

**From:** John Heck [REDACTED]  
**Sent:** Wednesday, 25 September 2019 11:34 AM  
**To:** Local Government Legislation Review (DPaC) <LGReview@dpac.tas.gov.au>  
**Subject:** Re: LG Review News - September Edition

Thank You for the much needed Review, The Glamorgan Spring Council's Environmental Health By-Law No 1 of 2018 which I consider an excessive overkill for a Rural Community having potential & protections for misuse by Administration, witness & knowledge of past & Recent. The matters put to introduce said By-Law are more properly dealt with elsewhere by suitably qualified persons.

Researching the above matter brought to light the existing excessive Powers of Entry's Sect 20A Local; Gov. Act, with the exception of 3a and that should be clearer.

The General Managers overall powers are far in excess of shareholders'/community belief with too little right to review. Activity considered inappropriate can and does occur too often and unlike the elected officers of Council little if any actual penalty exists for the Administration. Section 65 at times too open too often too misleading.  
Respectfully, John Heck