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Government Gazette

OF

WESTERN AUSTRALIA

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No. 24]

PERTH: WEDNESDAY, 28th MARCH

[1962

HEALTH ACT, 1911-1960.

Department of Public Health, Perth, 14th March, 1962.

P.H.D. 1278/49.

HIS Excellency the Governor in Executive Council, under the provisions of the Health Act, 1911-1960, and the provisions of section 38 of the Interpretation Act, 1918-1957, has been pleased to revoke the regulations referred to in the schedule hereunder.

LINLEY HENZELL, Commissioner of Public Health.

Schedule.

The Argentine Ants (Health Act) Regulations, 1950, made under the provisions of the Health Act, 1911-1960, published in the *Government Gazette* on the 24th March, 1950, and amended by notices published in the *Government Gazette* on the 1st August, 1952, and the 31st October, 1952.

HEALTH ACT, 1911-1961.

Town of East Fremantle.

Regulating Stables.

WHEREAS under the provisions of the Health Act, 1911-1961, a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now, therefore, the Council of the Town of East Fremantle, being a local authority, doth hereby make the following by-law:—

1. No stable or building used for the housing of horses, may be erected on any lot in the Town of East Fremantle unless the building (of whatever material constructed) is—

- (i) distant not less than 200 feet from the property alignment of any street or road;
- (ii) distant not less than 20 feet from the boundary;
- (iii) is distant not less than 200 feet from any other building used as a dwelling house or for the handling or storage of food whether on the same allotment of land or on any other allotment of land,

and unless the provisions of paragraph 422 of the Uniform Building By-laws are complied with.

2. All other by-laws regulating the situation and construction of stables in the Town of East Fremantle are repealed.

Passed at a meeting of the Town of East Fremantle this 20th day of November, 1961.

The Common Seal of the Town of East Fremantle was hereto affixed this 19th day of December, 1961, pursuant to a resolution passed the 20th day of November, 1961, in the presence of—

[L.S.]

W. WAUHOP, Mayor.

L. R. LATHAM, Town Clerk.

Recommended—

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

HOSPITALS ACT, 1927-1955.

Quairading Hospital Board.

M.D. 5166/62.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Quairading Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

Patients to whom the Motor Vehicle (Third Party	x	5.	u.
Insurance) Act, 1943 (as amended) applies	5	0	0
Patients to whom section 31A of the Hospitals Act, 1927 (as amended) applies—per day	5	0	0
Other patients— Single-bed rooms—per day plus extras 2-4 bed wards—per day plus extras All other beds—per day plus extras	$^{4}_{2}$	0 8 16	0 0 0
Extras— Operation fee for major operation Operation fee for minor operation Labour ward fee Outpatient fees—per attendance Other items—At cost.		5 2 13 10	0

Passed at a meeting of the Quairading Hospital Board this 22nd day of January, 1962.

DON A. FRASER,

Chairman. F. L. CUMMINS,

Secretary.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

BUNBURY HARBOUR BOARD ACT, 1909-1959.

Resolution.

THE Bunbury Harbour Board acting pursuant to the provisions of the Bunbury Harbour Board Act, 1909-1959, hereby make the regulations set out in the schedule hereunder.

Schedule.

Regulations.

1. In these regulations the expression "principal regulations" means the regulations made by the Bunbury Harbour Board and published in the Government Gazette on the 26th day of November, 1909, and amended from time to time thereafter by notices published in the Government Gazette.

2. Regulation No. 104 of the principal regulations is amended by inserting under the heading of Notes the following new item No. 6 "Fuel oil upon which a full inwards wharfage rate of 13s. 6d. has been paid shall, upon being subsequently bunkered for a vessel's own use, be granted a rebate of 8s. 6d. per ton of such wharfage."

Passed by resolution of the Bunbury Harbour Board at a meeting of the members held on the 23rd day of January, 1962.

The Common Seal of the Bunbury Harbour Board was at the time affixed and impressed thereto by order and in the presence of—

W. E. McKENNA, Chairman.

E. D. McDOWELL,

[L.S.]

Member. B. W. MASON,

Secretary.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. TRAFFIC ACT, 1919-1958.

The Municipality of the Shire of Donnybrook.

By-laws Relating to Traffic.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of October, 1961, to make and submit for confirmation by the Governor the following by-law:—

(a) No person shall drive any vehicle of a gross load of more than ten (10) tons including the weight of the vehicle on the bridge which crosses the Preston River linking road number 2970 (situate along the eastern boundary of location 3249) and road number 3606, between lots 177 and 629.

(b) Any person who commits a breach of this by-law shall be liable on conviction to a penalty not exceeding fifty pounds (£50). Dated this 18th day of December, 1961.

H. B. AYERS,

President. D. A. JONES,

Shire Clerk.

Recommended-

(Sgd.) G. M. CORNELL, Minister for Transport.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Perth. By-laws Relating to Crossing Places.

L.G. 384/61.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1962, to make and submit for confirmation by the Governor the following by-law:----

The by-laws of the Shire of Perth published in the Government Gazette of the 29th day of June, 1960, are hereby amended in the following manner:— By the deletion therefrom of by-laws 191 and 192.

Dated this 30th day of January, 1962.

The Common Seal of the Shire of Perth was

hereunto affixed by authority of a resolu-tion of the Council in the presence of—

[L.S.]

HERBERT R. ROBINSON, President. LLOYD P. KNUCKEY, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Perth. By-laws Relating to Penalties.

L.G. 384/61.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1962, to make and submit for confirmation by the Governor the following by-laws:-

The by-laws of the Shire of Perth published in the Government Gazette of the 29th day of June, 1960, are hereby amended in the following manner:-By-law 504 is deleted and the following new by-law inserted in

its place:-

504. Any person who shall commit a breach of any of these by-laws (except where otherwise provided in these bylaws) shall be liable to-

(a) a maximum penalty of fifty pounds; and

(b) a maximum daily penalty during the breach of five pounds per day.

Dated this 30th day of January, 1962.

The Common Seal of the Shire of Perth was hereunto affixed by authority of a resolu-tion of the Council in the presence of-

[L.S.]

Recommended-

HERBERT R. ROBINSON, President. LLOYD P. KNUCKEY, Shire Clerk.

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

The Municipality of the Shire of Perth.

By-laws Relating to Hawkers and Stall-Keepers.

L.G. 384/61.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 30th day of January, 1962, to make and submit for confirmation by the Governor the following by-laws:—

The by-laws of the Shire of Perth published in the Government Gazette of the 29th day of June, 1960, are hereby amended in the following manner:—

1. By-law 14 is altered as follows:----

(a) By the deletion of the definition of the term "Board" and by the substitution of the following:----

"Board" means the Perth Shire Council.

(b) By the insertion after the definition of the term "Continuous service" of the following:---

"Council" means the Perth Shire Council.

(c) By the deletion of the definition of the term "District" and by the substitution of the following:—

"District" means the District of the Shire of Perth.

"Hawker" shall have the meaning assigned to it by section 217 (1) of the Local Government Act, 1960.

- (e) By the deletion of the definition "Itinerant Vendor."
- (f) By the deletion of the definition of the term "Stall-keeper" and by the substitution of the following:—
 - "Stall" and "Stall-holder" shall have the meanings assigned to those terms by section 242 (1) of the Local Government Act, 1960.

2. By-laws 221-231 inclusive are deleted and the following new by-laws are substituted in their places:—

221. Any person who desires to hawk any goods, wares or merchandise, or to be a stall-holder within the District, shall make application in writing to the Council for a license so to do.

222. The Council may grant a license to the applicant in the form of Form No. 1 in the Second Schedule hereto or may refuse to grant the application on any of the following grounds:—

- (a) That the applicant has committed a breach of any of by-laws 228 to 231.
- (b) That the applicant is not of good character or has been convicted of a criminal offence.
- (c) That the needs of the District or the portion thereof for which the license is sought are adequately catered for by established shops or by persons to whom licenses have been issued.

223. The license shall state the type of commodities which the licensee is authorised to sell.

224. The license granted to a hawker by the Council may be in respect of the whole District, or for any portion of the District specified in the license, and in the case of a license granted to a stallholder the license may specify the place where the stall may be situated. The license may be granted upon the condition that the licensee shall not carry on business within a specified radius of any shop which sells commodities similar to those to be sold by the licensee.

225. A license granted by the Council shall remain valid until the 31st day of December next after the issue of the license unless previously revoked.

226. The fees set out in the Third Schedule hereto shall be payable to the Council in respect of each license.

227. The Council may revoke any license issued by it on any of the grounds set out in by-law 222 hereof, or on the grounds—

- (a) that the licensee has committed a breach of the terms or conditions of the license; or
- (b) that the licensee is not conducting his business in a respectable or sober manner; or
- (c) that he has assigned his license or does not himself carry on the business; or
- (d) that he is not regularly carrying on the business for which the license is issued.

228. No person shall hawk goods wares or merchandise, or act as a stall-holder-

- (a) without being licensed by the Council; or
- (b) in any part of the District other than that specified in the license; or
- (c) in the case of a stall-holder have a stall at any place other than that specified in the license.
- 229. No hawker or stall-holder shall-
 - (a) sell or offer for sale any commodity excepting between the hours of 7 a.m. and 11.30 p.m.; or
 - (b) deposit or store any box or basket under his vehicle or on the roadway or footpath; or
 - (c) shout his wares or make any violent outcry noise or disturbance to the annoyance of the inhabitants or passers by; or
 - (d) obstruct the free passage of pedestrians or vehicles on any footpath or roadway; or
 - (e) act in an offensive manner.

230. A hawker or stall-holder shall carry his license with him and produce it upon demand to any officer of the Council or police officer.

 $231. \ A$ stall-holder shall have his name legibly displayed on any stall operated by him.

3. That Form No. 1 of the Second Schedule be deleted and the following form substituted in its place:—

By-law 222.

Form No. 1.

Shire of Perth.

HAWKER'S OR STALL-HOLDER'S LICENSE.

The license of the Council of the Shire of Perth is hereby granted to

Schedule.

4. The Third Schedule is altered by the deletion of the following words and figures:--

	Hawker's or stall-keeper's license Itinerant vendors of food	
and by	the substitution in their place of the following words and	figures:— £ s. d.
	Hawker's or stall-keeper's license	$10 \ 0 \ 0$

Dated this 30th day of January, 1962. The Common Seal of the Shire of Perth was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

HERBERT R. ROBINSON, President. LLOYD P. KNUCKEY, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor of Western Australia in Executive Council this 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Murray.

Adoption of Draft Model By-laws Relating to Caravan Parks.

L.G. 88/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of February, 1962, to adopt such of the Draft Model By-laws published in the Gazette of the 28th day of September, 1961:--

Local Government Model By-law (Caravan Parks) No. 2.

The whole of the by-law.

Dated this 26th day of February, 1962.

The Common Seal of the Shire of Murray was hereunto affixed in the presence of—

[L.S.]

E. C. ATKINS, President. J. W. SIBBALD, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

DOG ACT, 1903.

The Municipality of the Shire of Donnybrook.

By-law Relating to Dogs.

L.G. 91/62.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of December, 1961, to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws the term "Council" shall mean the Donnybrook Shire Council.

2. The Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903-1960.

3. The pound to be used by the Donnybrook Shire Council is established on part of Donnybrook Town Lot 433 within the Donnybrook Shire District area. 4. A dog seized by the police or by an officer authorised by the Council may be placed in a pound.

5. Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Council 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.

6. 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.

7. 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 Council.

8. 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 Council 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 Council in respect of the delivery of a dog in good faith.

9. If a dog shall not be claimed and the said fees paid within 48 hours of its being seized, or if the 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 Council may sell the dog.

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

11. If within the times mentioned in by-law 9 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.

12. Notwithstanding anything herein contained, but subject to the provisions of section 19 of the Dog Act, 1903-1960, any dog seized or impounded may at any time be destroyed upon the authority of the Shire Clerk of the Council if in the opinion of the Shire Clerk the dog is too savage or noisy to be kept or is suffering from an injury, disease or sickness.

13. If the Council 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 to the Council the fee specified in the schedule hereto.

- 14. No person shall—
 - (a) unless a poundkeeper or other officer of the Council duly authorised in that regard release or attempt to release a dog from the 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.

Any person who shall commit a breach of this clause shall, upon conviction, be liable to a penalty not exceeding £20.

15. The owner of a dog shall keep such dog chained or under effective control from sunset to sunrise.

16. 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 gardens.

(c) A house of worship.

(d) A shop or other public business premises.

17. 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 the control of the Council, other than a road.
- (f) South-Western Highway within the townsite of Donnybrook (except working dogs).

18. No person shall obstruct or hinder an employee of the Council or member of the Police Force in the performance of anything authorised by the provisions of the Dog Act, 1903-1960, or the regulations made in pursuance of those provisions.

19. 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.

20. Any person who shall commit a breach of these by-laws shall, upon conviction, be liable to a penalty not exceeding $\pounds 5$, provided that for a breach of clause 14 the penalty shall not exceed $\pounds 20$.

The Schedule.

FEES.

For the seizure or impounding of a dog-£1.

For the sustenance and maintenance of a dog in a pound-10s. per day or part of a day.

For the destruction of a dog-10s.

Passed by the Donnybrook Shire Council at the ordinary meeting of the Council held on 21st December, 1961.

H. B. AYERS, President.

D. JONES,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Roebourne.

Adoption of Draft Model By-law Relating to (Prevention of Damage to Streets), No. 1.

L.G. 67/62.

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IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality, hereby records having resolved on the 21st day of December, 1961, to adopt the whole of the by-law published in the *Gazette* of the 7th day of September, 1961.

Dated the 28th day of December, 1961.

[L.S.]

J. A. FERNIHOUGH, President. L. W. CAWSE, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Roebourne.

By-law Relating to the Control of Goats.

L.G. 678/59.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of December, 1961, to make and submit for confirmation by the Governor the following by-law:----

(1) This by-law regulates the manner and keeping of goats within any townsite within the District of the Shire of Roebourne.

(2) The owner or keeper of any goat within any townsite within the District of the Shire of Roebourne shall pay the sum of ten shillings (10s.) per head for each goat over three (3) months old registration fee per annum, as from the 1st day of July, 1962, and each year thereafter.

(3) At the time of the registration, the Shire of Roebourne shall supply a suitable disc for each goat which must be borne around each goat's neck attached to a strap or other suitable appendage.

(4) Any goat found at large within any townsite within the District of the Shire of Roebourne, which is not registered and wearing the prescribed disc. may be seized, impounded, or destroyed, by an officer or person appointed by the Shire of Roebourne.

(5) The owner of any goat so seized, impounded, or destroyed shall forfeit a penalty not exceeding one pound $(\pounds 1)$ for every goat so found at large, in addition to all costs and expenses incurred in so seizing, impounding, or destroying such goat or goats.

(6) The Shire reserves the right to restrict the number of goats within any townsite or reserve so registered or kept by any one householder within the District of the Shire of Roebourne.

(7) The Shire of Roebourne may at any time refuse the registration of any male goat unless with such application a certificate is given certifying that the goat is required for stud purposes.

(8) No person shall-

- (a) in any manner depasture or keep any goat, on any road, way, or reserve, or any other public place;
- (b) leave unattended for any reason whatsoever, any goat when driving any goat along or across any road or other public place;
- (c) allow or permit any goat to tarry at any time such goat is being driven along or across any road or other public place.

Penalty: Five pounds (£5).

Dated this 28th day of December, 1961.

[L.S.]

J. A. FERNIHOUGH, President. L. W. CAWSE, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Bunbury.

Adoption of the Local Government Model By-law (Caravan Parks) No. 2. L.G. 143/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 8th day of January, 1962, to adopt such Draft Model By-law pub-lished in the *Gazette* of the 28th day of September, 1961, as are here set out.

> Local Government Model By-law (Caravan Parks) No. 2. The whole of the by-law.

Dated the 22nd day of February, 1962.

The Common Seal of the Town of Bunbury was affixed hereto in the presence of-

[L.S.]

Mayor. A. L. SCOTT. Town Clerk.

Recommended---

L. A. LOGAN, Minister for Local Government.

F. R. HAY,

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

CEMETERIES ACT, 1897.

The Municipality of the Shire of Tambellup.

By-laws Relating to Pendellup Cemetery.

L.G. 337/61.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Muni-cipality hereby records having resolved on the 9th day of November, 1961, to make and submit for confirmation by the Governor the following by-laws:— The by-laws of the Tambellup Public Cemetery as published in the

Government Gazette of the 15th day of June, 1960, are amended as follows:-By adding after the word "Cemetery" at the head of the by-laws the words "and Pendellup Public Cemetery."

- (2) By inserting after the word "Cemetery" at the heading of Schedule A, the words "and Pendellup Public Cemetery."
- (3) By adding after the word "Board" at the heading of Schedules B, C and D respectively, the words "and Pendellup Public Cemetery.'

Dated this 29th day of November, 1961.

[L.S.]

R. TALLENTS, President. J. DUNN.

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

LOCAL GOVERNMENT ACT, 1960.

The Shire of Pingelly.

L.G. 58/62.

IN pursuance of the powers conferred upon it by the above Act and of all other powers enabling it, the Council of the abovementioned Shire hereby records having resolved on the 18th day of October, 1961, to make and submit for the confirmation by the Governor the following by-laws for the management of the Pingelly Swimming Pool.

1. In these by-laws subject to the context-

"Council" mean the Council of the Shire of Pingelly;

"Manager" means the Manager of the Pingelly Swimming Pool appointed for the time being by the Council of the Shire of Pingelly to have control of the said Pool;

"Pool" means the Pingelly Swimming Pool and all land and buildings pertaining thereto.

Risk.

2. Every person entering this Pool does so at their own risk.

Hours of Admission.

3. The Pool shall be open for public use for such periods and at such times as the Council may in its absolute discretion from time to time decide, and such periods and such times shall be clearly indicated upon a notice board at the entrance to the said Pool.

Admission.

4. No person shall, without the express permission of the Council or the Manager, enter the Pool save through the turnstile erected at the entrance for that purpose and upon payment of the prescribed admission charge.

5. All persons wishing to obtain season tickets or tokens granting admission to the Pool for any one stipulated season may obtain such tickets or tokens on application to the Manager upon payment of the prescribed fee.

Such season tickets or tokens shall be offered for inspection to the attendant when used to obtain admission to the Pool. Season tickets or tokens are not transferable and such a ticket may be used only by the person in whose name the same is issued. A list of all season ticket holders shall be kept at the Pool and the attendant shall refuse admission to a person seeking the same and using any such ticket or token if the attendant reasonably believes that the person so seeking admission is not the person to whom such ticket or token was issued.

Charges for Admission.

6. Casuals:---

For every person 15 years of age or over (including spectators), 1s. 6d.

For every person under the age of 15 years (including spectators), 6d.

Old age pensioners, 6d.

Season Tickets:-

Husband and wife, £5.

Family-Husband, wife and children, £10.

For every person 15 years of age or over, £4.

For every person under 15 years of age, £1 10s.

7. Every person using his own costume and/or towel in the Pool shall, when leaving the Pool, produce such costume and/or towel for inspection by the Manager or other person appointed by the Manager for that purpose.

8. No person shall enter the Pool without either being in possession of a costume and/or towel unless he obtains a spectator's ticket, and upon leaving the Pool he shall surrender such ticket to the Manager or other person appointed by the Manager to receive same.

9. No person over the age of five years shall appear in public on the Pool premises unless sufficiently clad to preserve decency.

10. No person shall dress or undress or remove any part of his or her clothing or bathing costume except in the dressing shed or enclosure provided for that specific purpose.

11. Should any person appear in public in such a condition as to be, in the opinion of the Manager or person for the time being in charge of the Pool, indecently or unsuitably clad, the Manager or such other person shall direct that he or she shall resume his or her ordinary clothing and such direction shall be complied with forthwith.

Offences.

12. No person shall enter the Pool whilst in an intoxicated condition whether such condition is induced by liquor, drugs or otherwise, and no person shall bring on to the Pool premises any spirits, drugs, or intoxicating liquors or have any of same in his or her possession therein.

13. No person shall use any soap in any part of the Pool premises other than in the dressing rooms or shower recesses.

14. No person shall in any part of the Pool premises behave in an unseemly, improper, disorderly, riotous or indecent manner, swear or use any indecent, obscene, offensive or abusive language or gamble or misconduct himself or herself.

15. No person shall climb up to or on to any portion of the roof, fences, walls, partitions or other portion of the Pool premises.

16. No person shall in the dressing rooms or elsewhere in the Pool premises wastefully use the water or leave any taps running.

17. No person shall spit or expectorate in the Pool or on the concourse or any other part of the Pool premises or in any way commit any nuisance on or in any part of such premises.

18. No person whilst in the Pool shall use any substance or preparation whereby the water thereof may become discoloured or rendered turbid or otherwise unfit for the proper use of bathers.

19. No person shall eat in or take into a dressing shed or enclosure any food of any kind whatsoever.

20. No person shall foul or pollute water in any shower bath or in the Pool, or soil, defile, damage, injure, destroy, use improperly, disfigure or write in or upon any dressing rooms, furniture or other article or equipment therein.

21. No person shall at any time carelessly or negligently injure or improperly use or interfere with any taps, locks, valves, lockers or other fittings or appliances in or about the Pool, or discharge litter of any description on, in or about the Pool, or bring or deposit any filth or rubbish onto or in the Pool.

22. No person shall cause or allow any dog or other animal belonging to such person or under his or her control to enter or remain in or upon the pool premises or to loiter about the precincts of the Pool.

23. No male person shall enter any portion of the Pool premises set apart exclusively for females and no female shall enter any portion of the Pool premises set apart exclusively for males, nor shall any person enter or attempt to enter any bathroom or dressing box or other compartment which is already occupied without the consent of the occupier.

24. No person shall smoke in any building, dressing room or other compartment in the Pool premises.

25. No person upon the Pool premises shall in any way interfere with any other person therein or such lastmentioned person's use thereof, nor throw or push or attempt to throw or push any person into the Pool, or throw any stones, sticks or any other matter or thing, to the annoyance of any other person using the Pool or the Pool premises.

26. No person or group of persons shall play any ball games or take any action whatsoever which shall in any way limit the enjoyment of other users of the Pool or the Pool premises at such a time or times as the Pool premises shall be in general public use: Provided that this by-law shall not apply to the playing of any games or aquatic sports specially organised and conducted on the Pool premises by any club or person at such time or times as shall be approved by the Council.

27. No person shall, whilst suffering from any cutaneous, infectious or contagious disease, or whilst in an unclean condition, enter or use or attempt to enter or use the Pool or the Pool premises or any part thereof.

Valuables.

28. Persons entering the Pool premises may deposit valuables with the Manager or person for the time being in charge thereof upon payment of the sum of sixpence, but under no circumstances whatever will the Board accept

lability should such valuables or any of them be lost, stolen, damaged or otherwise interfered with whilst in the custody of the Manager or such person or of the Council.

Control of Premises.

29. Children under the age of five years entering the Pool must be accompanied by a responsible person.

30. Every person using the Pool premises shall obey all reasonable directions of the Manager or other person for the time being in charge thereof.

31. No person shall in any way obstruct the Manager or the person for the time being in charge of the Pool premises in his control of such premises and of the persons therein or in any way obstruct, interfere with or hinder the Manager or his assistants in the performance of their duties.

Lost Property.

32. (a) Every person finding in the Pool any article which may have been left or lost therein shall immediately deliver the same to the Manager or the person for the time being in charge of the Pool premises, who shall thereupon register a description of such article and all particulars relating thereto in a book which shall be kept for that purpose, and any person claiming any such article and who satisfies the said Manager or such other person that he or she is the lawful owner of the same shall have such article returned upon signing for same in the book abovementioned.

(b) The Manager or other person for the time being in charge of the Pool premises shall report to the Shire Clerk of the Council at least once in every week regarding lost property and produce the said book for inspection by the Shire Clerk of the Council.

(c) The Council shall not under any circumstances incur any liability in respect of articles lost or left in the Pool premises or stolen from any person whilst on the Pool premises.

Carnivals.

33. (a) Any person, club, association or organisation conducting any carnival held at the Pool premises shall be responsible for the conduct of the competitors and spectators during such carnival and shall be bound to see that there is no overcrowding and that no damage is done to the buildings or fencing or any other portion of the Pool or Pool premises, and further that each and everyone of these by-laws is strictly observed by all competitors, officials and spectators attending such carnival.

(b) At all swimming carnivals held at the Pool the competitors shall wear proper and approved bathing costumes.

(c) Every person, club, association or organisation to whom the Pool is let on hire for the purpose of holding a swimming carnival shall, at least two weeks before the proposed date of such carnival, forward to the Shire Clerk of the Council a copy of such programme of events as it is desired shall be competed for thereat and of any games or sport proposed to be then conducted. Any item on such programme of which the Council does not approve shall be struck out or altered in such manner as the Council may in its absolute discretion see fit.

(d) Every person, club, association or organisation conducting any carnival shall pay the Council in respect to such carnival a sum equal to 25 per cent. of the admission proceeds, with a minimum of $\pounds 10$ 10s. for each five hours during which the Pool is used.

Coaching.

34. (a) No person shall for reward or profit teach, coach or train any other person in the Pool premises except with the consent in writing of the Council first had and obtained.

(b) The Council may in its absolute discretion give such consent absolutely or subject to such conditions as it deems fit and the Council may in its absolute discretion at any time withdraw such consent.

Enforcement of By-laws.

35. (a) Any person offending against any of the provisions contained in these by-laws shall upon conviction be liable to a penalty not exceeding $\pounds 20$.

(b) Any person who shall infringe any of the provisions of these by-laws or who shall commit any breach thereof may be summarily removed from the Pool or the Pool premises or any part thereof by the Manager or other person for the time being in charge of the Pool premises or by any other officer appointed from time to time for that purpose by the Council or may be arrested by such Manager, other person or officer and given into custody of a police officer.

(c) The Manager or other person for the time being in charge of the Pool premises may refuse to admit to such premises any person who shall have been convicted of wilfully disobeying or infringing or breaching any of the provisions of these by-laws until such time as the Council may decide that such person shall be admitted.

(d) The Council may issue a written direction to the Manager that any person named in such direction shall not be admitted to the Pool or to the Pool premises and, whilst such direction remains in force, the Manager or such other person for the time being in charge of the Pool premises shall not admit such person to the Pool premises or suffer him or her to be therein, and such person shall not with knowledge that such direction is in force enter or attempt to enter the Pool.

Passed at Council of the Shire of Pingelly at a meeting on the 18th day of October, 1961.

Sealed with the Seal of the Shire of Pingelly in the presence of—

LES S. WATTS, President.

Shire Clerk.

W. C. ROBINSON,

[L.S.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962.

R. H. DOIG, Clerk of the Council.

CEMETERIES ACT, 1897.

Public Cemetery Salmon Gums.

By-laws.

L.G. 348/61.

BY virtue of all powers in that behalf vested in the Trustees of the Public Cemetery Salmon Gums, the said Trustees make the following by-laws:—

1. Any person desiring to inter a dead body in the cemetery shall make an application to the Trustees, and after supplying particulars as per Schedule A (or such of them as are ascertainable at the time, together with prescribed fees) shall receive an Order for Burial as per Schedule B, and no interment shall be permitted unless such order is obtained.

2. No free burials shall be allowed unless accompanied by an order from a Justice of the Peace.

3. Within twenty-four hours after an interment the undertaker shall sign the Order for Burial and it shall be returned by him to the Shire Clerk and retained by the Trustees.

4. All graves dug or re-opened, all monuments erected, and all other work performed within the cemetery shall be subject to the approval of the Trustees and the payment of the prescribed fees in advance.

5. Every coffin shall have upon the lid a metal plate, bearing the name of the deceased person indelibly inscribed thereon, and no coffin without such plate shall be permitted to enter the cemetery.

6. Every grave shall be at least six feet deep at the first interment, and no coffin shall be placed at less than three feet below the surface of the ground level.

7. No interment shall take place except between the hours of sunrise and sunset on all days of the year.

8. The time fixed for the funeral shall be the time of the arrival of the funeral at the cemetery gate.

9. No vehicle other than the hearse at any funeral shall enter the cemetery without special permission of the Trustees.

10. Children under the age of ten years shall not enter the cemetery unless accompanied by an adult person.

11. No trade or business or advertising by circular or otherwise shall be permitted in the cemetery.

12. No smoking shall be permitted in the cemetery.

13. No dogs shall be allowed in the cemetery, and any person taking a dog into the cemetery contrary to this by-law commits an offence against these by-laws.

14. Any person violating the rules of propriety and decorum, or com-mitting any nuisance or trespass, or injuring any tree or shrub, flower or border or any erection in the cemetery commits an offence against these by-laws.

15. Any person desiring to erect a headstone or monument must first obtain the consent of the Trustees and otherwise comply with section 23 of the Cemeteries Act, 1897, and pay the Trustees the sum of one pound, and all refuse remaining after dressing of the grave must be removed beyond the limits of the cemetery by the person doing such dressing and to the satisfaction of the Trustees.

16. All fees and charges payable to the Trustees as set out in Schedule C shall be paid at the time and manner therein mentioned.

17. Prior to the conduction of an interment within the cemetery, every undertaker shall pay to the Trustees a fee of three pounds (£3) and give his assent in writing to such conditions as the Trustees deem fit to impose.

Upon such payment of three pounds (£3) and the giving of such under-taking and assent, he shall be entitled to receive a "Permit," such "Permit" such "Permit" to hold good for one year, and may be renewed annually at the pleasure of the Trustees; provided always that the undertaker's work is satisfactory, or, alternatively, on the payment of a fee of one pound (£1) a "Special Permit" may be granted for one interment only.

18. All work within the cemetery shall be carried on during daylight hours only, and in every instance shall be carried out to the satisfaction of the Trustees or their representative.

19. (i) A person shall not bring a dead body into the cemetery unless he, or his representative is in possession of a medical certificate of death or a Coroner's order for burial in respect of the body. Such certificate or order must be submitted for inspection, with the application.

(ii) Where the undertaker or his representative, for a valid reason, is unable to produce a medical certificate or Coroner's order for burial as required by paragraph (i) of this by-law, and he has given to the representative of the Cemetery Board a written guarantee to produce the certificate or order within 14 days, the undertaker's license may be suspended until the certificate or order is produced.

(iii) A burial shall not be permitted in the Cemetery unless the provisions of one of the foregoing paragraphs of this by-law have been complied with.

(iv) Where an undertaker or his representative has given the written guarantee as required in paragraph (ii) of this by-law, and he has failed to produce the certificate or order within 14 days, the undertaker's license may be suspended until the certificate or order is produced.

20. Any person committing any breach of these by-laws and regulations. or any other rules, regulations, or by-laws lawfully made under authority of any Act relating to cemeteries shall for every such offence be liable to a penalty not exceeding £5.

The foregoing by-laws with the accompanying schedules were duly framed and presented to a meeting of the Dundas Shire Council held at Norseman on 7th December, 1961, and adopted.

The Common Seal of the Shire of Dundas is attached hereto

Dated the 21st day of February, 1962.

ILS.I

H. J. DEHRING.

President. W. G. KERR, Shire Clerk.

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L. A. LOGAN, Minister for Local Government.						
Approved by His Excellency the Governor in Executive Council this 14th day of March, 1962. R. H. DOIG,						
R. H. DOIG, Clerk of the Council.						
Salmon Gums Cemetery By-laws.						
Schedule A.						
PARTICULARS REQUIRED WHEN APPLYING FOR AN ORDER OF BURIAL.						
Age						
Age Late place of residence Place where death occurred						
Rank or occupation of deceased Birthplace of deceased						
What denomination?						
Proposed date of burial and hour Name of Minister to officiate at grave Name in full and signature of person requesting the Order for Burial						
Address						
Occupation Signed						
Request for Order received this						
Bull of state of , sate of state of (Signed). At hills of the state of						
Cemetery By-laws Salmon Gums.						
FORM OF ORDER FOR BURIAL Application No.						
Application No						
late of deceased, may						
late of deceased, may be buried in Lot No						
late of deceased, may be buried in Lot No Division Salmon Gums. The time fixed for the burial is o'clock in the noon, on the data data data data data data data dat						
late of deceased, may be buried in Lot No. Division Salmon Gums. The time fixed for the burial is o'clock in the noon, on the day of 19 the Salmon Gums. Shire Clerk. I. the undersigned, certify that a coffin, purporting to contain the remains						
late of						
late of deceased, may be buried in Lot No. Division Salmon Gums. The time fixed for the burial is o'clock in the noon, on the day of 19 the day of 19 the day of contain the remains the above deceased, was interred in the above grounds on the day of 19 (Signed) Undertaker						
late of deceased, may be buried in Lot No Division Salmon Gums. The time fixed for the burial is o'clock in the noon, on the day of 19 if is						
late of deceased, may be buried in Lot No. Division Salmon Gums. The time fixed for the burial is o'clock in the noon, on the						
late of						

FACTORIES AND SHOPS ACT. 1920-1959.

Department of Labour, Perth, 14th March, 1962.

HIS Excellency the Governor in Executive Council, in exercise of the powers conferred by sections 100 and 158 of the Factories and Shops Act, 1920-1959, has been pleased to make the regulations set out in the schedule hereunder.

F. W. WARMAN,

Chief Inspector of Factories.

Schedule.

Regulations.

1. In these regulations the Factories and Shops Act (General) Regulations, 1939, published in the Government Gazette on the 13th October, 1939, tions, 1939, published in the Government Gazette on the 13th October, 1939, and amended from time to time thereafter and in particular as amended by regulations published in the Government Gazette on the 8th January, 1958, the 20th May, 1958, the 3rd July, 1958, the 1st August, 1958, the 15th August, 1958, the 7th November, 1958, the 23rd December, 1958, the 6th January, 1959, the 20th January, 1959, the 17th March, 1959, the 12th June, 1959, the 30th June, 1959, the 16th February, 1960, the 20th May, 1960, the 3rd October, 1960, the 23rd March, 1961, the 15th May, 1961, and the 21st December, 1961, are referred to as the principal regulations referred to as the principal regulations.

Regulation 41B of the principal regulations is amended, as regards Division 2 of Part I of the Appendix-

- (a) by substituting for the passage "Beeton's Market Garage, cnr. Market Place and Dyer Street, West Perth," the passage "Spargo & McDonald, 28 Sutherland Street, West Perth";
- (b) by substituting for the passage "Spargo & McDonald, 28 Sutherland Street, West Perth," in line forty-three of the Division, the passage "Havelock Service Station, cnr. Havelock and Hay Streets, West Perth"; and
- (c) by substituting for the passage "Havelock Service Station, cnr. Havelock and Hay Streets, West Perth," in line fifty-nine of the Division, the passage "V. L. & E. M. Clifford, 606 Murray Street, Perth.'

BEES ACT, 1930-1957.

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Department of Agriculture, South Perth, 20th March, 1962.

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

T. C. DUNNE, Director of Agriculture.

Schedule.

Regulations.

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

2. The principal regulations are amended by adding, immediately after regulation 20 the following heading and regulations:-

Infected Areas.

20A. A person shall not send or bring into, or send or remove into any other part of the State from, an area that has been pro-claimed, under the Act, to be an infected area any bees, honey, wax, hives or beekeepers' appliance of any kind, without the consent in writing of the Director of Agriculture.

Penalty: Twenty pounds.

20B. (1) An inspector appointed under the Act may, by notice attached to a hive of an apiary, situated in an area proclaimed, under the Act, to be an infected area, forbid the sending or removal from that apiary to any other place of bees, honey, wax, hives or bee-keepers' appliances of any kind, for a period of twenty-eight days.

(2) The period mentioned in subregulation (1) of this regulation may be extended for any further period, by notice in writing, by the Director of Agriculture.

(3) A person who sends or removes from an apiary anything forbidden, by a notice issued under this regulation, to be sent or removed commits an offence.

Penalty: Twenty pounds.

EDUCATION ACT, 1928-1961.

Education Department, Perth, 14th March, 1962.

Ex. Co. No. 519.

HIS Excellency the Governor in Executive Council has been pleased to approve of the regulations set forth in the schedule hereunder made by the Minister for Education pursuant to the provisions of section 28 of the Education Act, 1928-1961.

T. L. ROBERTSON, Director-General of Education.

Schedule.

Regulations.

Principal regulations.

In these regulations the Education Act Regulations, 1960, published in the Government Gazette on the 26th July, 1960, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Reg. 49 amended. (Amendment No. 73.)

2. Regulation 49 of the principal regulations is amended-(a) by deleting the word, "available" in line one of subregulation (1); and

(b) by substituting for the passage commencing with the word, "and" in line three of subregulation (2) down to and including the word, "consideration" being the last word in that subregulation, the following passage-

> and, unless otherwise instructed by the Director-General, the headmaster shall deal with the application in accordance with the procedures laid down in the Administrative Instructions.

3. Regulation \mathcal{W} of the principal regulations is amended— (a) by deleting the word, "who" in line seven of paragraph (1); and

(b) by inserting after the words, "the College" in line eight of paragraph (1) the passage, "or who completes the examination requirements of the Teachers' Certificate in the first year after he leaves the College."

Reg. 35 4. Regulation 85 of the principal regulations is amended by (Amendment inserting after the word, "service" in lines four and five of sub-No. 75.) regulation (2) the words, "on the permanent staff."

5. Regulation 140 of the principal regulations is amended-(a) by substituting for paragraph (d) of subregulation (1) the following paragraph:-

(d) Senior Assistants to Guidance Officer;

(b) by adding after paragraph (d) of subregulation (1) the following paragraph:-

(e) Assistants to Guidance Officer.

Reg. 85

Reg. 77 amended.

(Amendment No. 74.)

Reg. 140 amended (Amendment No. 76.)

Reg. 143 amended. (Amendment substituting for subregulation (4) the following subregulation: (4) A clerical assistant working in accordance with the hours specified in subregulation (5) of this regulation is eligible for long service leave in accordance with the

is eligible for long service leave in accordance with the

Reg. 169 (Amendment inserting immediately before the passage, "Class I" in line one of No. 78.) Reg. 170

Reg. 170 8. Regulation 170 of the principal regulations is amended by amended. (Amendment inserting immediately before the passage, "Class IA" in line two No. 79.) the word, "a".

Reg.193 9: Regulation 193 of the principal regulations is amended by amended. (Amendment substituting for "holidays" in line one of paragraph (a) of sub-No.80.) regulation (6) the word, "holidays."

Reg. 200 amended. (Amendment No. 81.) 10. Regulation 200 of the principal regulations is amended— (a) by substituting for the passage commencing with the word "equal" in line four of subword, "equal" in line four of subregulation (1) down to and including the word, "year" being the last word in that subregulation, the following passage—

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to be determined in accordance with the provisions of subregulation (1a) of this regulation; and

(b) by adding after sub regulation (1) the following subregulation :-

rogulation.
 (1a) A student shall be required to serve— (a) for a period equal to the number of years spent in training under the agreement, where the student spends three years or more in training, with student allowances, at a Teachers' College; or
(b) for a period equal to the number of years spent in training under the agreement plus one additional year, where the student spends less than three years in training, with student allowances, at a Teachers' College.
Schedule 1 11. The principal regulations are amended by substituting for Amendment Schedule 1 the following schedule:— No. 82.) Reg. 200 (2). Schedule 1. Western Australia. MALE STUDENT. Education Department. Education Department.
AGREEMENT FOR A COURSE OF TRAINING AT TEACHERS' COLLEGE. AGREEMENT under seal made this
(a) (b) of (b) of (b) of (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c
(d) of. the (e)of the Student (here- inafter called "the Guarantor") of the second part; and
and the Minister for Education (hereinafter called "the Minister") of the third part: Whereas the Minister has agreed to admit the Student
to a course of Teacher Training subject to the regulations

governing Teacher Training for the time being in force.

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Now the Minister hereby agrees with the Student and the Guarantor— 1. To admit the Student into the said course of Teacher

Training, and if after a probationary period course of Teacher first two terms of the first year of his training (which period is hereinafter referred to as "the probationary period"), it appears to the Minister that the Student is worthy of further training, to provide instruction for him for the term of two years, including the probationary period.

And the Student and the Guarantor hereby jointly and severally agree with the Minister—

2. That the Student shall as soon as the Minister may require, enter the said Teacher Training course for the purposes aforesaid and remain therein for the period aforesaid.

3. That if, after the Student commences the course of Teacher Training, that course is terminated either by the Minister or by the Student then, subject to clause 4 of this agreement, the Student and the Guarantor shall immediately forfeit and pay to the Minister, as ascertained damages and not by way of penalty for breach or failure—

- (a) the sum of all allowances received by the Student during his course of Teacher Training; and
 - (b) if the Student has been granted a bursary, the sum of all allowances received by him by reason of the grant of that bursary.

That notwithstanding clause 3 of this agreement—

- (a) no claim will be made by the Minister for repayment of the allowances referred to in that clause, or any part of those allowances, in the event of the death of the Student during the term of his course of Teacher Training, or in the event of the Minister terminating that course because of the Student being incapacitated from teaching by reason of disease or injury;
- (b) the liability for the repayment of allowances received as a bursar shall be reduced by one twenty-fourth part of the total of those allowances for each complete calendar month spent by the Student in his course of Teacher Training, including the probationary period;
- (c) if the course of Teacher Training of the Student is terminated during the probationary period by reason of his being judged by the Director-General of Education to be unsuitable for training as a teacher, no claim will be made by the Minister for repayment of allowances or any part thereof received by the Student as a bursar or during his course of Teacher Training;
- (d) if the course of Teacher Training of the Student is terminated during the third term of his first year of such training, or after the holding of the annual examinations for that year, by reason of his being judged by the Director-General of Education to be unsuitable for training as a teacher, no claim will be made by the Minister for repayment of the allowances or any part thereof received by the Student as a bursar or during his course of Teacher Training prior to the commencement of that third term.

5. That if within six calendar months after the expiration of the time of the Student's training in the said course, the Minister finds employment for him as a teacher 817

in any school or schools in this State, under the control of the Minister, then the Student shall and will teach in such school or schools under the direction of the Minister for the period of three years, at the remuneration and in the meaner for the time here is the the below the manner for the time being provided in that behalf by the regulations made by the Minister under the Education Act, 1928, and its amendments.

6. That if from any cause other than death, disease or injury incapacitating him from teaching, the Student, after employment has been found for him by the Minister as mentioned in clause 5 of this agreement, fails to enter upon his duties as teacher, or leaves, or on account of misconduct is required to leave, the service of the Minister before the expiration of the time for which he is liable or required to serve as mentioned in clause 5 hereof, the Student and the Guarantor shall immediately forfeit and pay to the Minister as ascertained damages and not by way of penalty for such breach or failure, a sum of money

The sum of all allowances received by the Student from the date of entering upon his Teacher Training course shall be divided by the number of months for which the Student was bound to teach. The resultant quotient shall be payable for each month of default.

7. The Student agrees to pay such fees as may be determined by the Director-General of Education for mem-bership of Clubs and Societies associated with Teachers' College.

8. That if at the end of the course, in the opinion of the Director of Teacher Training, the Student is not com-petent to take up an appointment as a teacher, he may be informed that the Minister does not intend to offer him any appointment, whereupon this agreement shall deter-mine and be of no force and effect and the determination of this agreement shall not give rise to any claim for demages commensation or expenses or otherwise by or in damages, compensation or expenses or otherwise by or in respect to any of the parties thereto.

9. In and for the purposes of this agreement the term "allowances" shall refer to those allowances payable to a Student living at home.

Signed, sealed and delivered by the abovenamed (a) in the presence of (f)	(g)
Signed, sealed and delivered by the abovenamed (c)	(h)
in the presence of (f)	
Signed, sealed and delivered for and on behalf of the above- named Minister for Education (1)	(i)
in the presence of (i)	

This agreement form should be filled in as indicated below:---

19 J. 19 19

(a) Full name of Student.

(b) Address of Student.(c) Full name of Guarantor.

(d) Address of Guarantor.

(e) Relationship of Guarantor.(f) Signature of Witness.

(g) Signature of Student.

(h) Signature of Guarantor.(i) Leave Blank.

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FEMALE STUDENT.

Western Australia.

Education Department.

AGREEMENT FOR A COURSE OF TRAINING AT TEACHERS' COLLEGE.

19.....

Between

- (a) • (b) of (hereinafter called "the Student") of the first part: (C) (d) of
- the (e).....of the Student (hereinafter called "the Guarantor") of the second part; and
- The Minister for Education (hereinafter called "the Minister") of the third part:

Whereas the Minister has agreed to admit the Student to a course of Teacher Training subject to the regulations governing Teacher Training for the time being in force.

Now the Minister hereby agrees with the Student and the Guarantor-

1. To admit the Student into the said course of Teacher Training, and if after a probationary period comprising the first two terms of the first year of her training (which period is hereinafter referred to as "the probationary period"), it appears to the Minister that the Student is worthy of further training, to provide instruction for her for the term of two years, including the probationary period.

And the Student and the Guarantor hereby jointly and severally agree with the Minister-

2. That the Student shall, as soon as the Minister may require, enter the said Teacher Training course for the purposes aforesaid and remain therein for the period aforesaid:

Provided that if after entering the said Teacher Training course the Student marries, that course shall as from the date of her marriage be terminated.

That if, after the Student commences the course of Teacher Training, that course is terminated either by the Minister or by the Student then, subject to clause 4 of this agreement, the Student and the Guarantor shall immediately forfeit and pay to the Minister, as ascertained damages and not by way of penalty for breach or failure-

- (a) the sum of all allowances received by the Student during her course of Teacher Training; and
 - (b) if the Student has been granted a bursary, the sum of all allowances received by her by reason of the grant of that bursary.
- 4. That notwithstanding clause 3 of this agreement-
 - (a) no claim will be made by the Minister for repayment of the allowances referred to in that clause, or any part of those allowances, in the event of the death of the Student during the term of her course of Teacher Training, or in the event of the Minister terminating

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that course because of the Student being incapacitated from teaching by reason of disease or injury;

- (b) the liability for the repayment of allowances received as a bursar shall be reduced by one twenty-fourth part of the total of those allowances for each complete calendar month spent by the Student in her course of Teacher Training, including the probationary period;
 - (c) if the course of Teacher Training of the Student is terminated during the probationary period by reason of her being judged by the Director-General of Education to be unsuitable for training as a teacher, no claim will be made by the Minister for repayment of allowances of any part thereof received by the Student as a bursar or during her course of Teacher Training;
 - (d) if the course of Teacher Training of the Student is terminated during the third term of her first year of such training, or after the holding of the annual examinations for that year, by reason of her being judged by the Director-General of Education to be unsuitable for training as a teacher, no claim will be made by the Minister for repayment of the allowances or any part thereof received by the Student as a bursar or during her course of Teacher Training prior to the commencement of that third term;
 - (e) if the course of Teacher Training of the Student is terminated by reason of the Student marrying, no claim will be made by the Minister for repayment of more than one-half of the allowances received by the Student as a bursar or during her course of Teacher Training.

5. That if within six calendar months after the expiration of the time of the Student's training in the said course, the Minister finds employment for her as a teacher in any school or schools in this State, under the control of the Minister, then the Student shall and will teach in such school or schools under the direction of the Minister for the period of three years, at the remuneration and in the manner for the time being provided in that behalf by the regulations made by the Minister under the Education Act, 1928, and its amendments.

6. That if from any cause other than death, disease or injury incapacitating her from teaching, or marriage as referred to in clause 7 of this agreement, the Student, after employment has been found for her by the Minister as mentioned in clause 5 of this agreement, fails to enter upon her duties as teacher, or leaves, or on account of misconduct is required to leave, the service of the Minister before the expiration of the time for which she is liable or required to serve as mentioned in clause 5 hereof, the Student and the Guarantor shall immediately forfeit and pay to the Minister, as ascertained damages and not by way of penalty for such breach or failure, a sum of money calculated as follows:—

The sum of all allowances received by the Student from the date of entering upon her Teacher Training course shall be divided by the number of months for which the Student was bound to teach. The resultant quotient shall be payable for each month of default.

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vana 36 tij 7. That if the Student marries before the expiration of the time for which she is liable or required to serve as mentioned in clause 5 of this agreement—

(a) the Student and the Guarantor shall immediately forfeit and pay to the Minister, as ascertained damages and not by way of penalty, for such breach or failure a sum of money calculated as follows:—

> The sum of all the allowances received by the Student from the date of entering upon her Teacher Training course shall be divided by the number of months for which the Student was bound to teach. One half of the resultant quotient shall be payable for each month of default and shall be paid monthly until the expiration of the time she is required to serve as mentioned in clause 5 of this agreement, subject to paragraphs (b) and (c) of this clause;

- (b) if the Student is employed in the Department after her marriage and during the time she is liable or required to serve as mentioned in clause 5 of this agreement, she may count any full-time service as service towards repayment of allowances received by her while undergoing a Teacher Training course and the monthly payments mentioned in paragraph (a) of this clause shall be suspended while she is so employed;
- (c) from the date that the Student submits to the Minister legal evidence that she has become the natural mother of a child, no further claims shall be made by the Minister for repayment of the monthly amounts mentioned in paragraph (a) of this clause;
- (d) if the period of service required under clause 5 of this agreement is more than three years and the Student marries, the amount of damages due to the Minister shall be calculated on the same basis as those for a two year trained teacher;
- (e) if at the expiration of the time the Student is liable or required to serve as mentioned in clause 5 of this agreement, or at the cancellation of her obligations as mentioned in paragraph (c) of this clause, the Student and her Guarantor have defaulted in any of the monthly payments, the total money still owing shall be payable immediately in full.

8. The Student agrees to pay such fees as may be determined by the Director-General of Education for membership of Clubs and Societies associated with Teachers' College.

9. That if at the end of the course, in the opinion of the Director of Teacher Training, the Student is not competent to take up an appointment as a teacher, she may be informed that the Minister does not intend to offer her any appointment, whereupon this agreement shall determine and be of no force and effect and the determination of this agreement shall not give rise to any claim for damages, compensation or expenses or otherwise by or in respect to any of the parties thereto.

10. In and for the purposes of this agreement the term "allowances" shall refer to those allowances payable to a Student living at home.

Signed, sealed and delivered by the abovenamed (a).....(g) in the presence of (f)..... Signed, sealed and delivered by the abovenamed (c).....(h) in the presence of (f)..... Signed, sealed and delivered for and on behalf of the abovenamed Minister for Education (i)..... (i) in the presence of (i)..... This agreement form should be filled in as indicated below:-(a) Full name of Student. (b) Address of Student.(c) Full name of Guarantor. (d) Address of Guarantor. (e) Relationship of Guarantor.(f) Signature of Witness.(g) Signature of Student. (h) Signature of Guarantor. (i) Leave blank. 12. Schedule 4 to the principal regulations is amended-(a) by substituting for the passage, "Grades 1-11" in lines one and two of paragraph (b) of item 2 the passage, "Grades 1-9"; and

(b) by adding immediately under the heading, "Assistants to Guidance Officers" in line one of item 4 the following passage:—

Senior Assistants.—C-III-1 of Public Service Classification for the time being in force.

COUNTRY HIGH SCHOOL HOSTELS AUTHORITY ACT, 1960-1961.

Education Department, Perth, 28th February, 1962.

Ex. Co. No. 423.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the provisions of the Country High School Hostels Authority Act, 1960-1961, has been pleased to make the regulations set forth in the schedule hereunder.

E. L. LANGE, Chairman, Country High School Hostels Authority.

Schedule.

Regulations.

Citation.

Schedule 4

(Amendment No. 83.)

Interpretation.

- 1. These regulations may be cited as the Country High School Hostels Authority Act Regulations, 1962.
 - 2. In these regulations unless the context requires otherwise— "Authority" means the Country High School Hostels Authority established under the Act;
 - "the Act" means the Country High School Hostels Authority Act, 1960 (as amended);
 - words and expressions used in these regulations have the same respective meanings as in the Act.

Power to make financial assistance available.

(1) Subject to the provisions of the Act and of these regu-3. lations, the Authority has power to make financial assistance available to any religious or charitable organisation or body which, being the owner of premises, conducts on a non-profit basis, and was immediately prior to the coming into operation of the Act conducting on such a basis, those premises as a hostel, and which satisfies the Authority that it requires financial assistance for the purpose of increasing or improving the accommodation of the hostel for students.

(2) Funds provided pursuant to this regulation shall be free of interest, and shall be repayable to the Authority, either wholly or in part as the Authority may in its discretion require, when the organisation or body to which the assistance is made ceases to use the premises as a hostel.

(3) Before making any financial assistance available pursuant to this regulation, the Authority shall be satisfied that the organi-sation or body is one to which this regulation applies, that the funds are required for the purpose mentioned in subregulation (1) of this regulation, and that the expenditure is likely to effect that purpose.

Agreement to be entered into.

4. An organisation or body upon being granted financial assistance pursuant to these regulations shall, prior to any moneys being provided, enter into an agreement in writing with the Authority in such form, and containing such terms and conditions, as the Authority in its discretion may require. Expenditure

of financial assistance made available.

Restriction on amount of moneys to be provided.

5. An organisation or body to which assistance is granted pursuant to these regulations shall expend the moneys provided in carrying out additions or improvements to the premises con-ducted as a hostel, or in furnishing or equipping the same, solely for the purpose of increasing or improving the accommodation in the hostel of students.

6. Moneys provided by the Authority pursuant to these regu-lations shall not in any year exceed in the aggregate an amount equal to ten per centum of the amount borrowed in that year by the Authority pursuant to section 12 of the Act for the purposes of carrying out its powers and functions under the Act.