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OF

WESTERN AUSTRALIA

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No. 87.]

PERTH: FRIDAY, 13th NOVEMBER

[1959.

PRISONS ACT, 1903-1954.

Chief Secretary's Department,
Perth, 28th October, 1959.

C.S.D. 69/39, Ex. Co. No. 1934.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Prisons Act, 1903-1954, has been pleased to make the regulations set out in the Schedule hereto.

J. DEVEREUX,
Under Secretary.

Schedule. Regulations.

1. In these regulations the Prisons Regulations, 1940, published in the *Government Gazette* on the 23rd August, 1940, as amended by regulations published in the *Government Gazette* on the 26th June, 1942, 27th August, 1943, 9th February, 1945, and the 3rd February, 1956, are referred to as the principal regulations. Principal Regulations.
2. Regulation 4 of the principal regulations is amended by deleting the words "and of the Pardelup Prison Outstation" in lines one and two of the interpretation of "Superintendent." Reg. 4 amended.
3. The principal regulations are amended by substituting for the heading "Length of Service and Good Conduct Badges" immediately preceding regulation 41 the heading "Buttons on Tunics." Heading substituted.
4. Regulation 41 of the principal regulations is amended by revoking paragraphs (a) and (b). Reg. 41 amended.
5. Regulation 45 of the principal regulations is amended by revoking paragraphs (b) and (c). Reg. 45 amended.
6. Regulation 47 of the principal regulations is amended by adding immediately after the word "Superintendent" being the last word in the regulation, the words "or Officer in Charge." Reg. 47 amended.
7. Regulation 49 of the principal regulations is amended by adding immediately after the word "him" being the last word in the regulation, the following passage "and shall make and sign a declaration that all valuables and properties are correct and in good order at the time of handing over the charge of the prison. The officer or officers relieving the Officer in Charge shall make and sign a declaration that all valuables and properties are correct and in good order at the time of handing over the charge of the prison to the Officer in Charge on his resumption of duty." Reg. 49 amended.
8. Regulation 74 of the principal regulations is amended by deleting the words "peg clocks at the appointed times and" in line one of paragraph (c). Reg. 74 amended.

- Reg. 77 amended. 9. Regulation 77 of the principal regulations is amended by adding immediately after the word "officer", being the last word in paragraph (d), the words "and every vehicle shall be opened and inspected."
- Reg. 79 amended. 10. Regulation 79 of the principal regulations is amended by substituting for the passage "Name of article—1 pair boots (leather)*, 1 cap, 1 helmet, 1 leggings, 1 mackintosh, 1 overcoat, 1 trousers*, 1 tunic." in lines two and three of sub-regulation (1) the passage "as governed by the Industrial Award approved by the Arbitration Court."
- Reg. 118 amended. 11. Regulation 118 of the principal regulations is amended by—
 (a) deleting the passage "and washing soda at the rate of 1 drachm per head per day" in lines seventeen and eighteen of No. 8 diet in paragraph (b); and
 (b) deleting the passage "and washing soda at the rate of 1 drachm per head per day" in lines three and four of paragraph (c).
- Reg. 123 amended. 12. Regulation 123 of the principal regulations is amended by revoking subregulation (a) and substituting the following sub-regulation in lieu thereof—
 (a) Every prisoner shall bathe himself on days appointed for that purpose in accordance with the instructions of the prison officers unless excused by the Officer in Charge.
- Reg. 128 substituted. 13. Regulation 128 of the principal regulations is revoked and the following regulation is substituted in lieu thereof—
 128. Officers and prisoners shall observe the following routine:—
 (a) Week Days, except Saturday Afternoons:
 6.45 a.m.—Warning bell rings, prisoners rise and fold beds.
 7.00 a.m.—Muster; unlock; prisoners to yards.
 7.15 a.m.—Breakfast bell rings; breakfast served.
 7.30 a.m.—Prisoners unlocked; file into yards.
 8.00 a.m.—Parade for work.
 11.30 a.m.—Out parties fall in; return to gaol.
 11.45 a.m.—Parade for dinner; to cells; dinner served.
 12.15 p.m.—Prisoners unlocked to yards.
 1.00 p.m.—Parade for work.
 4.15 p.m.—Outside parties fall in; return to gaol.
 4.30 p.m.—Prisoners parade; to cells; tea served.
 5.00 p.m.—Final lockup by Officer in Charge Division; muster taken by night officer; day officers off duty; night officer on duty.
 7.55 p.m.—Warning bell rings; prisoners to bed.
 8.00 p.m.—Night officer commands silence; all cell lights out except those provided for in Reformatory.
 (b) Saturday afternoons:
 1.00 p.m.—Muster; unlock cells; prisoners to yards.
 4.30 p.m.—Prisoners to cells; tea bell rings; tea served.
 5.00 p.m.—Final lockup by Officer in Charge Division; muster taken by night officer; Day officers off duty; night officer on duty.

7.55 p.m.—Warning bell rings; prisoners to bed.

8.00 p.m.—Night officer commands silence; all cell lights out except those provided for in Reformatory.

(c) Sundays:

6.45 a.m.—Warning bell rings; prisoner's rise and fold beds.

7.00 a.m.—Muster; unlock cells; prisoners to yards.

7.30 a.m.—Breakfast bell rings; prisoners to cells; breakfast served.

8.00 a.m.—All prisoners, except cleaners, double locked in cells.

9.00 a.m.—Muster; unlock cells; prisoners to yards.

9.15 a.m.—Prisoners file into Church.

10.00 a.m.—Church out; prisoners to yards.

11.40 a.m.—Dinner bell rings; prisoners to cells; dinner served.

12.30 p.m.—All prisoners, except cleaners, double locked in cells.

2.00 p.m.—Muster; unlock cells; prisoners to yards.

3.00 p.m.—Prisoners file into Church.

4.00 p.m.—Church out; prisoners to cells.

4.40 p.m.—Tea bell rings; tea served.

5.00 p.m.—Final lockup by Office in Charge Division; muster taken by night officer; Day officers off duty; night officer on duty.

7.55 p.m.—Warning bell rings; prisoners to bed.

8.00 p.m.—Night officer commands silence; all cell lights out except those provided for in Reformatory.

(d) Prisoners not attending Church shall be locked up until Church services are over.

(e) The hours specified in this regulation may be varied by the Comptroller General where necessary.

14. Regulation 134 of the principal regulations is amended by substituting for the word "shall" in line one of paragraph (d) the word "may." Reg. 134 amended.

15. Regulation 135 of the principal regulations is amended by— Reg. 135 amended.

(a) substituting for the word "Chaplains" being the last word in subregulation (b) the word "Superintendent"; and

(b) substituting for the words "through the librarian to the Chaplain" in line one of subregulation (f) the words "to the librarian."

16. Regulation 136 of the principal regulations is amended by substituting for the words "of five shillings shall be paid for an interview lasting up to one hour and a further fee of three shillings for each additional hour or portion of an hour" in lines five and six of the proviso to paragraph (c) the words "equivalent to overtime incurred under the Gaol Officers' Industrial Award shall be paid." Reg. 136 amended.

17. Regulation 146 of the principal regulations is amended by revoking paragraph (d). Reg. 146 amended.

18. Regulation 152 of the principal regulations is amended by— Reg. 152 amended.

(a) deleting the passage "(including naval and military prisoners)" in line one of paragraph (a); and

(b) by revoking paragraph (k).

- Reg. 155 amended. 19. Regulation 155 of the principal regulations is amended by deleting the passage "The issue of tobacco pipes shall be approved in each case by the Chief Warden or Officer in Charge" in lines thirteen and fourteen.
- Reg. 159 amended. 20. Regulation 159 of the principal regulations is amended by revoking paragraph (b).
- Reg. 250 amended. 21. Regulation 250 of the principal regulations is amended by revoking paragraph (b).
- Reg. 259 amended. 22. Regulation 259 of the principal regulations is amended by—
- (a) deleting the words "or Superintendent" in line two of paragraph (b);
 - (b) deleting the words "or Superintendent" in line two of paragraph (c); and
 - (c) substituting for the word "Superintendent" where it occurs in line two and again in line four of paragraph (e) the words "Comptroller General" in each case.
- Reg. 262 amended. 23. Regulation 262 of the principal regulations is amended by substituting for the passage "At prices to be fixed from time to time by the Superintendent and Officer-in-Charge" set out in the table contained in such regulation opposite the items "Mutton or beef" and "Bread" the passage "At prices to be fixed from time to time by the Officer in Charge and approved by the Comptroller General."
- Reg. 265 amended. 24. Regulation 265 of the principal Regulations is amended by deleting the passage "Whenever practicable, officers shall be allowed off duty on Saturday afternoon and Sunday in each alternate week" in lines three and four.

HEALTH ACT, 1911-1957.

Municipality of Bunbury.

Health By-laws—Snack Bars.

WHEREAS under the provisions of the Health Act, 1911-1957, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Municipality of Bunbury being a local authority, doth hereby make the following by-law:—

Interpretation.

1. This by-law shall come into operation on the publication hereof in the *Government Gazette*.

2. In the construction of this by-law, unless the context otherwise requires—

"Act" means the Health Act, 1911-1957, and any amendment thereof;
 "eating house" has the same meaning as in section 160 of the Act;
 "inspector" means an inspector appointed by the Local Authority;
 "license" means a license to conduct a snack bar granted pursuant to this by-law;

"Local Authority" means the Council of the Municipality of Bunbury;
 "meals" has the same meaning as in section 160 of the Act;

"Medical Officer" means the Medical Officer of the Local Authority and includes any person acting in that capacity;

"occupier" means the person entitled to immediate possession of premises whether as owner or as the tenant of another;

"proprietor" means the person having the management or control of a snack bar;

"Senior Inspector" means the Senior Inspector or acting senior inspector of the Local Authority;

"snack bar" means any food stall or other premises from which meals are served to the public for gain or reward and includes the land used in connection therewith, but does not include—

- (i) an eating house;
- (ii) premises licensed under the Licensing Act, 1911, or any amendment or re-enactment thereof;
- (iii) a boarding house or lodging house;
- (iv) a building or other structure used temporarily for serving meals to the public at any fair, show, military encampment, races or other public sports, games or amusements;
- (v) any automatic food or meal supplier where no person is in attendance;

"Town Clerk" means the Town Clerk or the acting Town Clerk for the time being of the Municipality of Bunbury.

Licenses and Registration.

3. No person shall occupy or use any premises or be concerned in the management or control of any premises as a snack bar unless—

- (a) the premises are registered under this by-law as a snack bar;
- (b) the proprietor of the premises is the holder of a license under this by-law authorising him to conduct on the premises the business of a snack bar.

4. (1) Before any premises are registered under this by-law the occupier thereof shall make written application to the Town Clerk in the form prescribed in the First Schedule hereto and shall forward with his application a plan indicating the exact location and the area of the proposed site and details of any proposed structure.

(2) If the application is approved the Local Authority shall upon payment by the applicant of the prescribed fee issue to the applicant a certificate of registration in the form prescribed in the Second Schedule hereto.

(3) The Local Authority may in its absolute discretion refuse any such application and shall not be required to assign any reason for such refusal.

5. (1) Before any license to conduct a snack bar is issued under this by-law the proprietor of such snack bar shall make application to the Town Clerk for a license in the form prescribed in the Third Schedule hereto.

(2) If the application is approved the Local Authority shall upon payment by the applicant of the prescribed fee issue to the applicant a license in the form prescribed in the Fourth Schedule hereto.

(3) The Local Authority may in its absolute discretion refuse any such application and shall not be required to assign any reason for such refusal.

6. Any person who makes a false statement in connection with any application under Clauses 4, 5 or 9 hereof shall be guilty of an offence against this by-law.

7. Every certificate of registration and every license under this by-law shall be kept on the registered premises in a position visible to the general public and in such manner as not to be defaced or damaged and when requested shall be produced to an inspector.

8. Every certificate of registration and every license shall be in force from the day of issue until and inclusive of the 31st day of October then next ensuing, unless the same be cancelled in the meantime in accordance with the provisions of this by-law.

9. Any person who is the holder of a current certificate of registration or a current license hereunder may apply for a certificate of registration or a license as the case may be for the then following year by lodging with the Town Clerk an application in the form prescribed in the Fifth or Sixth Schedule hereto as the case may be and paying to him the prescribed fee during the month of October.

10. The fee payable to the Local Authority on the registration of premises, on the issuing of a license and on the renewal of any registration or license shall be as follows:—

For registration of premises or renewal thereof	£5
For license or renewal thereof	£6

11. So often as any person holding a certificate of registration or a license issued pursuant to this by-law changes his place of abode he shall within seven days next after such a change give notice thereof in writing to the Town Clerk specifying in such notice his new place of abode, and he shall at the same time produce such certificate or license to the Town Clerk who shall endorse thereon and sign a memorandum specifying the particulars of such change.

12. A license issued under the provisions of this by-law shall not be transferable to any other person.

13. If the holder of a certificate of registration or a license under this by-law ceases to be the occupier of the registered premises or the proprietor thereof as the case may be shall forthwith deliver his certificate of registration or license to the Town Clerk for cancellation.

14. The Local Authority may cancel a certificate of registration or a license issued hereunder if the holder thereof is guilty of any offence against this by-law, or if for any other reason the Local Authority is of opinion that the holder thereof is not a fit person to hold such certificate or license.

Structure.

15. No premises shall be or remain registered hereunder unless the following conditions are complied with:—

- (a) The walls of all structures shall be constructed of impervious materials and shall have a smooth, hard, durable and washable surface, devoid of holes, cracks and crevices.
- (b) Every structure shall be ceiled with a material as required by paragraph (a) which shall be maintained throughout its area and at the wall junctions free from holes, cracks and crevices.
- (c) The floors of all structures shall be constructed of or covered with an impervious material free from holes or cracks and shall be of such construction as to permit of cleansing without lodgment of any cleansing fluid.
- (d) If required by the Local Authority a floor waste fitting shall be installed to discharge to the satisfaction of the Senior Inspector.
- (e) There shall be provided adequate food storage facilities and cupboards to prevent the contamination of food, crockery and utensils by dirt, dust, flies and vermin of any kind.
- (f) There shall be provided on the premises separate sanitary conveniences for each sex constructed in accordance with the Local Authority and Metropolitan Water Supply, Sewerage and Drainage Department by-laws, each convenience to be clearly indicated as to sex.
- (g) All cooking facilities shall be so installed that all fumes and effluvia shall discharge via a hood and flue to the outside air without offsets such hoods and flues to be constructed of metal the seams and joints of which shall be watertight.
- (h) An efficient hot water system shall be installed together with adequate sink facilities for the thorough cleansing of all drinking vessels and other utensils used on the premises.
- (i) There shall be provided efficient and adequate means of refrigeration for the preservation of food.
- (j) There shall be provided a sufficient number of suitable receptacles constructed in accordance with the Local Authority's by-laws for the purpose of receiving all waste matter, which shall be maintained in a clean and efficient condition and kept in such position as directed by an inspector.
- (k) Where a sewer is available within 300 feet of a registered structure all sanitary conveniences and liquid wastes shall be discharged thereto.
- (l) Where no sewer is available, sanitary conveniences shall be connected to an apparatus for the bacteriolytic treatment of sewage and all liquid wastes shall discharge to proper soak wells via a properly constructed grease trap.

Management.

16. Immediately after each occasion of use the proprietor shall cause all drinking vessels and any other utensil used by the public to be cleansed by means of washing in water containing a suitable detergent. The temperature of such water shall not be less than 120 deg. far. They shall then be rinsed in clear hot water at a temperature of not less than 180 deg. Far.

17. No food which is unsound, substandard, unwholesome, putrescent or weevilled shall be—

- (i) sold from a snack bar;
- (ii) served from a snack bar;
- (iii) used in the preparation of food or meals in a snack bar.

18. All food which is unsound, unwholesome, putrescent or weevilled shall be immediately withdrawn from sale, stock or use and placed in the waste food garbage bin.

19. No commodity or article other than food and meals shall be—

- (i) sold from a snack bar;
- (ii) kept in a snack bar for the purpose of sale.

20. No live animal or bird shall be kept in or upon any portion of the registered premises and no animal, bird or fish shall be cleaned or dressed upon or in any portion of the registered premises.

21. Bacteriolytic treatment plants, soak wells, and grease traps shall at all times be maintained in an efficient working condition.

22. A person who is suffering from any communicable disease, suppurating wound or sore or any other disease likely to contaminate food shall not be employed in the preparation or handling of food.

23. All persons preparing or handling food shall wear a clean outer garment or overall or washable material and every person before beginning or recommencing the preparation of food and immediately after visiting a sanitary convenience shall wash his hands and every person shall maintain his clothing and body in a clean condition.

The proprietor of a registered premises shall provide and maintain on such premises adequate and efficient means of maintaining personal cleanliness.

24. The area surrounding any structure shall be covered with either grass or material of such nature as to prevent dust arising.

25. Where a caravan type of structure is utilised the wheels shall be removed and the body securely supported by some solid material and the space beneath securely enclosed with impervious material.

26. The whole of the premises including sanitary conveniences and area surrounding any structure shall be maintained in a thoroughly clean and tidy condition, and all empty crates, cartons and similar material shall be removed from the premises as soon as practicable.

27. The whole of the registered premises shall be adequately lit by electricity.

28. Any amenities provided for the use of customers such as chairs, tables and braziers, shall be kept clean and in good repair and condition.

Penalty.

29. Any person who shall commit a breach of any provision of the by-law shall be guilty of an offence and on conviction shall be liable to:—

- (i) a penalty not exceeding Twenty Pounds (£20);
- (ii) a daily penalty not exceeding Two Pounds (£2) where the breach is of a continuing nature.

Passed at a meeting of the Municipality of Bunbury this 24th day of August, 1959.

W. E. McKENNA,
Mayor.

R. HOUGHTON,
Town Clerk.

First Schedule.

Municipality of Bunbury.

Health Act, 1911-1957.

APPLICATION TO REGISTER PREMISES AS A SNACK BAR.

I, of hereby apply to register premises situate at as a Snack Bar subject to the Health Act and the by-laws from time to time in force thereunder. I will hold (or apply to hold) the license to carry on business at such premises. Attached is a plan indicating the location and area of proposed site and details of proposed structure.

Dated the day of 19.....

Signature of Applicant.

Second Schedule.

Municipality of Bunbury.

Health Act, 1911-1957.

CERTIFICATE OF REGISTRATION OF A SNACK BAR.

This is to certify that the premises situate at in the Municipality of Bunbury which are occupied by are registered as a Snack Bar from the day of 19..... until the 31st day of October, 19..... unless this certificate is previously cancelled.

This certificate is issued subject to the Health Act and the by-laws from time to time in force thereunder.

Dated the day of 19.....

Town Clerk of the Municipality of Bunbury.

Third Schedule.

Municipality of Bunbury.

Health Act, 1911-1957.

APPLICATION FOR A LICENSE TO CONDUCT A SNACK BAR.

I, of hereby apply for a license to conduct a Snack Bar on premises situate at in the Municipality of Bunbury, and known as subject to the Health Act and the by-laws from time to time in force thereunder. My nationality is.....

(If a British subject by naturalisation). I was naturalised on the day of 19..... at I was born on the day of in the country of I have had the following previous experience as the proprietor of a Snack Bar or in the handling and selling of food to the public.

Dated the day of 19.....

Signature of Applicant.

Fourth Schedule.

Municipality of Bunbury.

Health Act, 1911-1957.

LICENSE TO CONDUCT A SNACK BAR.

This is to certify that..... is licensed to conduct a Snack Bar on premises situate at..... in the Municipality of Bunbury and known as..... from the day of..... 19..... until the 31st day of October, 19....., unless this license is previously cancelled.

This license is issued subject to the Health Act and the by-laws from time to time in force thereunder.

Dated the..... day of..... 19.....

Town Clerk of the Municipality of Bunbury.

Fifth Schedule.

Municipality of Bunbury.

Health Act, 1911-1957.

APPLICATION FOR RENEWAL OF REGISTRATION OF A SNACK BAR.

I, of being the occupier of premises situate at..... in the Municipality of Bunbury and known as..... for which premises I hold a current certificate of registration as a Snack Bar hereby apply for a similar certificate of registration as from the 1st day of November next subject to the Health Act and the by-laws from time to time in force thereunder.

The statements made in my application for the current certificate of registration are still true except in the following particulars, namely:—

Dated the..... day of..... 19.....

Signature of Applicant.

Sixth Schedule.

Municipality of Bunbury.

Health Act, 1911-1957.

APPLICATION FOR RENEWAL OF LICENSE TO CONDUCT A SNACK BAR.

I, of being the holder of a current license to conduct a Snack Bar on premises situate at..... in the Municipality of Bunbury and known as..... hereby apply for a similar license as from the 1st day of November next subject to the Health Act and the by-laws from time to time in force thereunder.

The statements made in my application for the current license are still true except in the following particulars, namely:—

Dated the..... day of..... 19.....

Signature of Applicant.

HEALTH ACT, 1911-1957.

Cockburn Road Board.

Amendment of By-laws.

P.H.D. 850/48.

WHEREAS under the provisions of the Health Act, 1911-1957, 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 Cockburn Road Board, being a local authority within the meaning of the Act, and having adopted with certain modifications the Model By-laws described as Series "A," made by the Governor pursuant to the said Act and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Gazette* on the 9th August, 1956, doth hereby amend the said adopted by-laws and repeal certain other by-laws as follows:—

1. By-law 26 is amended by deleting paragraph (a), Part 1, By-law 26, and inserting in lieu thereof the following new paragraph:—

(a) It shall not be any less than 50 feet from any dwelling-house, shop, factory, milking shed or milk room of any dairy, or any place where food is manufactured, stored or exposed for sale.

2. Delete By-law 28, Part 1, of the said by-laws, and insert a new By-law 28 (a) and (b) as follows:—

28. (a) The occupier of any premises shall not keep or allow to be kept thereon any horse, cow, sheep or goat unless the area thereof is half an acre or more.

(b) The occupier of any premises shall not allow any horse, cow, sheep or goat to be loose in any yard, paddock or place being portion of such premises, and the owner of any yard, paddock or other place shall not allow any horse, cow, sheep or goat to be loose in any such yard, paddock or other place unless and until due provision is made to prevent such horse, cow, sheep or goat from approaching within 50 feet of any dwelling-house, shop, factory, milking shed or milk room of any dairy or any other place where food is manufactured, stored or exposed for sale.

Passed at a meeting of the Cockburn Road Board on the 24th day of June, 1959.

J. H. COOPER,
Chairman.
E. L. EDWARDES,
Secretary.

Approved by His Excellency the Governor in Executive Council on the 28th day of October, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944-1958.

Department of Native Welfare,
Perth, 4th November, 1959.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Natives (Citizenship Rights) Act, 1944-1958, has been pleased to make the regulations set out in the Schedule hereunder.

S. G. MIDDLETON,
Commissioner of Native Welfare.

Schedule.

Regulations.

1. In these regulations the Natives (Citizenship Rights) Act, 1944, Regulations published in the *Government Gazette* on the 14th September, 1945, and amended from time to time thereafter, are referred to as the principal regulations.

2. Regulation 1 of the principal regulations is amended by substituting for the passage, "Natives (Citizenship Rights) Act, 1944-1951, Regulations" the passage, "Natives (Citizenship Rights) Regulations".

3. The principal regulations are amended by adding after regulation 3 a regulation as follows:—

3A. (1) A person whose name has been included in a certificate of citizenship as a child not of full age shall, upon application, be granted a certificate of citizenship by a Board on reaching the age of twentyone years.

(2) The application shall be in Form 1 in the Appendix to these regulations and be supported by a statutory declaration in Form 2A in the Appendix.

4. The principal regulations are amended by substituting for regulation 4 a regulation as follows:—

4. Every application shall be filed with a Clerk of Courts in the district in which the applicant ordinarily resides.

5. Regulation 7 of the principal regulations is amended—

(a) by deleting the passage, "The fee payable upon issue of a certificate shall be 10s." in lines four and five; and

(b) by deleting the passage, "No fee is payable for the endorsement." in the last two lines.

6. Regulations 8, 9, 10 and 11 of the principal regulations are revoked.

7. The Appendix to the principal regulations is amended—

(a) by substituting for Form 1 the Form 1 in the Schedule to these regulations;

(b) by substituting for Form 2 the Form 2 in the Schedule to these regulations;

(c) by adding after Form 2 the Form 2A in the Schedule to these regulations;

(d) by substituting for Form 3 the Form 3 in the Schedule to these regulations;

(e) by substituting for Form 4 the Form 4 in the Schedule to these regulations;

(f) by deleting Form 5 and Form 6;

(g) by substituting for Form 7 the Form 7 in the Schedule to these regulations; and

(h) by substituting for Form 8 the Form 8 in the Schedule to these regulations.

Schedule.

Western Australia.

Natives (Citizenship Rights) Regulations.

Form 1.

APPLICATION FOR CERTIFICATE OF CITIZENSHIP.

I,
(Full name)

of
(Address)

hereby apply for a Certificate of Citizenship under the Natives (Citizenship Rights) Act, 1944 (as amended).

Dated atthis..... day of..... 19.....

.....
(Signature of Applicant.)

To the Clerk of Courts

at.....
Received this..... day of..... 19.....

.....
Clerk of Courts.

N.B.—This application must be accompanied by a Statutory Declaration (Form 2) and a photographic likeness of the applicant, in duplicate, unmounted, size 2½ in. x 2 in., showing head and shoulders.

Western Australia.

Natives (Citizenship Rights) Regulations.

Form 2.

STATUTORY DECLARATION.

I,
 (Full name)
 of
 (Address)
do solemnly and sincerely declare
 (Occupation)

as follows:—

- (1) I am a native within the meaning of the Native Welfare Act, 1905 (as amended), and am of the full age of twenty-one years or over.
- (2) I wish to obtain the rights of citizenship of the State of Western Australia in accordance with the provision of the Natives (Citizenship Rights) Act, 1944 (as amended).
- (3) *(a) I have served in the Naval, or Military, or Air Force of the Commonwealth of Australia (particulars relating to my enlistment being as follows:—Unit..... No..... Rank.....) and have received (or am entitled to receive) an honourable discharge; or
 *(b) being of good character and industrious habits I am a fit and proper person to obtain a Certificate of Citizenship.
- (4) The following are the full names, sex, and date of birth of my children who are under the age of twenty-one years.

Full name of child.	Sex.	Date of Birth.
.....
.....
.....

and I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at
 this day of
 19.....

Before me—

.....
 (This Declaration may be made before a Justice of the Peace, Commissioner for Declarations, Town Clerk, Road Board Secretary, Electoral Registrar, Postmaster, Classified Officer in the State or Commonwealth Public Service, Classified State School Teacher, or member of the Police Force.)

* Delete whichever is not applicable.

Western Australia.

Natives (Citizenship Rights) Regulations.

Form 2A.

STATUTORY DECLARATION.

I,
 (Full name)
 of
 (Address)
do solemnly and sincerely declare
 (Occupation)

as follows:—

- (1) I am the person whose name has been included in Certificate of Citizenship No.....
- (2) Attaining the age of 21 years on I wish to be granted a Certificate of Citizenship under the Natives (Citizenship Rights) Act, 1944 (as amended) in my own name.

And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at }
this day of }
19..... }

Before me—

(This Declaration may be made before a Justice of the Peace, Commissioner for Declarations, Town Clerk, Road Board Secretary, Electoral Registrar, Postmaster, Classified Officer in the State or Commonwealth Public Service, Classified State School Teacher, or member of the Police Force.)

Western Australia.
Natives (Citizenship Rights) Regulations.
Form 3.

NOTICE OF OBJECTION TO APPLICATION FOR CERTIFICATE OF CITIZENSHIP.

Take notice that I object to the application of.....
for a Certificate of Citizenship on the following grounds:

.....
.....

Dated the day of 19.....

Commissioner of Native Welfare.

To the Clerk of Courts
at.....

Western Australia.
Natives (Citizenship Rights) Regulations.
No.....

Form 4.
CERTIFICATE OF CITIZENSHIP.

Pursuant to the Natives (Citizenship Rights) Act, 1944 (as amended), and Regulations, we hereby certify that (full name)
(whose photographic likeness is affixed hereto), having fulfilled to our satisfaction the requirements of the Act and Regulations, is hereby granted full rights of Citizenship as provided by the Act.

Dated at this day of 19.....

} Board Members.

Pursuant to the Act and Regulations, we hereby certify that the children named in this Certificate of whom the abovenamed citizen is the responsible parent and included in this Certificate.

(Page 2.)

Attach Photograph in this Space. 2½ in. x 2 in. (head and shoulders.)

Full Name of Child.	Date of Birth.	Board Members' Initials.
.....
.....
.....
.....
.....

Western Australia.

Natives (Citizenship Rights) Regulations.

Form 7.

NOTICE BY RESPONSIBLE PARENT FOR INCLUSION IN A CERTIFICATE OF CITIZENSHIP OF THE NAMES OF CHILDREN UNDER 21 YEARS OF AGE.

I, (Full name) of (Address)

being the holder of Certificate of Citizenship No. hereby note for the inclusion of the following native child or children of whom I am the responsible parent.

Table with 3 columns: Full name of Child, Date of Birth, Sex. Includes multiple rows of dotted lines for data entry.

Dated at this day of 19.....

(Signature of Applicant.)

To the Clerk of Courts at.....

Western Australia.

Natives (Citizenship Rights) Regulations.

Form 8.

APPLICATION FOR REPLACEMENT OF A CERTIFICATE OF CITIZENSHIP.

I (full name) of (address) hereby apply for the issue of a Certificate of Citizenship in lieu of Certificate No. issued in my name at on and lost, destroyed or dilapidated under the following circumstances:

.....

Dated at this day of 19.....

(Signature of Applicant.)

To the Clerk of Courts at.....

NO FEE.

N.B.—This application must be accompanied by a photographic likeness of the applicant, in duplicate, unmounted, size 2½ in. x 2 in., showing head and shoulders.

TRAFFIC ACT, 1919-1957.

Plantagenet Road Board.

Traffic By-laws.

IN pursuance of the powers in that behalf contained in the Traffic Act, 1919-1957, the Plantagenet Road Board doth hereby amend its Traffic By-laws published in the *Government Gazette* on the 7th January, 1958, and 10th March, 1959, as follows:—

Delete section (3) (a) and substitute a new section (3) (a) to read as follows:—

(3) (a) Stands for omnibuses are hereby appointed on the western side of Hassell Street, commencing at a point 50 feet south of the southern building alignment of Oatlands Road and extending 350 feet in a southerly direction.

Add a new section to read as follows:—

(8) No person in charge of any vehicle shall cause or permit such vehicle to be parked on the southern side of Oatlands Road between Hassell Street and Osborne Road between the hours of 8.30 a.m. and 4.15 p.m. on any day excepting Saturday and Sunday.

Passed at a meeting of the Plantagenet Road Board held on the 21st day of August, 1959.

C. B. MITCHELL,
Chairman.
T. McDONALD,
Secretary.

Recommended—

(Sgd.) C. C. PERKINS,
Minister for Traffic.

Approved by His Excellency the Governor in Executive Council this 28th day of October, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

AGRICULTURAL PRODUCTS ACT, 1929-1940.

Department of Agriculture,
Perth, 28th October, 1959.

Ex. Co. No. 1895.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Agricultural Products Act, 1929-1940, has been pleased to make the regulations set out in the Schedule hereunder.

G. K. BARON HAY,
Director of Agriculture.

Schedule.

Regulations.

1. The Agricultural Products Act Regulations, published in the *Government Gazette* on the 21st January, 1938, and amended from time to time thereafter, are referred to in these regulations as the principal regulations.

2. Regulation 4 of the principal regulations is amended—

(a) by substituting for subregulation (1) the following subregulation:—

(1) Apples and pears grown in Western Australia shall be graded and packed according to the following grades:—

- (a) Extra fancy;
- (b) Fancy;
- (c) Orchard;
- (d) Plain;
- (e) Domestic;
- (f) Cookers;
- (g) Factory 1st grade;
- (h) Factory 2nd grade;

- (b) by adding after the interpretation "Fancy" in paragraph (a) of subregulation (3) the following interpretation:—

Orchard—The apples shall be of one variety and consist of at least 70 per centum of fancy apples, which conform to fancy grade without superficial blemishes and the remainder shall conform to plain grade. In any one case the maximum variation in size of the apples shall not exceed seven consecutive size grades as specified in subregulation (2) of regulation 4 of these regulations. ;

- (c) by adding after the interpretation "Plain" in paragraph (a) of subregulation (3) the following interpretation:—

Domestic—The apples shall be of one variety, mature and clean, sound and free from broken skins, except that slight damage caused by stem punctures may be permitted provided they do not affect the soundness of the fruit and do not occur on more than 5 per centum of the fruit in any one case.

Surface blemishes may be permitted provided that the total area of blemishes on any apple does not exceed a circle having a diameter of three quarters of an inch. Without restrictions as to area, sunburn marks, if not unsightly, will not be considered a blemish. Superficial hail marks may be permitted provided that the total area of all defects including hail marks on any apple does not exceed a circle having a diameter of one and one half inches. Russet shall not be considered a blemish. ;

- (d) by deleting the interpretation, "Inferior" in paragraph (a) of subregulation (3);

- (e) by adding after the interpretation, "Fancy" in paragraph (b) of subregulation (3) the following interpretation:—

Orchard—The pears shall be of one variety and consist of at least 70 per centum of fancy pears which conform to fancy grade without superficial blemishes and the remainder shall conform to plain grade. In any one case the maximum variation in size of the pears shall not exceed seven consecutive size grades as specified in subregulation (2) of regulation 4 of these regulations. ;

- (f) by adding after the interpretation, "Plain" in paragraph (b) in subregulation (3) the following interpretation:—

Domestic—The pears shall be of one variety, mature and clean, sound and free from broken skins, except that slight damage caused by stem punctures may be permitted provided that they do not affect the soundness of the fruit and they do not occur on more than 5 per centum of the fruit in any one case.

Surface blemishes may be permitted provided that the total area of blemishes on any pear does not exceed a circle having a diameter of three quarters of an inch. Without restriction as to area, sunburn marks if not unsightly will not be considered a blemish. Superficial hail marks may be permitted provided that the total area of all defects including hail marks on any pear does not exceed a circle having a diameter of one and one half inches. Russet shall not be considered a blemish. ;

- (g) by deleting the interpretation, "Inferior" in paragraph (b) of subregulation (3).

3. Regulation 5 of the principal regulations is amended—

- (a) by adding after the regulation designation "5" the subregulation designation "(1)"; and

- (b) by adding the following subregulation:—

(2) Notwithstanding the provisions of subregulation (1) of this regulation, apples or pears, which comply with the grades specified as orchard or domestic grades, may be sold in open or closed cases without systematic packing.

CEMETERIES ACT, 1897-1957.

Department of Local Government,
Perth, 2nd November, 1959.

L.G. 853/53.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Cemeteries Act, 1897-1957, has been pleased to approve of the by-laws made by the Trustees of the Katanning Public Cemetery pursuant to that Act, as set out in the Schedule hereunder.

(Sgd.) GEO. S. LINDSAY,
Secretary for Local Government.

Schedule.

By-Laws.

1. The by-laws made by the Trustees of the Katanning Public Cemetery pursuant to the provisions of the Cemeteries Act, 1897-1957, published in the *Government Gazette* on the 9th December, 1949, and amended by notices published in the *Government Gazette* on the 2nd June, 1950, the 5th October, 1951, and the 24th April, 1953, are referred to in these by-laws as the principal by-laws.

2. The principal by-laws are amended by substituting for Schedule A a schedule as follows:—

Schedule A.

Katanning Public Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

1. On application for an "Order for Burial" the following fees shall be payable in advance—

	£	s.	d.
(a) In open ground—			
For interment of any adult in grave six feet deep	5	0	0
For interment of any child under seven years of age in grave four feet six inches deep	2	15	0
For interment of any stillborn child in ground set aside for such purpose	1	10	0
(b) In private ground including the issue of a grant of "Right of Burial"—			
Ordinary land for grave, 8 ft. x 4 ft., where directed	2	15	0
Ordinary land for grave, 8 ft. x 8 ft., where directed	4	10	0
Ordinary land for grave (extra), 8 ft. x 2 ft., where directed	0	11	3
Special land for grave, 8 ft. x 4 ft., selected by applicant, according to position	4	0	0
Special land for grave, 8 ft. x 8 ft., selected by applicant, according to position	9	0	0
Special land for grave, 8 ft. x 12 ft., selected by applicant	13	10	0
Special land for grave (extra), 8 ft. x 1 ft., selected by applicant according to position	1	2	6
For interment of any adult in grave six feet deep	5	0	0
For interment of any child under the age of seven years in grave 4 ft. 6 in. deep	2	15	0
If graves are required to be sunk deeper than six feet the following additional charges shall be payable:—			
For first additional foot	10	0	0
For second additional foot	1	0	0
For third additional foot	1	10	0
And so on in proportion for each additional foot			

	£	s.	d.
(c) Re-opening an ordinary grave—			
For each interment of an adult	5	0	0
For each interment of a child under seven years of age	2	15	0
Each interment of a stillborn child	1	10	0
(d) Re-opening a brick grave	5	0	0
(e) Re-opening a vault—according to work re- quired, from	3	0	0
(f) Extra charges—			
For each interment in open ground without due notice under by-law 5	10	0	
For each interment in private ground without due notice under by-law 5	1	1	0
For each interment, not in usual hours as prescribed by by-law 15	10	6	
For late arrival at cemetery gates of funeral, as per by-law 16	10	0	
For late moving off from entrance gates of funeral, as per by-law 17	10	6	
For each interment on a Saturday	1	0	0
Extra for exhumation	2	0	0
Re-opening grave for exhumation—			
Adult	3	0	0
Child under seven years	1	10	0
Re-interment in new grave after exhuma- tion—			
Adult	5	0	0
Child under seven years	2	15	0
2. Miscellaneous—			
For permission to erect a headstone, kerbing or monument	10	0	
For use of iron number plate or label	10	0	
For use of iron number plate or label for stillborn grave	10	0	
Monumental mason license	1	1	0
For undertaker's license (per annum)	2	2	0
For making a search in register	1	0	
For copy of by-laws and regulation	2	6	
For copy of Grant of Right of Burial	1	0	

Passed by resolution of the Members of the Board of Trustees of the Katanning Public Cemetery, held at Katanning, on the 26th August, 1959.

W. E. NOTT,
Chairman.
W. E. BROUGHTON,
Secretary.

DOG ACT, 1903.

Mt. Magnet Road Board—By-laws.

L.G. 639/59.

UNDER section 35A of the Dog Act, 1903, and in exercise of all other powers thereto enabling it, the Mt. Magnet Road Board doth hereby make the following by-laws for the control of dogs within the area of the Mt. Magnet Road Board District:—

1. In these by-laws the term "Board" shall mean the Mt. Magnet Road Board.
2. The Board may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903.
3. A dog seized by the police or by an officer authorised by the Board may be placed in a pound.

4. Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Board shall, if the owner or person usually in charge of the dog is known to him, forthwith notify such person that the dog has been impounded.

5. If the owner or person apparently acting on behalf of the owner of a dog seized or impounded shall claim such dog then, upon payment of the fees specified in the Schedule hereto, the dog shall be released to such person.

6. The poundkeeper shall be in attendance at the pound for the release of dogs at such times and on such days of the week as shall from time to time be determined by the Board.

7. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the poundkeeper or other officer authorised by the Board the ownership of the dog and his authority to take delivery of it. The poundkeeper or officer may accept such proof as he considers satisfactory, and no person shall have any right of action against him or the Board in respect to the delivery of a dog in good faith.

8. If a dog shall not be claimed and the said fees paid within 48 hours of its being seized, or if a dog having a collar around its neck with a registration label for the current year affixed thereto shall not be claimed and the said fees paid within 48 hours of the service of a notice upon the registered owner, the poundkeeper or other officer authorised by the Board may sell such dog.

9. Upon the sale of a dog, the proceeds of sale shall be the property of the Board and may be disposed of in such manner as the Board thinks fit. The owner of a dog sold pursuant of these by-laws shall have no claim against the Board in respect to the proceed thereof.

10. If, within the times mentioned by By-Law 8 hereof or at any time before the destruction of a dog, the dog has not been claimed as aforesaid and the said fees paid and if no offer has been received for its purchase, the dog may be destroyed.

11. Notwithstanding anything herein contained, but subject to the provisions of section 19 of the Dog Act, 1903, any dog seized or impounded may at any time be destroyed upon the authority of the Secretary of the Board, if, in the opinion of the Secretary, the dog is too savage or noisy to be kept, or if suffering from an injury, disease or sickness.

12. If the Board shall destroy a dog at the request of its owner, whether such dog shall have been seized or impounded or not, the owner shall pay the Board the fee specified in the Schedule hereto.

13. No person shall—

- (a) unless a poundkeeper or other officer of the Board duly authorised in that regard, release or attempt to release a dog from a pound;
- (b) destroy, break into, damage, or in any way interfere with or render not dog proof any pound;
- (c) destroy, break into, damage, or in any way interfere with or render not dog proof any dog cart, vehicle or container used for the purpose of catching, holding or conveying dogs which have been seized.

14. (1) Every person, being the owner of any dog, within the meaning of section 4 of the Dog Act, 1903, within the district of the local authority, shall keep such dog chained or otherwise under effective control from sunset to sunrise during each and every period of twenty-four hours.

(2) Any person committing a breach of this by-law shall on conviction be liable to a penalty not exceeding the sum of ten pounds.

(3) Any dog found wandering at large contrary to this by-law will be dealt with under the provisions of the said Act by the local authority.

15. The owner of a dog shall prevent that dog from entering or being in any of the following places:—

- (a) A public building.
- (b) A theatre or picture garden.
- (c) A house of worship.
- (d) A shop or other public business premises.

16. The owner of a dog shall prevent that dog from entering or being in any of the following places unless on a leash held by a person:—

- (a) A sports ground.
- (b) An area set aside for public recreation.
- (c) A car park.
- (d) A school.
- (e) Any land vested in or under control of the Board other than a road.

17. No person shall obstruct or hinder an employee of the Board or member of the Police Force in the performance of anything authorised by the provisions of the Dog Act, 1903, or the regulations made in pursuance of these provisions.

18. The payment of fees in respect of the seizure, care, detention or destruction of a dog shall not relieve the owner of it of liability to a penalty, under any of the provisions of these by-laws.

19. Any person who shall commit a breach of these by-laws shall upon conviction be liable to a penalty not exceeding £5.

The Schedule.

FEES.

	s.	d.
For the seizure or impounding of a dog	10	0
For the sustenance and maintenance of a dog in a pound (per day)	5	0
For the destruction of a dog	10	0

Passed by resolution of the Mt. Magnet Road Board at a meeting held on the 19th day of September, 1959.

N. BURROWS,
Chairman.

S. ELLIOTT-SMITH,
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 28th day of October, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

ROAD DISTRICTS ACT, 1919.

Armadale-Kelmscott Road Board.

Swimming Pool By-laws.

L.G. 311/58.

IN pursuance of the powers conferred by the Road Districts Act, 1919, the Armadale-Kelmscott Road Board orders that the by-law published in the *Government Gazette* of the 2nd day of April, 1958, be amended as follows:—

Clause 2.—Delete "hours of 8 a.m. and 10 p.m." and insert in lieu thereof, "hours of 9 a.m. and 9.30 p.m., Sunday to Friday inclusive and 9 a.m. and 6 p.m. on Saturdays."

Clause 5.—Delete "14 years" in lines 3 and 5 and insert in lieu thereof "16 years."

Insert further subclause "For a fee of £1 10s., a season ticket will be issued to persons under the age of 16 years and also to persons over the age of 16 years, if attending a recognised primary or secondary school."

Passed at a meeting of the Armadale-Kelmscott Road Board held on 21st day of September, 1959.

J. E. MURRAY,
Chairman.
W. W. ROGERS,
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 28th day of October, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

ROAD DISTRICTS ACT, 1919.

Serpentine-Jarrahdale Road Board.

By-law—Pipes and Pipelines Beneath Roads.

L.G. 643/59.

PURSUANT to the power conferred upon it by the Road Districts Act, 1919, and all other powers enabling it in that behalf, the Serpentine-Jarrahdale Road Board doth hereby make and publish the following by-law to authorise and regulate the laying of pipes or pipelines beneath roads or footpaths within the Serpentine-Jarrahdale Road District:—

1. No person shall lay any pipe or construct any pipeline beneath any road or footpath without first obtaining the written approval of the Serpentine-Jarrahdale Road Board, nor otherwise than in accordance with the provisions of this by-law.

2. The Board may in giving its approval fix a period during which the pipe or pipeline may remain beneath the road or footpath or may give its approval for an indefinite period.

3. If, during the carrying out of road works or other works approved by the Board, the said pipe or pipeline is damaged by any employee of the Board, the Board itself will not be held responsible for such damage or be compelled to repair same.

4. Any person laying any pipe or constructing any pipeline beneath a road or footpath shall comply with the following conditions:—

- (a) He shall lodge with the Secretary of the Board, for retention, a plan showing the proposed position of the pipes and such longitudinal and cross section as may be necessary together with full particulars as to the purpose for which the pipe or pipeline is proposed to be used.
- (b) He shall lodge with the Board, pending the satisfactory completion of the work, such deposit as the Board may reasonably require as a security for the satisfactory completion of the work.
- (c) He shall lay the pipe or pipeline in accordance with normal plumbing practice, and properly aligned and jointed.
- (d) He shall lay the pipe or pipeline so that no part thereof shall be nearer than 18 inches to the surface of any portion of the road or footpath whether constructed or not, or at a depth approved by the Board's engineer.
- (e) He shall erect a suitable sign where the pipe or pipeline enters and leaves the road, showing the exact position of same.

- (f) He shall take all reasonable precautions to avoid accident to users of the road or footpath during the progress of the work and shall indemnify the Board against any claims it may receive because of the work so carried out.
- (g) He shall exhibit danger signs and red flags during the hours of daylight and shall keep red lights burning during the hours of darkness throughout the time during which there is any excavation open or other dangers to traffic.
- (h) He shall, unless a temporary closure of the road is authorised by the Board, ensure that a sufficient portion of the road or footpath is kept open for traffic or pedestrian use while the work is in progress.
- (i) He shall fill in the excavation and reinstate the surface of the road or footpath on the completion of the work to the satisfaction of the Board's engineer.
- (j) The work when commenced shall be carried to completion with all reasonable speed.

5. If the person laying any pipe or constructing a pipeline beneath the road or footpath shall fail to fill in the excavation or to reinstate the surface of the road or footpath, the Board may do so and recover the cost from him.

6. No person shall dig up, alter or otherwise interfere with any pipe or pipeline laid beneath a road or footpath except with the written approval of the Board. The work carried out shall as far as is applicable be done in accordance with the provisions of paragraph 4 of this by-law.

7. Where any pipe or pipeline has been laid beneath a road or footpath the Board may give notice in writing to the person owning or served by such pipe or pipeline to repair or replace it, and such person shall thereupon carry out such work under the conditions so far as applicable as are set forth in paragraph 4 of this by-law.

8. At the expiration of the period specified by the Board in its approval, the person owning or served by the pipe or pipeline shall remove it, complying with the provisions of paragraph 4 of this by-law so far as they are applicable.

9. The Board may, at the expiration of the period specified in its approval, or if no period has been specified, at any time if a majority of the whole of the members shall think fit, order that the person owning or served by the pipe or pipeline shall remove it from the road and he shall so remove it, complying with the provisions of paragraphs (f) to (j), both inclusive, of section 4 of this by-law so far as the same are applicable.

10. Should any person who has been ordered to replace, repair or remove a pipe or pipeline fail to do so, the Board itself may carry out the work and recover the cost from him.

11. Any person committing a breach of any of the provisions of this by-law shall be guilty of an offence and liable to a penalty of not more than £20.

Passed by the Serpentine-Jarrahdale Road Board at the ordinary meeting held on the 19th day of October, 1959.

G. L. LADHAMS,
Chairman.

J. GLENNIE,
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council, this 28th day of October, 1959.

(Sgd. R. H. DOIG,
Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1956.

Department of Local Government,
Perth, 2nd November, 1959.

L.G. 438/58.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Road Districts Act, 1919-1956, has been pleased to make the regulations set out in the Schedule hereunder.

(Sgd.) GEO. S. LINDSAY,
Secretary for Local Government.

Schedule.
Regulations.

1. The regulations made under the Road Districts Act, 1919-1933, and published in the *Government Gazette* on 13th April, 1934, as amended by regulations published in the *Gazette* on the 18th May, 1934, are referred to in these regulations as the principal regulations.

2. The principal regulations are amended by adding after regulation 7 a regulation as follows:—

7A. (1) Where the accounts of a Road Board are ready for auditing the Secretary of the Board shall complete a certificate, in duplicate, in the form of Form 32 in the Schedule to these regulations, for submission to the Chairman.

(2) On receipt of the certificate of the Secretary the Chairman shall complete the form and forward one copy thereof to the Secretary for Local Government.

3. The Schedule to the principal regulations is amended by adding after Form No. 31 a form as follows:—

Form 32.

..... Road Board.

SECRETARY'S CERTIFICATE.

The Statement of Accounts of the abovenamed.....
Road Board with the supporting schedules attached hereto cover the financial year ended 30th June, 19 , and are as follows:—

- (a) Statement of Receipts and Payments, General Account.
- (b) Statements of Assets and Liabilities, General Account.
- (c) Statement of Receipts and Payments, Health Account.
- (d) Statement of Assets and Liabilities, Health Account.
- (e) Statement of Receipts and Payments, Vermin Account.
- (f) Statement of Assets and Liabilities, Vermin Account.
- (g) Statement of Receipts and Payments, Cemetery Account.
- (h) Statement of Receipts and Payments, Electric Light Account.
- (i) Revenue Account, Electric Light Account.
- (j) Balance Sheet, Electric Light Account.
- (k) Statement of Trust Account.
- (l) Other statements, (List).

*Rule out any item not applicable.

They are certified by me to be correct, and to correspond with the books of account, vouchers, and documents in connection therewith.

Signature.....Secretary.

Date.....

CHAIRMAN'S MINUTE.

The attached statements are referred to the Auditor for audit in accordance with the Road Districts Act.

.....Chairman.

.....Road Board.

Date.....

ROAD DISTRICTS ACT, 1919-1956.

Department of Local Government,
Perth, 2nd November, 1959.

L.G. 352/56.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of paragraph (43) of section 201 and section 203 of the Road Districts Act, 1919-1956, has been pleased to make the by-laws set out in the Schedule hereto.

(Sgd.) GEO. S. LINDSAY,
Secretary for Local Government.

Schedule.

By-laws.

Principal
By-laws.

1. In these by-laws the Road Districts (Petrol Pump) By-laws reprinted in the *Government Gazette* on the 22nd March, 1957, as amended by by-laws published in the *Government Gazette* on 21st January, 1957, 8th February, 1957, 8th March, 1957, 14th June, 1957, 15th July, 1957, and 2nd September, 1959, are referred to as the principal by-laws.

By-law 19
amended.

2. By-law 19 of the principal by-laws is amended by—

(a) substituting for the words "radius of a half-mile" in line four the words "distance of a half-mile measured along the shortest road route"; and

(b) adding a proviso as follows:—

Provided nevertheless that, notwithstanding the provisions of this by-law, the Board may, at its discretion, issue a license for the installation or use of a petrol pump, tank, cistern, pipe or installations as in this by-law referred to where such distance is less than a half-mile but not less than thirty-four chains.

New
By-law 19A
added.

3. The principal by-laws are amended by adding the following by-law:—

19A. Any petrol pump, tank, cistern, pipe or installation which was in existence prior to the second day of March, 1956, may, with the permission of the Board, be removed to and installed and used at another site so long as the distance of such other site from any premises where petrol is sold to the public is not less than the distance of the former site from like premises, the distance in each case being measured along the shortest road route. Provided that the Board may refuse to grant such permission until the holder of the license for such petrol pump surrenders the license to the Board and satisfies the Board that the site from which the petrol pump is to be removed is being abandoned by him as a petrol station.

ROAD DISTRICTS ACT, 1919.

ERRATUM.

L.G. 644/59.

SWAN Road Board—House Numbering By-law published on page 2688 of *Government Gazette* (No. 82) of 29th October, 1959: For "2. The Board may adopt a plan or system of numbering of houses" (being line 18 of the notice) read "3. The Board may from time to time alter any plan or system of".

(Sgd.) GEO. S. LINDSAY,
Secretary for Local Government.

ROAD DISTRICTS ACT, 1919.

Busselton Road Board.

By-law for Payment of Discount on Rates.

L.G. 661/59.

THE Busselton Road Board, under and by virtue of the powers conferred on it in that behalf under section 201 (5) of the Road Districts Act, doth hereby make and publish the following by-law.

Previous by-laws made for payment of discount on rates and appearing in the *Government Gazette* of 20th January, 1922 (page 85), Municipality of Busselton, and 28th September 1934 (page 1524), Sussex Road Board, are hereby repealed.

Discount on Rates.

A discount of five pounds per centum on general rates only will be allowed on rates paid on or before the thirtieth day of September in each year in which the rates have been imposed.

Passed by resolution of the Busselton Road Board at a meeting held on the 14th day of October, 1959.

F. H. JOLLIFFE,
Chairman.

T. McCULLOCH,
Secretary.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 28th day of October, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906.

City of South Perth.

By-law No. 23.

L.G. 859/53.

A By-law of the City of South Perth made under Section 180 of the Municipal Corporations Act, 1906, and the Town Planning and Development Act, 1928, and numbered No. 23, for Making and Fixing Certain Building Lines.

IN pursuance of the powers conferred by the said Acts the Mayor and Councillors of the City of South Perth order as follows:—

1. A building line is made and fixed as shown on the plan in the Schedule hereto at a distance of thirty-three feet from the now existing alignment of the streets hereinafter mentioned, namely:—

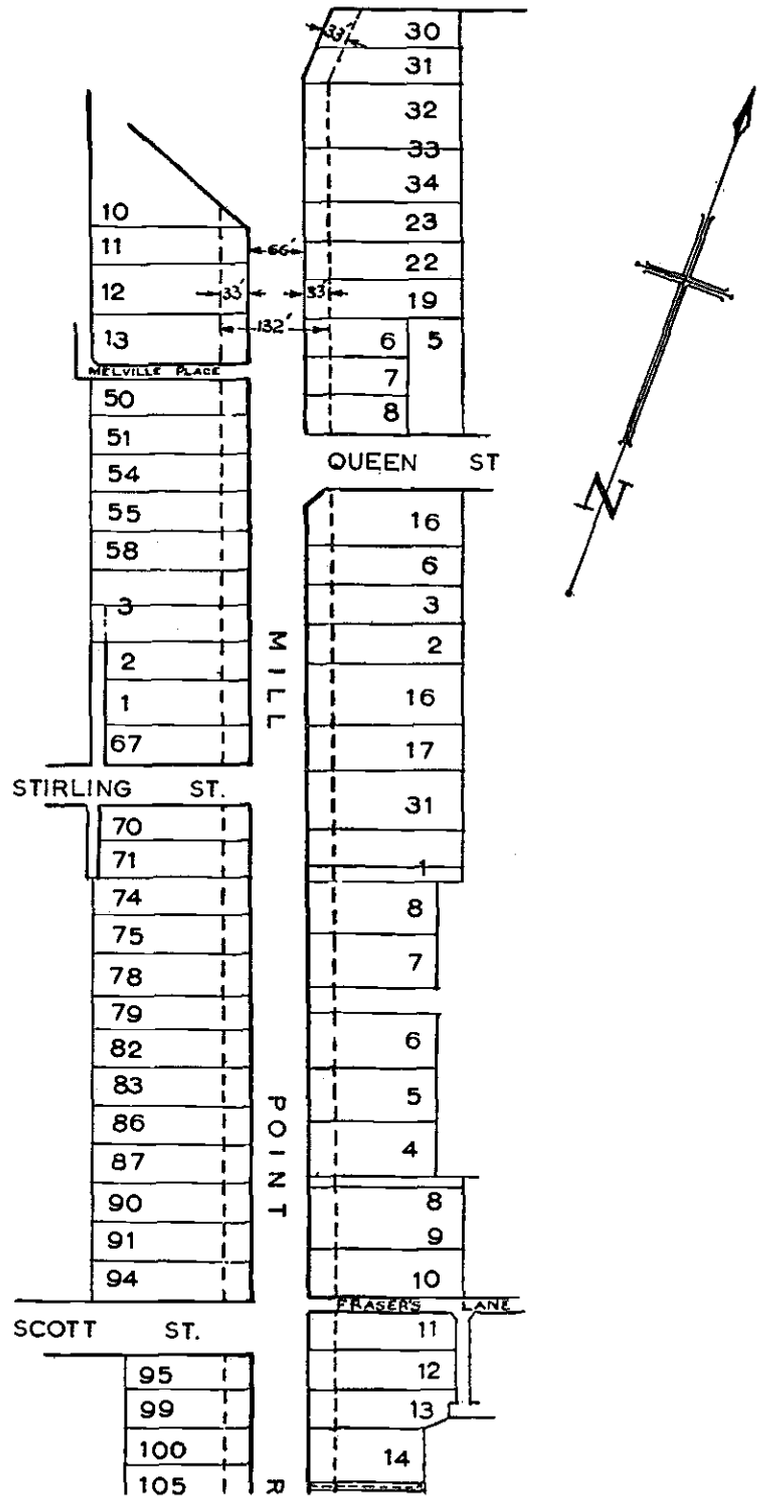
- (a) The western side of Mill Point Road from Mill Point to Judd Street.
- (b) The eastern and northern sides of Mill Point Road from Mill Point to the eastern boundary of lot 61 of lot 58 of Perth Suburban Lots 4 and 5.
- (c) The southern side of Mill Point Road from Judd Street to King Edward Street.
- (d) The western side of Labouchere Road from Judd Street to Richardson Street.
- (e) The eastern side of Labouchere Road from Judd Street to the prolongation of the northern boundary of Richardson Street.

2. No building or part of a building shall hereafter be built or re-built between the old and the new alignment referred to in clause 1 of this by-law

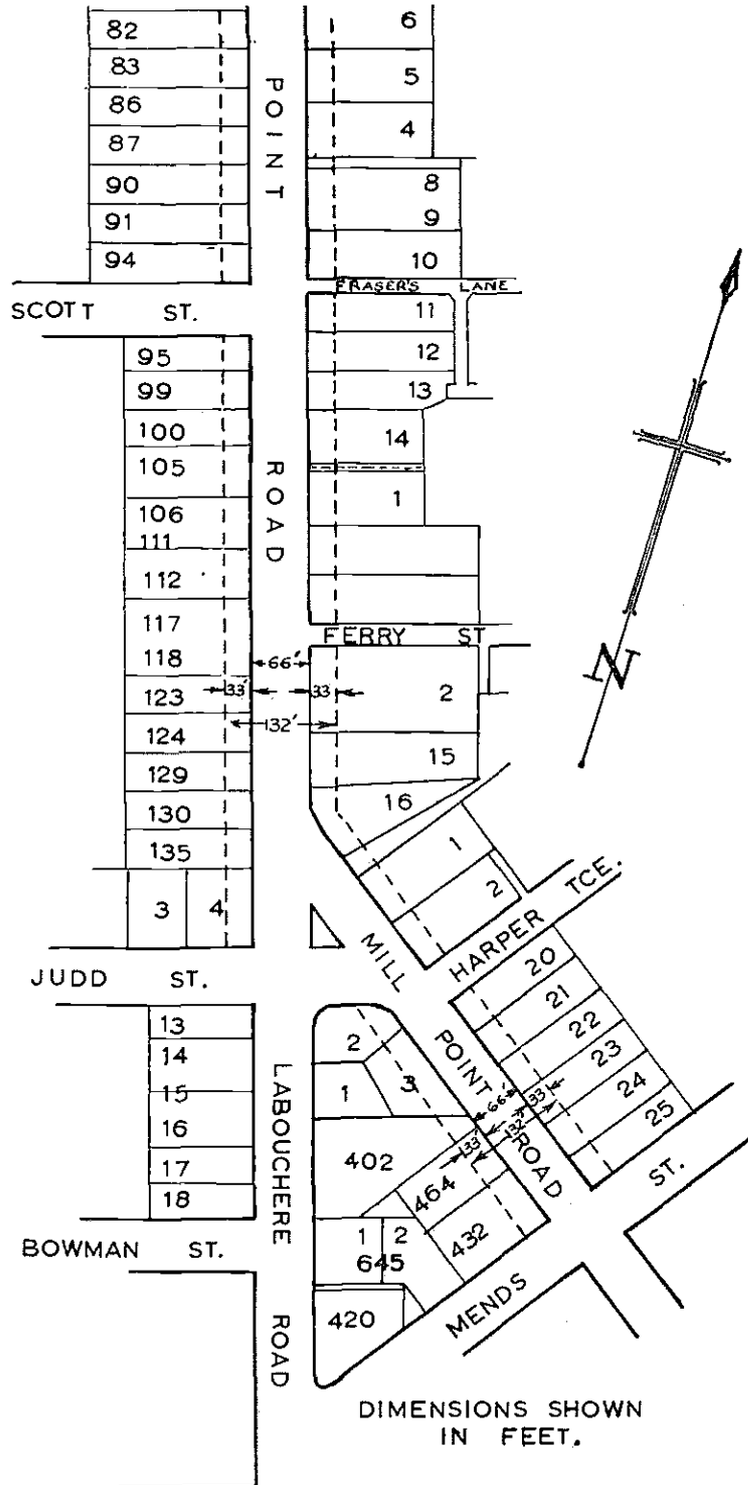
3. The City of South Perth is the authority responsible for carrying this by-law into effect and enforcing the observance thereof.

4. A period of six months from the publication of this by-law in the *Government Gazette* is limited for the making of claims for compensation for injurious affection of land or property by reason of the making of this by-law.

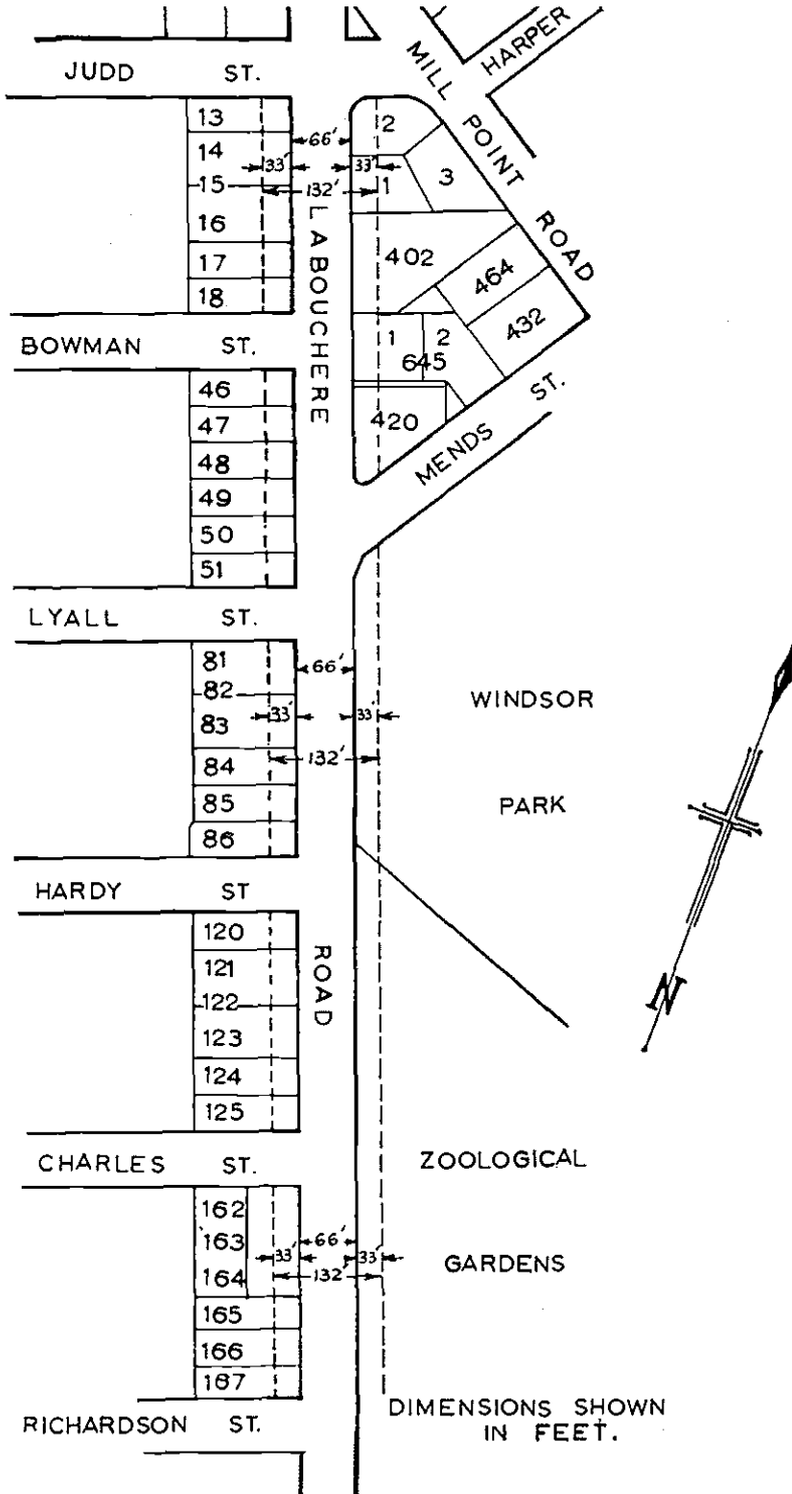
The Schedule.
(Plan Part 1.)



(Plan Part 2.)

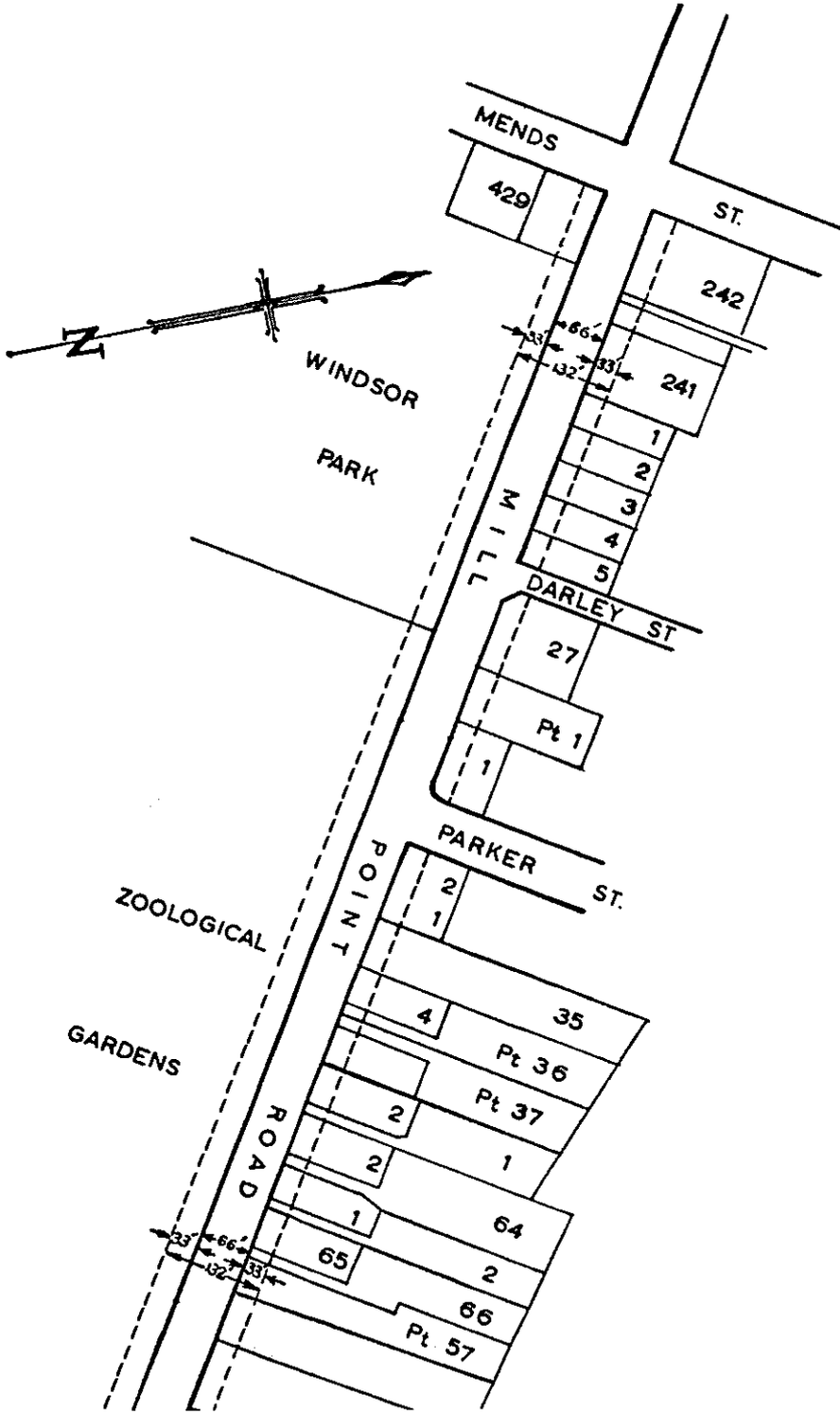


(Plan Part 3.)



DIMENSIONS SHOWN IN FEET.

(Plan Part 4.)



Passed by the Council of the City of South Perth at the ordinary meeting of the Council held on the 22nd July, 1959.

[L.S.]

W. C. G. THOMAS,
Mayor.

E. J. JOHNSON,
Town Clerk.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 28th day of October, 1959.

(Sgd.) R. H. DOIG,
Clerk of the Council.