



Government Gazette

OF WESTERN AUSTRALIA

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No. 55.]

PERTH : WEDNESDAY, 15th JULY

[1959.

HEALTH ACT, 1911-1954.

Canning Road Board—Amendment to By-laws.

P.H.D. 657/50, Ex. Co. No. 1122.

WHEREAS under the provisions of the Health Act, 1911-1954, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted; and whereas Model By-laws described as Series "A" have been made and published in the *Government Gazette* on the 4th day of December, 1944: Now, therefore, the Canning Road Board, being a local health authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" and published in the *Government Gazette* on the 4th day of December, 1944, doth hereby amend the said adopted by-laws as follows, that is to say:—

Insert a new by-law after By-law 14 of Part 1 to stand as By-law 14A, as follows:—

Prescribed Areas under Section 112A.

14A. Pursuant to section 112A of the Act, the areas described in the Schedule hereto are prescribed as areas within which every occupier of premises shall not, unless he is authorised by the local authority so to do, remove any house and trade refuse and other rubbish from the premises, and shall pay to the local authority or its contractor, as the case may be, the prescribed charge for the removal.

Provided that the area prescribed in the Schedule shall not include any premises which, for the time being, have not a made road or trafficable track to one of the boundaries of the premises.

Schedule.

(a) The West Ward of the Canning Road District as defined under the Road Districts Act in the *Government Gazette* dated 21st March, 1941.

(b) The Central Ward of the Canning Road District as defined in the *Government Gazette* dated 21st March, 1941.

(c) The North Ward of the Canning Road District as defined in the *Government Gazette* dated 21st March, 1941.

(d) All that portion of the South Ward of the Canning Road Board bounded by lines commencing on the district boundary at the intersection of the east side of Fifth Avenue, Riverton, and the said district boundary and proceeding north along the said side of Fifth Avenue to the south-western corner of lot 1135 of Canning Location 25; thence east along the south boundary of lot 1135 and its prolongation eastwards to the west boundary of lot 1134 and proceeding southwards to the latter's south-west corner; thence eastwards along the southern boundaries of lots 1134, 1133, 1132, 1131, 1130, 1129, 1128, 1127, 1126, and 1123 and the latter's prolongation eastwards to the west boundary

of lot 1154; thence north to the latter's north-west corner and continuing eastwards along the south boundaries of lots 1122, 1121, 1120 and part of lot 1119 and its prolongation eastwards to the south side of Adrian Street, continuing eastwards along the said side of Adrian Street and its prolongation eastward to the east side of Riley Road; thence north along said side of Riley Road to the south-west corner of lot 1 of Canning Location 173; thence eastwards and northwards along the south and east boundaries of the said lot and the latter's prolongation north to the south boundary of location 423; thence east and north along the south and east boundary of location 423 and continuing northwards along the east boundary of reserve 7773 to the left bank of the Canning River; thence northward, westward and finally southward along the said left bank of the Canning River to the district boundary at Bulls Creek and eastward along said district boundary to the starting point.

Passed at a meeting of the Canning Road Board this 4th day of May, 1959.

JOSEPH W. COLE,
Chairman.

N. I. DAWKINS,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

HEALTH ACT, 1911-1956.

Canning Road Board.

Amendment of By-laws.

P.H.D. 657/50, Ex. Co. No. 1121.

WHEREAS under the provisions of the Health Act, 1911-1956, 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 Canning Road Board, being a local authority within the meaning of the said Act and having adopted the Model By-laws described as Series "A" and published in the *Government Gazette* on the 9th day of August, 1956, and amended from time to time thereafter, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

Part 1.—By-law 29.

The amendment passed by resolution of the Canning Road Board on the 23th June, 1954, and published in the *Government Gazette* on the 20th August, 1954, is hereby repealed and is replaced by the following amendment:—

1. Delete the figures "20" were they appear in the first line of paragraph (b) and insert in lieu thereof the figures "30."
2. After paragraph (d) insert new paragraphs (e) and (f) as follows:—

(e) No person shall keep more than 25 head of fowls or turkey nor more than 12 ducks upon any lot of land of an area of one-quarter acre or less, and not more than 50 head of fowls or turkey nor more than 24 ducks upon any lot of land of an area of more than one-quarter acre and not exceeding one-half acre, within the boundaries of the West, North, Central and South Wards of the Canning Road Board, as defined in the *Government Gazette* of 21st March, 1941.

(f) The floors of any poultry house shall be constructed of cement concrete, trowelled to a smooth finish and laid with a fall of 1 in 50 to the front.

The fences of the poultry runs shall be constructed of six-foot galvanised wire netting, supported by uprights of 3 in. x 2 in. jarrah, or equivalent thereof, set at not more than eight-foot centres with two feet in the ground.

Passed by resolution of the Canning Road Board on the 4th day of May, 1959.

JOSEPH W. COLE,
Chairman.

N. I. DAWKINS,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

HEALTH ACT, 1911-1957.

Bunbury Municipality—Resolution.

WHEREAS under the Health Act, 1911-1957, 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 9th August, 1956, and further amended by notice published in the *Government Gazette* on 10th March, 1959; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Municipality of Bunbury, 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 9th August, 1956, doth hereby resolve and determine that the aforesaid amendment published in *Government Gazette* on 10th March, 1959, shall be adopted without modification.

Passed at a meeting of the Bunbury Municipal Council this 27th day of April, 1959.

W. E. McKENNA,
Mayor.

R. HOUGHTON,
Town Clerk.

COUNTRY AREAS WATER SUPPLY ACT, 1947-1957.

Water Supply, Sewerage and Drainage Department,
Perth, 24th June, 1959.

Ex. Co. No. 1099.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the by-laws made by the Minister for Water Supply, Sewerage and Drainage under and for the purposes of the Country Areas Water Supply Act, 1947-1957, as set out in the Schedule hereunder.

G. COCK,
Under Secretary for Works and Water Supply.

Schedule.

By-laws.

1. In these by-laws the by-laws made by the Minister for Water Supply, Sewerage and Drainage under and for the purposes of the Country Areas Water Supply Act, 1947-1957, published in the *Government Gazette* on the 20th June, 1958, and amended from time to time thereafter, are referred to as the principal by-laws.

2. Paragraph (e) of by-law 89 of the principal by-laws is amended by adding after the passage "Koorda;" at the end of subparagraph (ii) the passage "Donnybrook;"

3. The Schedule to the principal by-laws is amended by adding after the table, "(76) Perenjori Rating Zone" the following table:—

(77) Donnybrook Rating Zone.

Purposes for which Water is Supplied or Class of Water Service.	Price of Water per 1,000 Gallons.
	s. d.
Water in return for amount of rates paid or for charges paid in lieu of rates	4 0
Water supplied in excess of quantity allowed for rates and minimum charges—	
Domestic (including domestic gardens)	3 0
Trading and all other services not otherwise specified	4 0
Building fees—refer to By-law 99.	

CITY OF PERTH SUPERANNUATION FUND ACT, 1934.

The City of Perth.

By-law No. 17.—Superannuation Fund Amendments.

L.G. 508/54.

IN pursuance of the powers in that behalf contained in the City of Perth Superannuation Fund Act, 1934, and of all other powers thereto them enabling, the Lord Mayor and Councillors of the City of Perth order that By-law No. 17 (Superannuation Fund) be amended as follows:—

Paragraph 2 is deleted and the following substituted therefor:—

2. (a) The amounts payable to the Superannuation Fund by contributors shall be regulated by the following scales and such amounts shall be deducted from the salaries and/or wages of the respective contributors in accordance with the provisions of the scheme.

Scale of Contributors.

Existing Female Officers.—For each female officer who is an employee of The City of Perth prior to the coming into operation of Act No. 46 of 1958, £4½ per centum of the average yearly salary of such female officer who is a contributor or, as she shall elect prior to the 31st day of March, 1959, either £6 per centum or £8 per centum of the average yearly salary of such female officer.

Future Female Officers.—For each female officer who becomes an employee of The City of Perth after the coming into operation of Act No. 46 of 1958, £8 per centum of the average yearly salary of such female officer.

Male Officers.—£6 per centum of the average yearly salary of each male officer who is a contributor. Provided that no male officer who contributed less than £6 per centum of his average yearly salary prior to the coming into operation of Act No. 46 of 1958, shall be required to contribute at any higher rate than the rate previously contributed by him unless he shall so elect prior to the 31st day of March, 1959.

A proportionate part of the contribution of every male and female officer shall be deducted from his or her salary at the time the salary is paid.

Present Age Last Birthday.	Wages Employees.	Weekly Contributions.
		s. d.
Up to 29	1 3
30 to 39	1 9
40 to 44	2 6
45 to 49	3 0

Provided that every wages employee who elects to take up one or more units of pension under paragraph 8A (ii) (b) of the scheme shall make weekly contributions in respect of each unit of pension taken up by him at the rate specified in 8A (iii) of the scheme.

(b) Every wages employee who shall be engaged after the date of amendment shall make weekly contributions in respect of each unit of pension taken up by him at the rate specified in 8A (i) (c) of the scheme.

The weekly contributions of every wages employee shall be deducted from his wages at the time when his wages are paid.

Passed by the Council of the City of Perth at the ordinary meeting of the Council held on the 11th day of May, 1959.

[L.S.]

H. R. HOWARD,
Lord Mayor.

W. A. McI. GREEN,
Town Clerk.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

CITY OF FREMANTLE (FREE LITERARY INSTITUTE) ACT, 1948.

City of Fremantle.

Amendment of By-laws.

L.G. 299/58.

WHEREAS the City of Fremantle, being a participating body under the provisions of the Library Board of Western Australia Act, 1951, having made by-laws under the provisions of the City of Fremantle (Free Literary Institute) Act, 1948, for the conduct of the Literary Institute and Library and for other purposes set out in the said Act, is desirous of amending the said by-laws with the object of restricting the number of general books which a reader shall be entitled to borrow to one: Now, therefore, the City of Fremantle, doth hereby make the following by-law:—

The by-law made under the provisions of the above Act published in the Government Gazette on the 2nd day of March, 1956, is hereby amended by deleting therefrom Clause 5.

Passed at a meeting of the City of Fremantle this 28th day of May, 1959. The Common Seal of City of Fremantle was hereto affixed this 2nd day of June, 1959, pursuant to a resolution passed the 18th day of May, 1959, in the presence of:—

[L.S.]

W. FRED. SAMSON,
Mayor.

N. J. C. McCOMBE,
Town Clerk.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Albany.

By-law No. 22.—A By-law Relating to Buildings.

L.G. 2314/52.

THE Albany Municipal Council, pursuant to an order in Council made under section 180 of the Municipal Corporations Act, 1906, and the powers conferred thereby, doth hereby order that By-law No. 22, published in the *Government Gazette* (No. 65) on the 6th July, 1951, be amended as follows:—

Add new Section:—

Pergolas and Car Ports.

19A. (a) A pergola shall be deemed to be a covered area not roofed or walled, supported on posts or pitching plates with trellis work which may support growing plants.

A car port shall be deemed a structure to protect cars, roofed but not walled.

(b) Notwithstanding any other provisions of this by-law, where a building is already erected on the site or the site conditions present difficulties, the Council may on application approve plans and specifications for the erection of a car port or shelter of pergola type upon any allotment, to be constructed at a lesser distance from the boundary of such allotment, than the distance prescribed for the construction of a building having walls.

(c) Any plans and specifications submitted shall comply with the following provisions:—

- (1) The roof if any shall be "semi flat" or if low pitched (about five degrees) shall harmonise with the main buildings.
- (2) Supporting posts or columns shall be securely fixed to the ground and comply with one or more of the following:—

Timber (jarrah dressed), 4 in. x 4 in.

Steel pipes not more than 3 in. in diameter with wrought-iron cap and base plates.

Brickwork or masonry, 9 in. x 9 in.

Concrete, 6 in. x 6 in. reinforced.

Columns of brickwork or masonry shall not be greater than 9 in. x 9 in.

The space between columns shall not be less than six feet.

- (3) Roof structure (timber):—

Plates or beams shall not be less than 6 in. x 2 in. jarrah (dressed).

Purlins shall be spaced at not more than 3 ft. centre to centre and shall be at least equal to the following:—

Spans up to 9 ft., 4 in. x 2 in.

Spans 9 ft. to 12 ft., 5 in. x 2 in.

Spans up to 16 ft., 6 in. x 2 in.

Tubular steel, or alternatively, 2 in. x 10 gauge pipe welded or bolted to supporting steel posts with side reinforcements in such a manner that unsupported section would not be more than four feet. Purlins to be bolted to iron beams. The roof shall be constructed with a fall of at least 1 in 40 and such fall shall not be towards any adjoining fence or boundary of any land not in the same possession, unless the outer roof line is not less than two feet in horizontal distance from the boundary. The roof shall be either of corrugated galvanised iron, corrugated asbestos (rafter and purlin distances to comply with the Scaffolding Act), tempered hardboard, or timber sheeted with bituminous felt or other approved roofing materials.

Provided, also, that the water from the roof shall not be permitted to discharge on adjoining land not in the same possession.

All members shall be sufficient and fixed in such a manner that they will withstand the forces likely to be imposed upon them.

(4) No part of any car port shall be within three feet of any boundary of the allotment.

(5) No part of any pergola shall be within two feet of any boundary of the allotment.

(6) No car port or pergola shall be erected on any allotment abutting road intersections on that particular part of the land which has been set aside by the local authority as a standard truncation or for which a building line has been fixed.

(7) Where a car port is attached to an existing building, it shall be supported from a pitching plate of at least 4 in. x 2 in. jarrah which shall be bolted to the wall with at least $\frac{3}{8}$ in. diameter bolts at a maximum spacing of three feet.

(8) If of reinforced concrete, detailed drawings shall be submitted of the reinforcement and placement, together with specification indicating disposal of storm water.

(9) Concrete roofs shall not be attached to timber-framed construction, but if attached to a brick building, shall be supported on brick walls or piers bonded to the brick walls.

(10) The height above ground level of any part of the roof structure shall be at least seven feet.

(11) On a residential lot no car port or pergola shall cover an area of more than 350 square feet without a resolution of the Council.

Passed by the Council on 11th August, 1958.

[L.S.]

J. A. BARNESBY,
Mayor.

D. J. SULLIVAN,
Town Clerk.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906.

Municipality of Albany.

ERRATUM.

L.G. 462/59.

AMENDMENT of By-law No. 19 relating to Land Use (Zoning) published on pages 1526-1529 of *Government Gazette* (No. 45) of 12th June, 1959: In line 43 on page 1528 (being the eighth line of subparagraph (e)), for "lot 31" read "lot 81."

(Sgd.) D. J. SULLIVAN,
Town Clerk.

ROAD DISTRICTS ACT, 1919.

Kellerberrin Road Board.

General By-laws—Amendment.

L.G. 513/59.

THE by-laws published in the *Government Gazette* (No. 39) of 1st May, 1957, are amended by the insertion of new by-laws as follow:—

Hall Control and Management.

102. In the construction of these by-laws, subject to the context—
 "Board" shall mean the Kellerberrin Road Board;
 "Secretary" shall mean the Secretary for the time being of the Kellerberrin Road Board, or any person authorised by him to act on his behalf;
 "Hall" means and includes all parts of the Kellerberrin District Memorial Hall situated on lots 55 and 56, Kellerberrin Townsite;
 "Hall grounds" means lots 55 and 56, Kellerberrin Townsite;
 "Caretaker" means the caretaker of the hall duly appointed by the Board.
103. Application for the hire of the hall or any part thereof shall be made in writing to the Board not less than 48 hours before the time that the hall is required. The application shall state the time and the purpose for which the hall is required. The person signing such application shall be the official hirer of the hall, and as such shall be responsible for the requirements of these by-laws.
104. The fees and hire charges for the hall shall be as set out in the Schedule of Charges appended hereto.
105. In the case of all persons not resident in the district, hall hire shall be paid upon application for the booking.
106. The Board may at any time demand that the hirer shall, prior to the term of engagement, pay for the hall hire, and this amount shall be forfeited to the Board if the booking is cancelled.
107. The hours for which hire may be effected at day time rates shall be from 9 a.m. to 6 p.m. Night time rates shall be from 7 p.m. to 2 a.m.
108. The Board reserves the right to refuse to let the hall or part thereof to any applicant without assigning any reason for such refusal.
109. The Board may at any time cancel any agreement for hiring the hall or any portion thereof, in which case any charge or deposit received shall be returned forthwith.
110. In the event of two or more applications for hall hire being received through the mail on the same day and date, the Board shall determine which applicant shall receive the booking. Applications received at the counter shall be granted in strict order of priority as received.
111. The hirer of the hall or any part thereof shall comply with the provisions of the Health Act, Entertainments Tax Act, the by-laws for the control and management of the Kellerberrin Hall, and any other Act in force and applicable to such hiring. If, in the opinion of the Board, the Secretary, or the hall caretaker, all the necessary actions have not been taken to comply with the provisions of the Acts and by-laws mentioned above, the Board, the Secretary or the caretaker may cancel the hirer's term of engagement and prevent the use or the continued use of the hall.
112. In the event of the use of the hall or any portion thereof being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire had been duly fulfilled, and the Board shall not be responsible to the hirer for any loss or damage incurred by the hirer.
113. No spirituous liquors, wine, ale, beer or spirits, or any other intoxicating liquor shall be brought into or consumed in the hall or any part thereof or on hall grounds, except by special Board permit in writing.
114. The hirer of the hall or any part thereof shall maintain and keep good order and decent behaviour within the hall and hall grounds, and shall be responsible for any damage done to the buildings, fixtures, fittings, furniture, crockeryware, etc., and shall pay such damages as may be assessed by the Board.

115. When the kitchen is part of the hire, the hirer shall be responsible for seeing that the kitchen and all crockery, fittings and fixtures are left clean and tidy, with all food waste and trash removed from the hall and hall grounds.

If this is not done a cleaning charge of 10s. per hour for the requisite time shall be added to the normal hall hire charge.

116. No person shall in the hall or hall grounds—

- (a) enter or be allowed to enter whilst intoxicated;
- (b) use profane or improper language;
- (c) be guilty of any misbehaviour whatsoever.

117. The Secretary, caretaker, or any police constable in uniform or otherwise, shall be permitted to have free ingress to the hall or any part thereof at all times during the terms of engagements, and shall be given every facility for seeing that these by-laws are duly carried out.

118. No person shall erect any internal or external decorations, place any nails or screws in the woodwork, walls or any part of the hall, building or property, and no advertising matter shall be placed or attached to any wall or fitting.

119. No food or drink shall be taken into the main hall, or stage. All suppers, banquets and other similar activities can take place only in the supper room and kitchen, except with the prior written approval of the Board.

120. No person other than the Secretary or caretaker shall lock or unlock any doors or windows, remove or alter any seating accommodation, turn on or off any lights, with the exception of lights used for concert and stage work. The caretaker shall attend to all these and similar matters upon reasonable request by the hirer.

121. The hirer shall use only that portion of the hall which has been hired to him, and shall not use or allow to be used any other part.

122. No vehicle shall be driven in or on hall grounds, except—

- (a) to allow persons using the hall to alight from or enter into such vehicle;
- (b) to unload any requirement of the hirer at kitchen or stage.

123. No vehicle shall park in or on hall grounds, except when used by caterers, orchestra personnel, or other persons necessary to the hall hire, when such vehicles may be parked in the enclosed area east of the hall for the duration of the hire.

124. No rebate whatever of hall hire shall be made. Where a hirer has successfully applied to the Board on behalf of his organisation for a reduction or exemption of such fees, the charge will be paid by the hirer in the normal manner, and a donation of a like amount from three per cents. will be made by the Board to the hirer's organisation.

125. Every person who does, permits or suffers any act or matter or thing contrary to any of these by-laws, or commits or permits any breach or neglects compliance therewith, shall be deemed guilty of an offence against these by-laws and shall be liable to a penalty of not exceeding £20 for every such offence.

Schedule of Charges.

	Week Days.			Saturdays.		
	£	s.	d.	£	s.	d.
(1) Hall complete—						
Night	8	0	0	12	0	0
Day	6	0	0	9	0	0
(2) Hall and stage—						
Night	6	0	0	9	0	0
Day	4	0	0	6	0	0
(3) Supper room and kitchen—						
Night	4	0	0	6	0	0
Day	2	0	0	3	0	0
(4) Supper room—						
Night	1	0	0	Not available.		
Day	15	0		1	2	6
(5) Meeting room—						
Night	1	0	0	Not available.		
Day	10	0		15	0	
(6) Stage for rehearsals (for shows for which the hall is booked)—						
When free of other bookings—						
Night	10	0		15	0	
Day	5	0		7	6	

- (7) Preparation of Hall—Day: Four hours free during afternoon prior to booking, if hall not otherwise let.
Night per two hours (for lighting): 10s.
- (8) Hire of landline: £2.

Passed at a meeting of the Kellerberrin Road Board held on the 13th day of May, 1959.

F. H. NICHOLLS,
Chairman.
T. R. BENNETT,
Secretary.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

ROAD DISTRICTS ACT 1919.

Nannup Road Board.

Amendment of Long Service Leave By-laws.

L.G. 199/59

THE Long Service Leave By-laws, published in the *Government Gazette* of the 2nd November, 1951, at page 3040, and amended in the *Government Gazette* of the 30th May, 1952, at page 1362, are hereby further amended as follows:—

By inserting a new by-law after By-law 2A to stand as By-law 2B as follows:—

2B. When long service leave has been granted under the provisions of By-law 2A, the qualifying period for any further term of service leave commences from the time of the completion of the leave itself, or if the leave is not taken immediately the Board has granted it, it shall commence at the expiration of three months from the time the resolution was made by the Board to grant the leave.

Passed by the Nannup Road Board at a meeting held on the 13th day of June, 1959.

S. E. FORD,
Chairman.
C. GILBERT,
Secretary.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1956.

Town Planning and Development Act, 1928-1956.

Perth Road Board.

By-laws Amending By-laws Classifying Lawley Ward.

L.G. 518/59.

THE Perth Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1956, the Second Schedule thereof, the Town Planning and Development Act, 1928-1956, and all other powers enabling it, doth hereby make and publish the following by-law:—

The by-laws of the Perth Road Board published in the *Government Gazette* of the 3rd of May, 1955, amending the by-laws classifying Lawley Ward are hereby amended by the deletion therefrom of By-laws 4C and 4D.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 9th day of June, 1959.

HERBERT R. ROBINSON,
Chairman.

LLOYD KNUCKEY,
Secretary.

Recommended—

(Sgd.) L.A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919.

Mundaring Road Board.

By-laws Relating to Lawns on Road Reserves.

L.G. 516/59.

IN pursuance of the powers in that behalf contained in section 201 of the Road Districts Act, 1919, the Mundaring Road Board hereby makes the following by-laws relating to lawns on road reserves:—

1. In these by-laws, unless the context otherwise requires—
 - “Board” means the Mundaring Road Board;
 - “carriage way” means that part of a road which is formed or paved for use by vehicles;
 - “footpath” means that part of a road which is set apart for the sole use of pedestrians.
2. The owner or occupier of premises abutting on a road may plant and maintain a lawn in the road subject to the following conditions:—
 - (a) The lawn shall not extend beyond the side boundaries of the premises where they abut on the road. Provided that in the case of premises at the corner of two roads the lawn may extend round the corner.
 - (b) The lawn shall not extend beyond the edge of the carriage way nor shall it encroach on to a drain, or on a formed or paved footpath.
 - (c) The lawn shall have an even surface from the edge of the carriage way, or if the carriage way is kerbed from the top of such kerb to the footpath or road boundary as the case may be.
 - (d) The planting of Kikuyu grass (*Pennisetum Clandestinum*) is expressly forbidden.

- 3. The Board may at any time and without notice and without paying any compensation in respect thereof remove from a road any lawn, or any part thereof, maintained in a road under these by-laws.

Passed by a resolution of the Mundaring Road Board on the 11th day of June, 1959.

H. E. MARNIE,
Chairman.
JOHN MOORE,
Secretary.

Recommended—

(Sgd.) L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 24th day of June, 1959.

(Sgd.) E. P. FOREMAN,
Acting Clerk of the Council.

BEES ACT, 1930-1957.

Department of Agriculture,
Perth, 8th July, 1959.

Ex. Co. No. 1156.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to the provisions of the Bees Act, 1930-1957, has been pleased to make the regulations set out in the Schedule hereunder.

G. K. BARON HAY,
Director of Agriculture.

Schedule.
Regulations.

1. In these regulations the Bees Act Regulations, published in the *Government Gazette* on the 23rd February, 1951, and amended from time to time thereafter, are referred to as the principal regulations.

2. The principal regulations are amended by adding after regulation 4 a regulation as follows:—

4A. Where an officer has inspected any bees, hives, honey, or beekeepers' appliances introduced into the State he may issue an authority for the release of the bees, hives, honey, or beekeepers' appliances in Form 12 of these regulations.

3. The principal regulations are amended by adding after Form 11 a form as follows:—

Government of Western Australia.
Form 12. Reg. 4A.

Department of Agriculture.
BEES ACT, 1930 (AS AMENDED).
(Section 14.)

To.....

The following.....have been inspected and may be released:—

Number	Description	State of Origin	Consignor	Consignee
.....
.....
.....
.....

.....
Officer in Charge, Apiculture
(or Inspector under the Bees Act, 1930
(as amended).)

STOCK DISEASES ACT, 1895-1954.

Department of Agriculture,
Perth, 8th July, 1959.

Ex. Co. No. 1157.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to the provisions of the Stock Diseases Act, 1895-1954, has been pleased to make the regulations set out in the Schedule hereunder.

G. K. BARON HAY,
Director of Agriculture.

Schedule.

Regulations.

1. In these regulations the Stock Diseases Act Regulations, 1939, made under the provisions of the Stock Diseases Act, 1895 (as amended), published in the *Government Gazette* on the 17th March, 1939, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

2. Paragraph (a) of the First Schedule to the principal regulations is amended—

- (a) by adding after the item, "Cancer (malignant tumor)" the item, "Cattle Lice (all species), infestation with"; and
- (b) by adding after the item, "Necrotic enteritis (swine paratyphoid)" the item, "Pig Lice, infestation with."

3. Item D—Stud Cattle, in the Second Schedule to the principal regulations is amended by substituting for subparagraph (b) of paragraph (4) in the third column of the Schedule corresponding to that item a subparagraph as follows:—

- (b) Each animal in the consignment has been subjected to the complement fixation test for the diagnosis of contagious bovine pleuropneumonia on two occasions, separated by an interval of not less than thirty days and not more than forty days with negative results; the second of these tests having been applied within thirty days of the date of export.

MINING ACT, 1904-1957.

Department of Mines,
Perth, 24th June, 1959.

HIS Excellency the Lieutenant-Governor in Executive Council, acting pursuant to the provisions of the Mining Act, 1904-1957, has been pleased to make the regulations set out in the Schedule hereunder.

(Sgd.) A. H. TELFER,
Under Secretary for Mines.

Schedule.

Regulations.

1. The regulations made under the provisions of the Mining Act, 1904-1957, and published in the *Government Gazette* on the 4th December, 1925, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to in these regulations as the principal regulations.

2. Subregulation (1) of regulation 205B of the principal regulations is amended by adding after the item, "Iron 1 6" the item, "Leucoxene Concentrates 1 0."

GOVERNMENT RAILWAYS ACT, 1904-1958.

Western Australian Government Railways Commission.

Perth, 25th June, 1959.

Ex. Co. No. 1018.

HIS Excellency the Lieutenant-Governor in Executive Council, in exercise of the powers conferred by sections 77 and 84 of the Government Railways Act, 1904-1958, has been pleased to make the regulations set out in the Schedule hereunder.

T. MARSLAND,
Commissioner of Railways.

Schedule.

Regulations.

1. In these regulations the Government Railways Act (Senior Officers) Appeal Regulations published in the *Government Gazette* on the 23rd December, 1958, are referred to as the principal regulations.

2. Regulation 4 of the principal regulations is amended—

(a) by adding after the regulation designation, "4" the subregulation designation, "(1)";

(b) by adding after subregulation (1) a subregulation as follows:

(2) Where the hearing of the appeal is commenced within the period of thirty days the Stipendiary Magistrate may allow any adjournment

3. Regulation 7 of the principal regulations is amended by substituting for the word, "five" in line five the word, "fourteen."

4. Regulation 11 of the principal regulations is amended—

(a) by substituting for the word, "and" in line two of subparagraph (iii) of paragraph (a) of subregulation (4) the word, "or";

(b) by adding a subparagraph to paragraph (a) of subregulation (4) as follows—

(iv) by a legal practitioner; and

(c) by adding after the word, "behalf" in line two of paragraph (b) (iii) of paragraph (a) of subregulation (4) the word, "or"; of subregulation (4) the passage, "or, except as provided in this paragraph, by a legal practitioner";

(d) by substituting for the proviso to subregulation (4) the following passage, "but where the appellant is not represented at the hearing of the appeal by a legal practitioner, the Commission shall not be entitled to be represented at the hearing by a legal practitioner"; and

(e) by adding after subregulation (4) a subregulation as follows:

(4a) (a) Where an appellant intends to be represented by a legal practitioner at the hearing of an appeal he shall at least seven clear days before the date set down for the hearing of the appeal by notice in writing advise the Stipendiary Magistrate and the Commission of the fact and state in the notice the name and office address of the legal practitioner.

(b) In this subregulation the expression, "hearing of an appeal" includes the adjourned hearing of an appeal which has been commenced within the period referred to in regulation four of these regulations and adjourned before any evidence is called or admitted on the appeal and without any date being fixed for the commencement of the adjourned hearing of the appeal.