public place, or hang any awning, blind, or screen from any veranda on any public place unless the permission of Council shall have first been obtained and then subject to such conditions as may be imposed. Any such permission may be revoked at any time by Council.

DOORS, GATES, TO SWING INWARDS

- 1111** No person shall hang, permit, or suffer to be hung any door or gate abutting on any public place so as to render it capable of being swung over or across such public place.

ENCROACHMENT TO BE REMOVED UPON NOTICE

- 1112** If any building or other structure or any part thereof shall have been erected, constructed or placed upon, under, over or across any public place, Council may by notice require the owner of such building or structure to remove the same or such part thereof as shall have been so erected, constructed or placed.
- 1112.1** Any such notice may require such precautions to be taken as Council shall think fit for the safety of the public and for the proper securing of such building or structure as is to remain after such removal.

PROJECTIONS ON PUBLIC PLACES NOT PERMITTED

- 1113** No person shall put any portico, projecting window, balcony, wall, lamp, door step, cellar door, lamp post, signboard, window shutter, gatepost, or other obstruction or projection of any kind whatsoever in such a position as to interfere with or obstruct in any way the free passage of traffic upon any public place.
- 1113.1** If any such projection or obstruction as aforesaid has been placed against or in front of any building before the coming into operation of this bylaw and which is contrary to any bylaw in force Council may give notice to the owner or occupier of such building to remove, or to alter such projection or obstruction, and such owner or occupier shall, within the time stated in such notice, remove, or alter such projection or obstruction.

CLEAR WARNING AND LIGHTING OF OBSTRUCTIONS, HOLES AND STACKING OF MATERIALS

- 1114** If any person shall place or leave on any public place any building material, rubbish, or any other thing whatsoever likely to cause any obstruction or danger to any person or vehicle upon such public place such person shall by notices, signs or otherwise provide clear and reasonable warning of the obstruction or danger and shall also cause to be fixed and maintained from sunset in any day to sunrise in the next day in such positions as may be necessary sufficient self-powered operating warning lights of a type approved by Council so as to adequately identify the obstruction or danger.
- 1114.1** If any person shall make or dig or permit or suffer the making or digging in any public place any hole or excavation, such person shall by notices, signs or otherwise provide clear and reasonable warning of such hole or excavation and shall cause to be fixed and maintained from sunset in any day to sunrise in the next day in such positions as may be necessary sufficient self-powered operating warning lights of a type approved by Council so as to adequately identify such hole or excavation.
- 1114.2** No person shall permit any building material or other thing as mentioned in Clause 1114 or any hole or excavation placed, left, made or dug on or in any public place (whether with or without the authority of Council) to remain thereon or therein for a longer period than is reasonably necessary.

RESTRICTIONS ON USE OF BARBED WIRE AND ELECTRIC FENCES

- 1115** No person shall erect or permit to be erected any electrified fencing or barbed wire along, or within 1m of, any boundary line between any land or building on the one side, and any public place on the other side:
- Provided that this sub clause shall not prohibit the placing of such wire at a height of not less than 2m from the level of the ground of any such public place.
- 1115.1** No person shall renew or repair or join, in whole or in part, any existing or future fence, along, or within 1m of, any such boundary line as aforesaid, with barbed wire, or electrified wire.
- 1115.2** Every person who acts contrary to any of the provisions of this clause and who, after service upon them of a notice from the Council, fails to comply with that notice shall be guilty of an offence against this part of this bylaw.
- 1115.3** These sub clauses shall not apply within any area zoned "rural" under the District Plan prepared by Council, except when the fence abuts or adjoins a formed and recognisable footpath playground or reserve open for use by the general public. Provided that Council may from time to time by resolution specify conditions that will apply to temporary electric fences. Refer to the Fourth Schedule at the rear of this chapter.

- 1115.4** Rules regarding the use of such fencing on road reserves are found in the Fourth Schedule of this chapter.

REPAIR OF FENCES

- 1116** Where any fence or gate abutting on a public place is so out of repair as to be in the opinion of a Council Officer dangerous to persons passing, Council may by notice in writing require the owner or occupier to repair or remove such fence or to remove such fence and erect in lieu thereof a sufficient fence within the meaning of the Fencing Act 1978, or such other type of fence as may be approved in writing by Council.
- 1116.1** The owner or occupier of any land upon whom such notice is served shall comply with the same within the time stated in such notice.

ANIMALS WANDERING

- 1117** Every person being the owner or having the care, custody, or control of any animal shall keep and prevent the same from wandering or being at large without proper guidance on any public place.
- 1117.1** No person shall allow any animal to loiter in any public place and every person having the control of any animal whilst the same are being driven on any public place shall continuously drive them towards a definite destination without deviation from the most direct route, or the route directed by Council and at reasonable speed.

OVERHANGING VEGETATION - LIABLE TO OBSTRUCT

- 1118** No person shall permit or allow vegetation to encroach on to or over any public place so as to obstruct or interfere with the free movement of persons using that public place. Refer to the Fifth Schedule at the rear of this chapter.

ANIMALS FOULING PUBLIC AREAS

- 1119** No person being the owner of or having control of any horse shall, in an urban area permit that animal to foul any place with droppings. Provided that no offence shall be deemed to have been committed against this bylaw where the owner or person having control of the animal removes the droppings as soon as practicable.

PROHIBITION OF THE USE OF GLASS DRINKING VESSELS AND CONTAINERS

- 1120** The restrictions regarding the use of glass drinking vessels and containers in Public Places are contained within the Fourth Schedule of this chapter.

LIQUOR BAN AREAS

1121 The areas of the District in which a liquor ban applies are listed in the sixth Schedule of this chapter

MISCELLANEOUS OFFENCES

1122 Any person shall be guilty of an offence against this part of this bylaw who -

- (a) Repairs or dismantles any motor vehicle on any public place, except in case of the occurrence of an accident or breakdown when repair on the spot is necessary;
- (b) Shall, in driving any animals along or over any public place, permit any damage, injury or mischief to be done by such animals;
- (c) Being the owner, or the person having the custody of any stock, shall ride, lead, or drive the same, or permit the same to go along any footway or cycle track on any public place; or
- (d) Shall permit, any motor vehicle or animal to be led, ridden, or driven upon, across, or along any grass plot or flower bed laid out on any public place under the authority of Council.

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FIRST SCHEDULE - GOODS DISPLAYED OUTSIDE SHOPS

SUBJECT: Bylaw Clause 1102 Exposing Articles for Sale or Suspending from Veranda.

PURPOSE: The reason for this is to allow retailers and business premises to display goods without in each individual case having to seek the permission in writing of Council.

1. This also details the manner in which Council staff shall address how goods are displayed.
 - (a) That general exemption be granted for the displaying of goods up to 600mm from the legal boundary of a commercial property provided that a clear pedestrian access way not less than 2 metres wide is retained.
 - (b) That goods may only be displayed outside the premises of the person offering those goods for sale.
 - (c) That goods must be removed at the close of each days trading.
 - (d) That officers be authorised to give written notice for the removal of goods which do not comply with Council policy and such notice may require the removal of goods within 24 hours, failing which the goods are to be impounded and released on payment of an appropriate fee;
 - (e) Should any person repeatedly display goods without Council's consent or in contravention of this schedule, that person shall receive only one 24 hour warning, thereafter it shall not be required that Officers serve written notice prior to the goods being impounded;
 - (f) Council may dispense with the requirements of this schedule where there is no obvious benefit to the community in strict enforcement. A record of dispensations shall be kept at the Council Offices.

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SECOND SCHEDULE BUSKERS, STREET PREACHERS

SUBJECT: Bylaw Clause 1104 Buskers, Street Preachers etc

PURPOSE: This allows buskers to operate throughout the District without obtaining specific permission provided that certain conditions are observed.

BUSKERS

1. That general approval be given to allow buskers to operate throughout the District subject to the following conditions:
 - (a) Any approval granted is at the pleasure of Council and may be revoked by a Council Officer at any time if justified complaints are received.
 - (b) Buskers who are performing as individuals may operate in any area provided that:
 - (i) They do not block off entrances;
 - (ii) They do not obstruct pedestrians;
 - (iii) That any amplification of music does not cause an unreasonable nuisance.
 - (c) Groups may also operate in any area subject to the above conditions provided that an Authorised Officer may require groups to operate in more "open" areas.
 - (d) Groups or individuals may busk in Baring Square East, Ashburton, or on either the Chess Board or the Green in East Street, Ashburton, provided that:
 - (i) They do not obstruct pedestrians, and
 - (ii) That any amplification of music does not cause an unreasonable nuisance.

SUBJECT: Bylaw Clause 1104 Street Preachers

PURPOSE: Is to separate the activities of persons carrying out "street preaching" from the activities of a busker and provide different rules for each activity.

STREET PREACHING

- (a) Any person who wishes to preach in a public area must make application in writing to the Council.
- (b) Approval may be granted by Council provided that any approval granted may be subject to conditions.
- (c) Any approval granted is at "the pleasure of Council".

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THIRD SCHEDULE ELECTRIC FENCES ON ROAD RESERVES

SUBJECT: Bylaw Clause 1115 - Restrictions on use of barbed wire and electric fences

PURPOSE: This allows electric fences to be erected on road reserves with the written permission of Council.

1. Temporary electric fences may not be erected on a road reserve without first obtaining the written permission of Council to do so and any such permission shall (unless they are specifically excluded) include the following conditions:
 - (a) The fence is to be supported by white flexible lightweight standards, must not include barbed wire, and must comply with any regulations governing electric fences and incorporate "Electric Fence" signs prominently displayed.
 - (b) The fence is to be erected not less than one metre (1.0m) from the metal edge of the carriageway. Such fences MAY NOT be erected adjacent to State Highways, or in urban areas and must not be located any closer than 10 metres (10m) from any road intersection.
 - (c) Such fences may not be erected for a period of longer than thirty (30) days and may only enclose stock during daylight hours. At no time shall bulls be kept in a temporary electric fence enclosure on any road.

NOTE: The only variation to the above clause is where electric fences are used for control of dairy stock movement. In these instances the fences may remain in position for the milking season and must be removed if a dairy herd is not using the road on a regular basis.

- (d) Before placing any fencing standards within the road reserve, electricity and telecommunications authorities must be contacted to ensure that no damage occurs to underground cables.
- (e) No fence shall be erected so as to constitute a traffic hazard nor shall it obstruct traffic visibility.
- (f) Council staff may require the immediate removal of any unauthorised fence or any fence not complying with the above conditions or if the road reserve is required for other purposes.

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FOURTH SCHEDULE PROHIBITION OF THE USE OF GLASS DRINKING VESSELS

SUBJECT: Bylaw Clause 1120 prohibiting the use of glass drinking vessels or containers in certain public places.

PURPOSE: The bylaw gives Council the authority to prohibit the use of glass drinking vessels or containers in certain public places either permanently or temporarily.

1. The purpose of this Schedule of the bylaw is to make provisions for prohibiting the use of glass drinking vessels and containers in various public places throughout the District in the interests of public safety.
2. It is intended that this bylaw will be implemented for short term duration events such as (but not only) street processions, carnivals, concerts and public celebrations. It may, however, be that there are parts of the district such as children's playgrounds and sports fields where a permanent prohibition on glass may be in the interests of public safety.
3. Prohibition on possession of glass drinking vessels or containers in public places.
 - (a) No person shall have in his or her possession, at any time, any glass drinking vessel or container in any public place specified below:

Public places where the possession of glass drinking vessels or containers is permanently prohibited are:

Skateboard Park, West Street, Ashburton

The Chessboard, East Street, Ashburton

Methven - as defined by the liquor ban area in the sixth schedule below.

- (b) No person shall have in his or her possession any glass drinking vessel or container in any public place, which may from time to time be specified by publicly notified resolution of Council, to be a public place where glass is considered to be hazardous to the public.
- (c) The public places specified in Sub Clause (a) above may from time to time be added to or deleted from the Schedule by publicly notified resolution of Council.
- (d) Where a public place is specified in Sub Clause (a) above as a place from which glass drinking vessels or containers are permanently prohibited, then there shall be displayed at that place a notice informing of the public of the prohibition.
- (e) Council may from time to time and by publicly notified resolution place a temporary prohibition on the possession of glass drinking vessels and containers from any public place throughout the district.

- (f) A resolution imposing a temporary prohibition pursuant to the Clause (e) above shall clearly specify and describe the public place on which a temporary prohibition is to be imposed and shall set out the duration of such prohibition.
- (g) Where a temporary prohibition on the possession of glass drinking vessels or containers from any public place has been imposed and that prohibition has been publicly notified there shall be displayed at that public place a notice informing the public of the time and duration of that prohibition.
- (h) Any person in possession of any glass drinking vessel or container within a public place during the period of any permanent or temporary glass prohibition in respect of that public place commits an offence against this bylaw.
- (i) Any person being in possession of any glass drinking vessel or container within any public place during the period of any permanent or temporary glass prohibition, in respect of that public place who fails to obey the direction of any Council Officer or Police Officer to remove him or herself together with any glass drinking vessel or containers from that public place commits an offence against this bylaw.

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FIFTH SCHEDULE OVERHANGING VEGETATION

SUBJECT: Bylaw Clause 1118 Overhanging Vegetation - liable to obstruct

PURPOSE: To allow for pedestrians to use District footpaths without being injured or obstructed by overhanging branches or vegetation. The schedule accepts that overhanging vegetation adds to the beauty of urban areas but sets standards that allow free access.

- (a) That there is sufficient clearance to give pedestrians free passage with vertical clearance of 2.5 metres above the footpath surface.
- (b) That Officers are authorised to give written notice to trim or cut back vegetation which does not comply.
- (c) Notwithstanding the above, any vegetation that could present a risk to the health or safety of the public shall be contained within private property boundaries.
- (d) That any person who fails to comply with this bylaw shall –
 - (i) be liable to summary conviction; and/or
 - (ii) be subject to the recovery of the reasonable costs incurred by the Council in clearing overhanging vegetation.

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SIXTH SCHEDULE LIQUOR BAN AREAS

SUBJECT: Bylaw Clause 1121 Liquor Ban Areas

PURPOSE: The purpose of this bylaw is to enhance public safety, lessen petty crime, to minimise the potential for offensive behaviour in public places, and to reduce the incidence of alcohol related offences of a violent and/or destructive nature by providing for liquor control in specified public areas.

1. Acts Prohibited in Specified Public Places within the Ashburton District

The following acts are prohibited:

- (a) The consumption of liquor in or at any Specified Public Place;
- (b) The bringing of liquor into any Specified Public Place.
- (c) The possession of liquor in or at any Specified Public Place, including but not limited to liquor in a container such as a bag, parcel or package, or liquor in or on a vehicle.

2. Designation of Specified Public Places

- (a) Specified public places are provided in the attached Sixth Schedule and include such other additional areas that may be designated by Council as a specified public place for particular time periods, related to specified events or times of year.
- (b) The Council may declare such additional areas by resolution as provided for in section 151(2) of the Local Government Act 2002 provided that a minimum of 14 days public notice shall be given specifying the additional area designated together with when the designation commences and ends.
- (c) Public notice required in clause 2(b) herein shall be:
 - (i) Notice in a newspaper circulated in the area designated as a specified public place 14 clear days before such designation commences; and
 - (ii) Written notice affixed in or adjacent to the area designated as a specified public place.
- (d) With respect to such additional areas, and specified dates or in relation to specified events, the Council authorises the Police to exercise powers of search described in s.169 & 170 of the Local Government Act 2002. .

3. Exceptions to Prohibition for Residents and their Visitors

The prohibitions in this bylaw do not apply, to the transportation of liquor in an unopened bottle or other unopened container to or from any public place to any specified public place by or for delivery to any person, any premises, or by any bona fide visitor to those premises provided that such liquor is transported from or through the specified public area in an expedient manner.

4. Exceptions to prohibition for licensed premises

This bylaw does not apply –

- (a) In the case of an unopened bottle or other unopened container containing liquor, to the transport of that liquor from premises that adjoin a Specified Public Place during any period when, under the Sale of Liquor Act 1989, it is lawful to sell liquor on those premises for consumption off the premises, provided the liquor is removed in an expedient manner from the specified public place;
- (b) In the case of an unopened bottle or other unopened container containing liquor to the transport of that liquor from outside a Specified Public Place for delivery to premises that adjoin the Specified Public Place, provided the premises are licensed for the sale of liquor under the Sale of Liquor Act 1989;
- (c) The possession and/or consumption of liquor at any premises within the Specified Public Place in compliance with a licence for the sale and/or consumption of liquor under the Sale of Liquor Act 1989, including footpath areas that are licensed as part of those premises and are clearly defined by the placement of tables and chairs outside those premises.

5. Penalties

Any person who is convicted of an offence against this bylaw is liable on summary conviction to a fine not exceeding \$20,000.

EXPLANATORY NOTES TO THE SCHEDULE**1. Police Powers**

Police powers of arrest, search and seizure under this bylaw are clearly defined in sections 169 and 170 of the Local Government Act 2002.

In summary, where a person is found to be in breach of this bylaw, the liquor would be subject to seizure, and forfeit to the Crown if the person is convicted of breaching the bylaw. A person could be arrested if found to be committing an offence under this bylaw, or refusing to leave the area, or refusing to surrender the liquor.

No warrant is required for the police to conduct a search to ascertain whether liquor is present in a container or vehicle that is in or entering the public place. However, prior to exercising the power of search, a person must be informed that they have the opportunity to promptly remove the container or vehicle from the specified public place, and be given a reasonable opportunity to do so.

It should be noted that Section 170 (2) of the Act empowers Police, on specified dates or in relation to specified events, such as may be resolved and notified by Council under clause 2 of the Sixth Schedule of the bylaw, to immediately and without further notice exercise the power to search a container or vehicle. Express authority is required, under s.170(4) of the Act, to be given to Police, and such authority is given to Police under Clause 2 of the Sixth Schedule of this bylaw.

Interpretation note:

In circumstances where a person so informed has removed liquor from a public place, and subsequently returns with liquor to that public place within a period when it could reasonably be deemed that the person has been informed prior to search, the police shall **not** be required to provide the person with a further opportunity to remove the liquor from the specified public place prior to search.

APPENDIX A TO THE SIXTH SCHEDULE OF CHAPTER 11 OF THE ASHBURTON DISTRICT COUNCIL PUBLIC PLACES BYLAW

SPECIFIED PUBLIC PLACE

In Ashburton:

During every day of the year, for a time duration each day commencing at 9.00 pm in the evening and extending continuously until 7.00 am the following morning; and

In any place or part of a place that is under the control of the territorial authority, which is open to or used by the public, whether or not a charge for admission applies, and any road, whether that road is under the control of the Ashburton District Council; and any part of a public place within the area bounded by, and inclusive of –

- The full width and length of Park Street bounded by the intersections of Kermode Street and Wills Street;
- The full width and length of Kermode Street bounded by the intersections of Park Street and Mona Square to Cass Street;
- The full width and length of Cass Street bounded by the intersections of Mona Square and Wills Street;
- The full area of Mona Square and surrounding roadway;
- The full width and length of Wills Street bounded by the intersections of Park Street and Cass Street; and
- Including all of the public areas of the Central Business District of Ashburton that fall within the streets and roads listed above, including East Street, West Street, Baring Square East and Baring Square West, the Ashburton Wheel Park, Main Street public toilets, green areas, the Ashburton Public Library, the Ashburton District Council Civic Building and public car-parks.

In Methven:

During Labour weekend when the annual Methven Rodeo event takes place, from 7.00am on Sunday until 7.00am the following Monday. Throughout the year from 7pm to 7am every day.

In any place or part of a place that is under the control of the territorial authority, which is open to or used by the public, whether or not a charge for admission applies, and any road, whether that road is under the control of the Ashburton District Council; and any part of a public place within the 50kph speed restriction zone, and extending to the 100kph zone on Barkers Road, and inclusive of –

Alford Street	Kilworth Street
Alington Street	Lampard Street
Allen Street	Lilley Place
Bank Street	Lochhead Crescent
Barkers Road (to 100kph zone)	Mackie Street
Blackford Street	McDonald Street

Cameron Street	McKerrow Street
Carr Street	Methven Chertsey Road
Chapman Street	Morgan Street
Colcord Place	Mt Hutt Memorial Hall (public green areas and grounds)
Cushmor Drive	Patton Street
Dolma Street	Racecourse Avenue
Farquhar Place	South Belt
Forest Drive	Spaxton Street
Grace Ireland Drive	State Highway 77 (Main Street)
Hall Street	Talbot Place
Hobbs Road	The Mall
Jackson Street	Town Centre
McMillan Street	Wayne Place

EXCLUSIONS TO THE AREA AFFECTED BY THE BYLAW –

1. Public areas over which a current liquor licence had been issued in accordance with the Sale of Liquor Act shall be excluded from the bylaw, for as long as the liquor licence remains current and is operated within the hours described on the liquor licence.
2. Organised events in public areas that the Council by resolution has suspended the application of this bylaw between specified hours on any given day/s, in accordance with section 151 (2) of the Local Government Act 2002.

**APPENDIX B TO THE SIXTH SCHEDULE OF CHAPTER 11 OF THE
ASHBURTON DISTRICT COUNCIL PUBLIC PLACES BYLAW**

MAPS OF ASHBURTON AND METHVEN LIQUOR BAN AREAS