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No. 3]

PERTH: MONDAY, 9th JANUARY

[1961

OPTOMETRISTS ACT, 1940-1960.

Optometrists Registration Board.

Amendment of Rules.

P.H.D. 1102/53.

WHEREAS under the provisions of the Optometrists Act, 1940-1960, the Optometrists Registration Board, with the approval of the Governor, may make rules in relation to the matters therein set out, and any matter which the Governor declares to be a matter in respect of which rules may be made by the Board; and whereas rules cited as the Optometrists Registration Board Rules, 1941, were made under and for the purposes of the said Act and published in the *Government Gazette* on 23rd May, 1941, and amended from time to time thereafter by notices published in the *Government Gazette*: Now, therefore, the Optometrists Registration Board doth resolve that the aforesaid rules, as amended, shall be amended in the following manner:—

1. Rule 54 is amended by substituting for the figures and symbols "10s. 6d." where they appear in line two, and the figures and symbols "£6 6s." where they appear in line four, the words "one guinea" and "ten guineas" respectively.

2. The Second Appendix is amended by—

- (a) substituting for the item "For certificate of registration—0 5 0" in Part I of the Appendix the item "For certificate of registration (section 19)—£1 0 0"; and
- (b) substituting for the item "Annual license fee of an optometrist—£6 6s." in Part I of the Appendix the item "Annual license fee of an optometrist—£10 10 0"; and
- (c) adding after Part II a new Part III as follows:—

Part III.

Annual Permit Fee.

A person who has been granted permission to dispense in accordance with section 34C of the Act shall pay to the Board, no later than the 15th January in each year, a fee of £10 10s.

Passed at a meeting of the Optometrists Registration Board this 6th day of December, 1960.

KARL KNAPP,
Chairman.
W. E. ASPINALL,
Registrar.

Approved by His Excellency the Governor in Executive Council this 22nd day of December, 1960.

R. H. DOIG,
Clerk of the Council.

OCCUPATIONAL THERAPISTS ACT, 1957.

Department of Public Health,
Perth, 22nd December, 1960.

P.H.D. 2347/59.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Occupational Therapists Act, 1957, has been pleased to approve of the rules made by the Occupational Therapists Registration Board of Western Australia pursuant to section 7 of the said Act, and set forth in the schedule hereto.

LINLEY HENZELL,
Commissioner of Public Health.

Schedule.

Occupational Therapists Registration Board Rules.

Principal rules.

1. In these rules the Occupational Therapists Registration Board Rules, 1959, made pursuant to the provisions of the Occupational Therapists Act, 1957, published in the *Government Gazette* on the 27th November, 1959, and amended by notice published in the *Government Gazette* on the 28th April, 1960, are referred to as the principal rules.

Rule 36A added.

2. The principal rules are amended by adding after rule 36 the following rule:—

36A. The Royal Perth Hospital School of Occupational Therapy is hereby prescribed by the Board as a place within the State at which persons may be trained for qualification for registration as occupational therapists.

Passed at a meeting of the Occupational Therapists Registration Board of Western Australia this 20th day of October, 1960.

COLIN W. ANDERSON,
Chairman.

M. B. PAUST,
Registrar.

Approved by His Excellency the Governor in Executive Council this 22nd day of December, 1960.

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

HEALTH ACT, 1911-1959.

North Fremantle Municipality.

P.H.D. 603/54.

WHEREAS under the provisions of the Health Act, 1911-1959, 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 North Fremantle Municipality, being a local authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on the 9th August, 1956, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

Part I—General Sanitary Provisions.

After by-law 17A, insert new by-law 17B as follows:—

17B.—Rubbish Disposal Sites.

(1) In every case where the local authority has set aside any reserve or other lands as a site for the disposal of refuse, the local authority may—

- (a) regulate the disposal of refuse on the site; and
- (b) specify the type or types of refuse which alone may be deposited on the site; and
- (c) erect signs on the site indicating the type or types of refuse which may be deposited thereon, and also indicating parts of the site where refuse may be deposited.

(2) A person who deposits refuse on a site set aside for the purpose by the local authority commits an offence if he—

- (a) deposits refuse of a kind other than that specified on a sign erected by the local authority pursuant to paragraph (1) of this by-law; or
- (b) deposits refuse at a place on the site other than that indicated by signs erected by the local authority pursuant to paragraph (1) of this by-law.

Passed at a special meeting of the Council of the Municipality of North Fremantle, this 11th day of October, 1960.

The Common Seal of the Municipality of North Fremantle was hereto affixed this 12th day of October, 1960, pursuant to a resolution passed the 11th day of October, 1960, and in the presence of—

[L.S.]

W. H. WALTER,
Mayor.
S. W. PARKS,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 7th day of December, 1960.

R. H. DOIG,
Clerk of the Council.

HEALTH ACT, 1911-1960.

Gosnells Road Board.

Amendment to Model By-laws.

P.H.D. 663/58.

WHEREAS under the provisions of the Health Act, 1911-1960, 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 9th day of August, 1956: Now, therefore, the Gosnells 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 9th day of August, 1956, doth hereby amend the said adopted by-laws as follows:—

By-Law 51 (b) of Part VII is amended by deleting the word "shillings" in line six and inserting the word "pounds" in lieu thereof.

After by-law 18 of Part VII of the adopted by-laws insert a new by-law 18A as follows:—

18A. No person shall in or near any street or way within the Gosnells Road District conduct a stall for the sale of food other than fruit, vegetables and eggs produced by the owner of the property on which the stall is erected unless the stall complies in all respects with the requirements of these by-laws relating to premises where food is kept for sale and then only with the consent of the Board.

Passed at a meeting of the Gosnells Road Board Local Health Authority this 24th day of October, 1960.

A. A. MILLS,
Chairman.
H. W. WALKER,
Secretary.

Approved by His Excellency the Governor in Executive Council this 7th day of December, 1960.

R. H. DOIG,
Clerk of the Council.

HEALTH ACT, 1911-1960.

Municipality of Geraldton.

Health By-laws—Eating Houses.

WHEREAS under the provisions of the Health Act, 1911-1960, 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 Geraldton, being a local authority, doth hereby make the following by-law:—

Part 1.

Commencement.

1. This by-law shall come into operation on the 1st January, 1961.

Interpretation.

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

“Act” means the Health Act, 1911-1960, and any amendment thereof;

“dining room” means any eating house other than a tearoom;

“eating house” as defined in division 3, section 160 of the Health Act, 1911-1960;

“inspector” means any person appointed by the local authority to be a health inspector pursuant to the provisions of the Act;

“license” means a license to conduct an eating house granted pursuant to the provisions of this by-law;

“local authority” means the Council of the Municipality of Geraldton;

“medical officer” means the medical officer of the local authority, and includes any person acting in that capacity;

“proprietor” means the person having the management or control of premises;

“registered premises” means any premises which are registered as an eating house under this by-law;

“tearoom” means any eating house where the only foods served for consumption on the premises are tea, coffee and similar beverages, sandwiches, pies, pasties, and such prepared foods as are usually supplied by wholesale pastrycooks, toast, cake, biscuits, pastries, cold salads, cold meats, and prepared beef tea and other extracts or soups which are supplied by the manufacturer in tins or bottles ready for consumption, but, where no food is cooked on the premises;

“Town Clerk” means the Town Clerk or the acting Town Clerk for the time being of the Municipality of Geraldton.

3. Eating houses are classified as—

- (a) dining rooms;
- (b) tearooms.

Part 2.

License and Registration.

4. No person shall occupy or use any premises as a dining room or tearoom unless—

- (a) the premises are registered under this by-law as a dining room or tearoom as the case may be; and
- (b) the proprietor of the said premises is the holder of a license issued by the local authority authorising him to conduct on the premises the business of a dining room or tearoom as the case may be.

5. Before any premises are registered under this by-law as a dining room or tearoom the proprietor thereof shall make application in the appropriate form prescribed in the First Schedule hereto and shall forward his application

together with a plan of the premises in respect of which such application is made and the prescribed fee to the Town Clerk and, if the application is approved, the local authority shall issue to the proprietor a certificate of registration, in the appropriate form prescribed in the Second Schedule hereto.

6. Before any license to any proprietor to conduct a dining room or tea-room is granted by the local authority under this by-law the proprietor shall sign an application for the same in the appropriate form prescribed in the Third Schedule hereto, and shall forward same together with the prescribed fee to the Town Clerk and, if the application is approved, the local authority shall issue to the proprietor a license in the appropriate form prescribed in the Fourth Schedule hereto.

7. Any person who makes a false statement in connection with any application under clause 5, 6 or 10 hereof shall be guilty of an offence.

8. Every certificate of registration of premises registered as a dining room or tearoom and every license issued to a proprietor shall be signed by the Town Clerk, and shall be duly entered in a book to be provided by the local authority for that purpose. Every proprietor of registered premises shall keep the certificate of registration and the license on the registered premises in a position visible to the general public and shall, when requested so to do by an inspector, produce to him the certificate of registration and also the license issued to the proprietor in respect of such premises.

9. Every certificate of registration and every license shall be in force from the day of the date of the issue thereof until and inclusive of the 31st day of December then next ensuing, unless the same be cancelled in the meantime in accordance with the provisions of the Act.

10. Applications for the renewal of certificate of registration and license shall be made annually during the month of December. Such application shall be in the appropriate form prescribed in the Fifth and Sixth Schedules hereto respectively and shall be accompanied by the prescribed fee.

11. The fees to be paid 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 set out in the Seventh Schedule hereto.

12. So often as any person holding 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 license to the Town Clerk, who shall endorse thereon and sign a memorandum specifying the particulars of such change.

13. If the owner of any registered premises sells or transfers or agrees to sell or transfer the said premises to another person he shall, within 14 days from the date of such sale or transfer or agreement, notify the Town Clerk thereof in writing, stating the full name, address and occupation of such other person.

Structure.

14. In all premises occupied or used or intended to be occupied or used as a dining room or tearoom the following provisions shall apply:—

- (a) The walls of all rooms shall be constructed of brick, stone, or concrete suitably rendered and plastered and shall be tiled or oil-painted to a height of at least seven feet from the floor level as to maintain a smooth, hard, durable and washable surface devoid of holes, cracks, and crevices.

Partitions shall not exceed seven feet in height and they shall be flush-panelled on both sides and shall be oil-painted so as to maintain a smooth hard durable and washable surface devoid of holes, cracks, and crevices.

- (b) Every room therein shall be properly ceiled with stamped metal lath and plaster, fibrous plaster or asbestos sheets, or other similar material and shall be constructed and maintained throughout its area and at the wall junctions free from holes, cracks or crevices.

- (c) There shall be provided adequate food storage facilities and cupboards to prevent the contamination of food, crockery and utensils by dirt, dust, flies or vermin of any kind.
- (d) There shall be provided for the use of employees and, when required by the local authority, there shall also be provided for customers sufficient and suitable lavatories with wash hand basins and all necessary appurtenances or such lavatory system as may be approved by the local authority, and there shall also be provided for use therewith an adequate supply of water, soap, nail-brushes and clean towels, but no towel or towels shall be provided for use in common.
- (e) There shall be provided sanitary conveniences, for the use of employees, and where required by the local authority, there shall also be provided sanitary conveniences for the use of customers and in either case, when considered necessary by the local authority, separate sanitary conveniences shall be provided for each sex.
- (f) All water closets or urinals situate on any registered premises shall be separate from the yard or building of such premises by a properly constructed ante-chamber or airlock as directed by the local health authority.
- (g) Every room shall be properly lighted with a surface of clear glass exposed to the open air equivalent to not less than one-tenth of the floor area of the room. Where such natural lighting cannot be reasonably secured artificial lighting to the approval of the local authority shall be installed.
- (h) Every room shall be provided with outlet ventilators, corresponding with an allowance of not less than one square inch of airway for every 40 cubic feet of gross air space of every such compartment or alternatively some mechanical system of ventilation shall be installed to the satisfaction of the local authority.
- (i) The air space between the ground surface and the floor (except in the case of concrete or other solid floors) shall be efficiently ventilated to the satisfaction of the local authority.
- (j) In premises where wood, coal or coke is used as fuel, such wood, coal or coke shall be stored or kept in a properly constructed store with brick walls and concrete floors separating such store from the remainder of the premises.

15. In all premises occupied or used or intended to be occupied or used as a dining room the following further provisions shall apply:—

- (a) The floors of all kitchens, sculleries, and food stores shall be constructed or adapted with concrete rendered with cement or provided with a surface applied directly to the concrete of a kind and in a manner approved in writing by the health inspector.
Provided that the local authority may in its discretion, register premises as a dining room, although the provisions of this paragraph are not complied with if such premises were being used as a dining room on the 31st day of December, 1958.
- (b) There shall be provided a kitchen scullery and food stores to the satisfaction of the health inspector.

The kitchen shall have a floor area to be approved by the inspector and shall under no circumstances be less than 12 ft. x 10 ft. in measurement.

When any scullery, food store, or cupboard is incorporated in the kitchen then the floor space occupied by such scullery, food store or cupboard shall not be included in the floor area of the kitchen for the purpose of this clause.

Management.

- 16. The proprietor of every dining room and tearoom shall—
 - (a) keep or cause to be kept clean and in good condition and repair the floors, walls, ceilings and all portions of the premises and all fittings, stoves ranges, utensils, implements, shelves, counters, bins,

cabinets, fixtures, sinks, drainboards, drains, grease traps, tubs, vessels, and things of the like description used on the premises or in connection with the preparation or storage of food thereon;

- (b) provide all such furniture, fixtures, counters, bins, sinks, drains, boards, grease traps, tubs, vessels, fittings, utensils, implements and things for use on the premises as the health inspector may from time to time direct for the proper conduct of the business;
- (c) construct and arrange or cause to be constructed or arranged all furniture, fixtures, counters, bins, sinks, drainboards, tubs, vessels, fittings, utensils, and things in every kitchen, serving room, scullery and fish-cleaning room on the premises so that the floor in every such room or place may at all times be kept in a thoroughly clean and sanitary condition;
- (d) not keep or use any floor covering that is absorbent or in such condition as to allow of the lodgement of dirt thereunder;
- (e) keep all tables, and benches used for the preparation of food at least three inches from the wall and moveable to facilitate cleansing;
- (f) provide and properly maintain at all times suitable and effective means for keeping and keep every room or compartment on the premises free from dust, rats, mice, cockroaches, flies, spiders, bugs, ants, moths, and all other vermin and, if in the opinion of an inspector, effective means and methods of cleansing and eradication of vermin from the premises cannot be done effectively while the ordinary business of the establishment is carried on, then the local authority may order the temporary closure of the premises to the public until such time as such cleansing and eradication of vermin has been carried out to the satisfaction of the inspector, and the proprietor shall comply with such order. The form of order to be served is set out in the Eighth Schedule hereto;
- (g) for the purpose of keeping the registered premises free from rats, provide and maintain at least six spring break back rat traps, in good working order, properly set and baited at all times, the type and number of traps and kind of baits used and the position and locality of the traps set shall be as directed by a health inspector;
- (h) keep all portions of the premises free from any unwholesome or offensive odour arising from the premises or the operations carried on thereon;
- (i) provide and maintain a hood over every wood, gas or electric cooking fire, stove or boiler, the hood shall be of such size and so placed as to arrest all steam effluvia, odours and smoke from the process of cooking or boiling, the underside of the hood shall be not more than 6 ft. 6 in. above the floor level and shall be of a size at least equal to the upper surface of the cooking stove or boiler; it shall have a flue of not less than seven inches in diameter and such flue shall discharge to the open air above the eaves of the building and at a height of not less than two feet above the eaves of any adjoining building;
- (j) provide an efficient chimney or flue to every wood, coal or coke cooking stove so that no smoke nuisance shall arise in or outside the premises;
- (k) provide and keep a sufficient number of suitable vessels or receptacles, with lids, constructed of galvanised iron or other non-absorbent and non-corrosive material to a design approved by a health inspector on the registered premises for the purpose of receiving all garbage, waste matter and other refuse arising from the business;
- (l) forthwith after such garbage, waste matter, and other refuse is produced, place the same in such receptacles provided and kept in accordance with paragraph (k) hereof and remove or cause the contents of all receptacles containing pig swill to be removed from the premises at least once in every 24 hours;

- (m) thoroughly cleanse all such receptacles provided and kept in accordance with paragraph (k) hereof once at least in every 24 hours, and renew or repair any or all of the aforesaid receptacles, as often as is necessary and when required by an inspector so to do;
- (n) provide and maintain a hot water installation of capacity to supply sufficient hot water and adequate sink facilities for the thorough cleansing of all drinking vessels, dishes, plates and other vessels, tableware, spoons, forks, knives, and any other utensils used on the premises to the satisfaction of the inspector;
- (o) immediately after each occasion of use cause all such vessels, and utensils, referred to in clause (n) to be thoroughly cleansed by means of washing in water at a temperature of not less than 110 deg. F. and immediately thereafter rinsed in clear hot water at a temperature of not less than 150 deg. F. and for this purpose there shall be provided two sinks;
- (p) not permit or suffer any table napkin which has been used as such or for any other purpose by any person to be placed for use by or to be used by any other person unless such table napkin shall have been thoroughly washed and cleansed since it was previously used by such firstmentioned person;
- (q) remove or cause to be removed the whole of the canned or preserved food, or any food contained in a hermetically sealed container (such container not being composed wholly of glass or stoneware) intended for use on the premises from such original can or container immediately after the same shall have been opened;
- (r) not permit or suffer any food which is unsound, unwholesome, putrescent or weeviled to be used for food, or for the preparation of food or meals;
- (s) cause any food which is or has become unsound, unwholesome, putrescent or weeviled to be immediately withdrawn from sale, stock or use and placed in the waste food garbage bin;
- (t) provide adequate and efficient means of refrigeration for the preservation of food to the satisfaction of inspector;
- (u) remove or cause to be removed any food which may have been served to any person or placed on any table occupied by any customer on the premises (and not then consumed or removed by him) immediately after such person shall have finished his refreshment, nor permit, suffer or allow any such food so removed to be again served to any person on the premises, and such food shall be immediately deposited in the waste food garbage bin; provided that in this paragraph food shall not mean or include the following substances, to wit sugar, pepper, salt, mustard, vinegar, sauces, spices or condiments if such substances are contained in receptacles or containers so constructed that the contents of such container cannot be handled by any person; provided further that in this paragraph food shall not include bread which is placed in a glass receptacle or container of a design and so constructed that the contents are only handled as required;
- (v) not allow, permit or suffer any live animal or bird to be kept in or upon any portion of the premises (provided that a cat or cats may be allowed in the premises after all food has been covered and the premises are not open to the public) or allow or permit or suffer any animal or bird to be killed or any poultry, pigeons or game to be plucked in any part of the premises;
- (w) provide and maintain a suitable cupboard for hats, shoes and clothing of employees to the satisfaction of the inspector;
- (x) not permit or suffer any hat, shoes or clothing to be placed or kept on the premises otherwise than in the cupboard provided under the last preceding paragraph; provided that customers may be permitted to hang their hats and coats in any room open to the public;

- (y) not permit or keep or suffer to be kept any hamper, basket, box, trunk, case, crate or barrel which has contained wet fish or other perishable food and which has not after the last occasion of such use been cleaned and rendered inoffensive upon any portion of the premises for a period longer than 24 hours or in such a manner as to become or to be likely to be or become offensive or a nuisance;
 - (z) cleanse daily and at all time keep and maintain all water-closets, urinals, lavatories, catchpits, grease-traps, and all other sanitary appliances on the premises in a clean and sanitary condition;
 - (aa) at all times provide and maintain a notice board on which is legibly inscribed in letters one inch high, the name of the person licensed to carry on business on the premises, and such notice board shall be fixed and maintained free from obstruction in a prominent position at the entrance of the premises.
17. In addition the proprietor of every dining room shall—
- (a) not permit, suffer, or cause any fish to be gutted, cleansed or scaled on any portion of the premises unless such portion of the said premises shall have been constructed for such purposes and approved in writing by the health inspector, and shall not store any fish in any kitchen or food on the premises unless such fish has already been gutted, cleaned, scaled, and washed;
 - (b) provide and maintain a suitable change room for employees if all of one sex or suitable separate change rooms, for each sex;
 - (c) not store or permit to be stored in any kitchen on the premises any petrol, kerosene, benzine, naphtha, alcohol, mineralised or methylated spirit or any volatile liquid (not being an article of food).
18. No proprietor of any dining room or tearoom shall—
- (a) permit, suffer or cause to be made or done to or on the registered premises, any alteration, addition or other work for any purpose affecting or likely to affect the suitability of the premises for the use specified in respect of such premises without the previous consent in writing of the health inspector;
 - (b) permit or suffer any drain-pipe for carrying off faecal or sewage matter to have an opening or any gulley trap to be within any roofed enclosures (not being a water-closet or urinal) on the premises;
 - (c) permit, suffer or cause any spittoon or article or thing for like use to be placed on the premises;
 - (d) permit, suffer or cause any structural alterations to be made to the premises or any portion thereof, without first having obtained permission in writing from the local authority.
19. No person employed on the premises shall spit or smoke tobacco in any room wherein food is being prepared for use in any dining room or tearoom and every proprietor of such premises shall exhibit conspicuously and constantly maintain in a clean, visible and legible condition in every such room a notice printed in letters of not less than 48 points face measurement to the following effect "Spitting or smoking tobacco in this room is an offence against the by-law. Penalty not exceeding £20 (twenty pounds)."
20. Every person engaged in any dining room or tearoom in the preparation of food shall wear a clean outer garment or overall of washable material the sleeves of which shall be comparatively short, and every such person shall immediately before beginning or recommencing the preparation of food and immediately after visiting a sanitary convenience wash his hands and every such person shall maintain his clothing and body clean. The proprietor of such premises shall provide and maintain at all times on such premises adequate and efficient means of maintaining personal cleanliness to the satisfaction of the inspector.
21. No person who is suffering from any communicable disease, suppurating wound or sore, or any other disease likely to contaminate food, shall enter the kitchen or take part in the preparation, handling or carrying of food on any premises registered as an eating house.

22. (1) Every proprietor of any dining room or tearoom shall as soon as he becomes aware that any person engaged on the premises is suffering from any of the abovementioned diseases cause him to cease to be engaged on and to leave such premises without necessary delay and shall not allow him to be again engaged on such premises until such person shall have obtained a certificate from a qualified medical practitioner that he has recovered from or is not suffering from any such condition as aforesaid and is no longer a source of danger to others.

(2) The proprietor of any dining room or tearoom shall forthwith report in writing to the local health authority the suspension of any person engaged on the premises suffering from any disease mentioned in clause 21 of this by-law and shall send a copy of any medical certificate obtained for the purpose of this clause to the health authority before such person shall again be engaged on the premises.

23. Any person who shall commit a breach of any of the provisions of this by-law shall be guilty of an offence and upon conviction shall be liable to a penalty not exceeding fifty pounds and where such breach is of continuing nature to a daily penalty not exceeding two pounds.

Passed by resolution of the Municipality of Geraldton, on the 8th day of June, 1960.

C. S. EADON-CLARKE,
Mayor.

C. J. RAYNOR,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 7th day of December, 1960.

R. H. DOIG,
Clerk of the Council.

First Schedule.

Part 1.

Municipality of Geraldton.

Health Act, 1911-1960.

APPLICATION FOR REGISTRATION OF DINING ROOM.

To the Town Clerk,
Municipality of Geraldton,
Eleanor Street, Geraldton, W.A.

I, of
being the owner/occupier of premises situated at
in the Municipality of Geraldton and known as
hereby make application for the registration of the said premises as a dining room subject to the Health Act and the by-laws from time to time in force thereunder.

I attach hereto a plan of the said premises.

The maximum number of persons, including the proprietor, to be employed on the said premises will be:—

Males.....Females.....

Dated this.....day of.....19.....

.....
(Signature of Applicant.)

Part 2.

Municipality of Geraldton.
Health Act, 1911-1960.

APPLICATION FOR REGISTRATION OF TEAROOM.

To the Town Clerk,
Municipality of Geraldton,
Eleanor Street, Geraldton, W.A.

I,.....of.....,
being the owner/occupier of premises situate at.....
in the Municipality of Geraldton, and known as.....
hereby make application for the registration of the said premises as a
tearoom, subject to the Health Act and by-laws from time to time in force
thereunder.

I attach hereto a plan of the said premises.

The maximum number of persons, including the proprietor, to be employed
on the said premises will be:—

Males.....Females.....

Dated this.....day of.....19.....

.....
(Signature of Applicant.)

Second Schedule.

Part 1.

Municipality of Geraldton.
Health Act, 1911-1960.

CERTIFICATE OF REGISTRATION OF A DINING ROOM.

THIS is to certify that the premises situated at.....
in the Municipality of Geraldton, which are known as.....
and are owned/occupied by.....
of....., are registered as a
dining room from the.....day of.....19.....
until the 31st day of December, 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 this.....day of.....19.....

.....
Town Clerk, Municipality of Geraldton.

NOTE.—If any statement made in the application for this certificate
ceases to be true this certificate will forthwith become void and must be
delivered up to the Town Clerk for cancellation.

Part 2.

Municipality of Geraldton.
Health Act, 1911-1960.

CERTIFICATE OF REGISTRATION OF A TEAROOM.

THIS is to certify that the premises situate at.....
in the Municipality of Geraldton, and known as.....
owned/occupied by....., of.....
are registered as a tearoom from.....day of.....19.....,
until the 31st day of December, 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 this.....day of.....19.....

.....
Town Clerk, Municipality of Geraldton.

NOTE.—If any statement made in the application for this certificate
ceases to be true, this certificate will forthwith become void and must be
delivered up to the Town Clerk for cancellation.

Third Schedule.

Part 1.

Municipality of Geraldton.

Health Act, 1911-1960.

APPLICATION FOR A LICENSE TO CONDUCT A DINING ROOM.

I,..... of....., hereby apply for a license to conduct a dining room on premises situate at....., Municipality of Geraldton, 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.....). I was born on the..... day of..... 19....., at..... in the country of.....

I have had the following previous experience as the keeper of an eating house:—

Dated this..... day of..... 19.....

(Signature of Applicant.)

Part 2.

Municipality of Geraldton.

Health Act, 1911-1960.

APPLICATION FOR A LICENSE TO CONDUCT A TEAROOM.

I,..... of....., hereby apply for a license to conduct a tearoom on premises situate at....., in the Municipality of Geraldton, and known as....., subject to the Health Act and 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.....). I was born on the..... day of..... 19....., at..... in the country of.....

I have had the following previous experience as the keeper of an eating house:—

(Signature of Applicant.)

Fourth Schedule.

Part 1.

Municipality of Geraldton.

Health Act, 1911-1960.

LICENSE TO CONDUCT A DINING ROOM.

THIS is to certify that..... of..... is licensed to conduct a dining room on premises situate at..... in the Municipality of Geraldton, known as..... from the..... day of....., 19..... until the 31st day of December, 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 this..... day of..... 19.....

Town Clerk, Municipality of Geraldton.

NOTE.—This license is not transferable, if the holder of this license changes his place of abode he must, within seven days, notify the Town Clerk and have this license endorsed accordingly.

Part 2.

Municipality of Geraldton.

Health Act, 1911-1960.

LICENSE TO CONDUCT A TEAROOM.

THIS is to certify that.....of.....
is licensed to conduct a tearoom on premises situated at.....
in the Municipality of Geraldton, known as.....from the
.....day of....., 19....., until the 31st day
of December, 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 this.....day of.....19.....

.....
Town Clerk, Municipality of Geraldton.

NOTE.—This license is not transferable. If the holder of this license
changes his place of abode he must, within seven days, notify the Town Clerk
and have his license endorsed accordingly.

Fifth Schedule.

Part 1.

Municipality of Geraldton.

Health Act, 1911-1960.

APPLICATION FOR RENEWAL OF REGISTRATION OF A DINING ROOM.

I.....of.....,
being the owner/occupier of premises situate at.....,
in the Municipality of Geraldton, and known as.....
for which premises I hold a current certificate of registration as a dining room,
hereby apply for a similar certificate of registration as from the 1st day of
January 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 this.....day of.....19.....

.....
(Signature of Applicant.)

Part 2.

Municipality of Geraldton.

Health Act, 1911-1960.

APPLICATION FOR RENEWAL OF REGISTRATION OF A TEAROOM.

I.....of.....,
being the owner/occupier of premises situate at.....,
in the Municipality of Geraldton, and known as.....
for which premises I hold a current certificate of registration as a tearoom
hereby apply for a similar certificate of registration as from the 1st day of
January 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 regis-
tration are still true, except in the following particulars, namely:—

Dated this.....day of.....19.....

.....
(Signature of Applicant.)

Sixth Schedule.

Part 1.

Municipality of Geraldton.

Health Act, 1911-1960.

APPLICATION FOR RENEWAL OF A LICENSE TO CONDUCT A DINING ROOM.

I,.....of....., being the holder of a current license to conduct a dining room on premises situate at....., in the Municipality of Geraldton, and known as....., hereby apply for a similar license as from the 1st day of January 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 this.....day of.....19.....

(Signature of Applicant.)

Part 2.

Municipality of Geraldton.

Health Act, 1911-1960.

APPLICATION FOR RENEWAL OF A LICENSE TO CONDUCT A TEAROOM.

I,.....of....., being the holder of a current license to conduct a tearoom on premises situate at....., in the Municipality of Geraldton, and known as....., hereby apply for a similar license as from the 1st day of January 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 this.....day of.....19.....

(Signature of Applicant.)

Seventh Schedule.

SCALE OF FEE.

THE fee payable on registration of premises as an eating house and on every renewal thereof shall be £1.

The fee payable on a license issued to the proprietor of an eating house and on every renewal thereof shall be £1.

Eighth Schedule.

ORDER.

To..... IN the opinion of a Health Inspector of the Municipality of Geraldton effective means and methods of cleansing and eradicating vermin from the premises situate at..... and used by you as a dining room/tearoom cannot be done effectively while your ordinary business is carried on.

Now, therefore, you are ordered to close the said premises temporarily until such time as such cleansing and eradication of vermin has been carried out to the satisfaction of the Health Inspector.

Failure to comply with this order will render you liable to prosecution.

HEALTH ACT, 1911-1960.

Busselton Road Board.

M.1103/51.

WHEREAS under the provisions of paragraphs (41) and (53) of section 134 of the Health Act, 1911-1960, a local authority may make by-laws for the prevention of pollution of any water supply: Now, therefore, the Busselton Road Board, being a local authority within the meaning of the Act, doth hereby make the following by-laws:—

Prevention of the Pollution of Potable Water.

1. These by-laws shall be of effect in those portions of the Busselton Road Board District which are set out in the schedule to these by-laws.

2. A person shall not sink any well or bore, insert any spear or erect any machine or other device for the purpose of drawing any water from beneath the ground, and shall not draw water from beneath the ground except on a part of a lot which is within twenty feet of the boundary farthest from a street or road frontage.

3. A person shall not deposit any waste liquids or offensive matter underground at any point which is within 100 feet from a point where water may be drawn, whether drawn or not, pursuant to these by-laws.

4. The local authority may require any person being the owner or occupier of a lot to provide thereon a minimum storage capacity of 2,000 gallons of fresh water in an approved container, and any person so required shall comply with that requirement.

5. Any person contravening the provisions of these by-laws is liable on conviction to a penalty of up to twenty pounds and, in the case of a continuing breach, to a penalty not exceeding forty shillings for each day that the breach is continued.

 The Schedule.

Yallingup Location 269.

Passed at a meeting of the Busselton Road Board this 26th day of October, 1960.

F. H. JOLLIFFE,
Chairman.
T. McCULLOCH,
Secretary.

Approved by His Excellency the Governor in Executive Council this 7th day of December, 1960.

R. H. DOIG,
Clerk of the Council.
