



# Government Gazette

OF

## WESTERN AUSTRALIA

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No. 11]

PERTH: THURSDAY, 7th FEBRUARY

[1963

### UNIVERSITY OF WESTERN AUSTRALIA ACT, 1911-1957.

WHEREAS by section 2 of the University of Western Australia Act Amendment Act, 1929, the Senate, in the name and on behalf of the University, may, from time to time, with the approval of the Governor, make by-laws for the several purposes mentioned in that section: Now, therefore, the Senate of the University of Western Australia, acting in pursuance of those powers, doth make the following by-laws:—

#### Crawley Site By-laws.

1. In these by-laws, the by-laws published in the *Government Gazette* on the 25th November, 1932, and amended by by-laws published in the *Government Gazette* on the 31st December, 1948, are referred to as the principal by-laws.

2. By-law 8 of the principal by-laws is amended by substituting for the word, "fifteen" in line two, the word, "ten".

Passed by a resolution of the Senate of the University of Western Australia at its meeting held the 19th day of November, 1962.

[L.S.]

ALEX. REID,  
Chancellor.  
A. J. WILLIAMS,  
Registrar.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

(Sgd.) P. L. SPARROW,  
Acting Clerk of the Council.

## SUPREME COURT ACT, 1935-1960.

Crown Law Department,  
Perth, 30th January, 1963.

THE following amendments to the Rules of the Supreme Court, 1909, are published for general information.

G. F. MATHEA,  
Acting Under Secretary for Law.

## SUPREME COURT ACT, 1935-1960.

Amendment of the Rules of the Supreme Court, 1909.

WE, the Honourable Sir Albert Asher Wolff, Chief Justice, the Honourable Lawrence Walter Jackson, Senior Puisne Judge, and the Honourable Roy Vivian Neville, the Honourable Gordon Bede D'Arcy, and the Honourable John Hale, Puisne Judges of the Supreme Court of Western Australia, being a majority of the Judges of the said Court, acting in pursuance of the powers conferred by the Supreme Court Act, 1935-1960, and of every other power enabling us in this behalf, do amend the Rules of the Supreme Court, 1909, in the manner hereinafter mentioned and declare that such amendments shall come into operation on the first day of March, One thousand nine hundred and sixty three.

Order 65  
amended.

1. Order LXV is amended by inserting after Rule 29 the following Rule:—

29A. A counsel fee shall not in any case be allowed to a practitioner who is a paid clerk of, or is in receipt of a salary from, a practitioner or firm of practitioners.

Appendix N  
amended.

2. Appendix N is amended—

(1) by inserting after the Note to Item 16 the following passage:—

Notwithstanding the provisions of the foregoing Note, the following provisions shall apply in lieu thereof in relation to attendances by counsel, whether in Court or in Chambers, on or after the first day of March, One thousand nine hundred and sixty three, and before the first day of March, One thousand nine hundred and sixty four:—

A certificate for extra counsel shall not be given unless the Judge is of opinion that it is warranted

(a) by the importance or complexity of the case or the amount involved therein; and

(b) by the part taken  
in the case by the  
practitioner.

No certificate shall be  
given in respect of a practi-  
tioner who is a partner of the  
senior counsel, nor in breach  
of the provisions of Order 65  
Rule 29A.

(2) by inserting at the end of Item 37 the fol-  
lowing Note:—

(Note: Apply Note to Item 16.)

Dated this 21st day of January, 1963.

A. A. WOLFF,  
Chief Justice.  
L. W. JACKSON,  
Senior Puisne Judge.  
R. V. NEVILE,  
Puisne Judge.  
G. B. D'ARCY,  
Puisne Judge.  
JOHN HALE,  
Puisne Judge.

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HEALTH ACT, 1911-1962.

Shire of Mt. Magnet.

P.H.D. 195/57.

WHEREAS under the provisions of the Health Act, 1911-1962, a local authority may make or adopt by-laws and may alter, amend or repeal any by-law so made or adopted: Now, therefore, the Shire of Mt. Magnet, being a local authority within the meaning of the Act, and having adopted the Model By-laws described as Series "A" as reprinted and published 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 11, insert a new by-law to stand as By-law 11 (a) as follows:—

11 (a)—Removal and Disposal of Nightsoil.

Every occupier of premises in a portion of the district which is served by a nightsoil removal service provided by the local authority or its contractor shall pay to the local authority or its contractor, as the case may be, a fee of 3s. per pan removal.

Passed at a meeting of the Mt. Magnet Shire Council this 17th day of November, 1962.

G. F. JENSEN,  
President.  
R. G. TONKIN,  
Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## PHARMACY AND POISONS ACT, 1910-1962.

Department of Public Health,  
Perth, 16th January, 1963.

P.H.D. 1029/56.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Pharmacy and Poisons Act, 1910-1962, has been pleased to make the regulations set forth in the schedule hereunder.

LINLEY HENZELL,  
Commissioner of Public Health.

## Schedule.

## Regulations.

Principal regulations.

1. In these regulations the Pharmacy and Poisons Act Regulations, 1951, made under the provisions of the Pharmacy and Poisons Act, 1910 (as amended), as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the *Government Gazette* on the 2nd February, 1960, with all amendments to and including those published in the *Government Gazette* on the 24th November, 1958, and further amended by notices published in the *Government Gazette* on the 30th June, 1960, the 1st December, 1961, the 24th May, 1962, and the 20th December, 1962, are referred to as the principal regulations.

Reg. 85 amended.

2. Regulation 85 of the principal regulations is amended by adding after the word, "drugs" in paragraph (e), the words, "except Meclozine".

## THE SHIPPING AND PILOTAGE CONSOLIDATION ORDINANCE,

1855 (Act 37 Vict. No. 14).

Harbour and Light Department,  
Fremantle, 16th January, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Shipping and Pilotage Consolidation Ordinance, 1855 (Act 37 Vict. No. 14), has been pleased to make the regulations set out in the schedule hereunder.

K. G. FORSYTHE,  
Manager.

## Schedule.

## Regulations.

1. In these regulations the regulations made under the Shipping and Pilotage Consolidation Ordinance, 1855 (Act No. 37 Vict. No. 14), published in the *Government Gazette* on the 16th November, 1917, and amended from time to time thereafter are referred to as the principal regulations.

2. Regulation 15 of the principal regulations is amended by substituting for the scale appearing in subregulation (1) thereof, the following scale:—

	s.	d.
Not exceeding 20 feet	2	6
Over 20 not exceeding 30 feet	3	6
Over 30 not exceeding 40 feet	4	6
Over 40 not exceeding 50 feet	5	0
Over 50 not exceeding 60 feet	5	6
Over 60 not exceeding 70 feet	6	0
Over 70 not exceeding 80 feet	6	6
Over 80 not exceeding 90 feet	7	6
Over 90 not exceeding 100 feet	8	0
Over 100 feet	9	0

## WESTERN AUSTRALIAN MARINE ACT, 1948-1962.

Harbour and Light Department,  
Fremantle, 16th January, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Western Australian Marine Act, 1948-1962, has been pleased to make the regulations set out in the Schedule hereunder.

K. G. FORSYTHE,  
Manager.

## Schedule.

## Regulations.

1. In these regulations the Western Australian Marine Act, 1948 (Survey and Equipment) Regulations, as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the *Government Gazette* on the 22nd October, 1958, with all amendments to and including those published in the *Government Gazette* on the 27th June, 1952, and as amended by notice published in the *Government Gazette* on the 1st April, 1960, are referred to as the principal regulations.

2. Regulation 101 of the principal regulations is amended—

- (a) by substituting for the numerals, "3 3 0" in line five, the numerals, "5 5 0";
- (b) by substituting for the numerals, "6 6 0" in line seven, the numerals, "10 10 0";
- (c) by substituting for the numerals, "9 9 0" in line nine, the numerals, "18 18 0";
- (d) by substituting for the numerals, "12 12 0" in line eleven, the numerals, "25 4 0";
- (e) by substituting for the numerals, "15 15 0" in line thirteen, the numerals, "31 10 0";
- (f) by substituting for the expression, "£1 1s." in line fourteen, the expression, "£2 2s.";
- (g) by substituting for the numerals, "1 1 0" in line eighteen, the numerals, "2 2 0";
- (h) by substituting for the numerals, "2 2 0" in line nineteen, the numerals, "4 4 0";
- (i) by substituting for the numerals, "3 3 0" in line twenty, the numerals, "6 6 0";
- (j) by substituting for the numerals, "4 4 0" in line twenty-one, the numerals, "8 8 0";
- (k) by substituting for the numerals, "2 10 0" in line thirty-five, the numerals, "5 0 0";
- (l) by substituting for the numerals, "1 10 0" in line thirty-seven, the numerals, "3 0 0"; and
- (m) by substituting for the passage commencing with the word, "Under" in line forty-two, down to and including the numerals, "3 3 0" in line forty-five, the following passage:—

	£	s.	d.
Not exceeding 20 feet	10	0	0
Over 20 but not exceeding 30 feet	2	2	0
Over 30 but not exceeding 40 feet	4	4	0
Over 40 but not exceeding 50 feet	5	5	0
Over 50 but not exceeding 60 feet	6	6	0
Over 60 but not exceeding 80 feet	8	8	0
Over 80 but not exceeding 100 feet	10	10	0
Over 100 feet	15	15	0

Refrigerated vessels £1 1s. extra.

## BUSH FIRES ACT, 1954-1958.

Shire of Woodanilling.

NOTICE is hereby given that the by-laws of the Woodanilling Shire Council relating to the establishment, maintenance and equipment of the Bush Fire Brigade in the Shire of Woodanilling, as published in the *Government Gazette* of the 3rd January, 1941, and amended by publication in the *Government Gazette* on 12th December, 1958, are further amended as follows:—

Item 7. (3) By deleting the word "men" in line 2 and inserting in lieu thereof the word "persons".

Passed by resolution of the Woodanilling Shire Council at a meeting held on the 16th November, 1962.

R. R. CROSBY,  
President.  
K. B. LANG,  
Shire Clerk.

Approved by His Excellency the Governor in Executive Council, this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## JETTIES ACT, 1926-1957.

Public Works Department,  
Perth, 16th January, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Jetties Act, 1926-1957, has been pleased to make the regulations set forth in the schedule hereunder.

J. McCONNELL,  
Under Secretary for Works.

## Schedule.

## Regulations.

- Principal Regulations. 1. In these regulations the Jetties Act Regulations, 1940, as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the *Government Gazette* on the 1st August, 1961, including all amendments to and including those published in the *Government Gazette* on the 28th September, 1960, and as amended by notice published in the *Government Gazette* on the 26th October, 1962, are referred to as the principal regulations.
- Appendix I amended. 2. Appendix I to the principal regulations is amended, in that portion headed Shark Bay Slipway, in the manner following:—
- (a) by substituting for the words, "Schedule of Slippage Charges", the words, "Schedule of Slipping and Hauling Charges";
- (b) by substituting for clause 1, the following clause:—
1. Vessels 40 feet and over—
- 1s. 6d. per foot per day for first three days and 1s. per foot per day for each subsequent day; and
- (c) by adding after clause 1, the following clauses and heading:—
- 1A. Vessels under 40 feet—
- 1s. 3d. per foot per day for first three days and 1s. per foot per day for each subsequent day.
- Haulage Charges.
- 1B. Vessels not exceeding 5 tons gross, £1.  
Vessels over 5 tons and not exceeding 10 tons,  
£1 5s.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Perth.

Swimming Pool at City of Perth Aquatic Centre, Beatty Park.

By-law No. 75.

L.G. 799/62.

IN pursuance of the powers in that behalf contained in the Local Government Act, 1960, the Council of the abovementioned municipality hereby records having resolved on the 17th day of December, 1962, to make and submit for confirmation by the Governor the following by-law to be numbered 75.

## Interpretation.

1. In this by-law unless the context otherwise requires—

“Pool premises” means the place or premises provided for the purpose of swimming by the public in water specially provided and known as the City of Perth Aquatic Centre at Reserve No. 884 at Beatty Park referred to in section 42 of the Land Act, 1898;

“Council” means the Council of the City of Perth;

“Town Clerk” means the Town Clerk or acting Town Clerk of the City of Perth.

“Pool Manager” means the Manager or other person appointed for the time being by the Council to have the control and management of the Pool premises and such term shall include the Assistant Manager;

“attendant” means an employee of the Council performing any duties on or in connection with the Pool premises;

“spectator” means any person admitted to the Pool premises for the sole purpose of viewing the swimming or other activities conducted therein;

“swimming coach” means any person licensed by the Council to enter the Pool premises for the purpose of teaching swimming;

words importing the masculine gender shall include the feminine gender and *vice versa*.

## Use and Control of Pool Premises.

2. The Pool premises shall be open for use of the public during such hours and periods as the Council may from time to time by resolution appoint the Council reserving to itself the right to refuse admission to any person at any time.

3. The Pool premises or any part thereof may at any time in the discretion of the Pool Manager be set aside for the use of certain persons to the exclusion of others.

4. The Pool Manager may temporarily suspend admittance or clear the Pool premises or any part thereof of any person or persons if in his opinion such action is necessary or desirable.

5. No person (save the officers or workmen or invitees of the Council) shall enter the pool premises without having first paid to an attendant the proper fee or charge hereinafter prescribed.

6. Every person using the Pool premises shall obey all reasonable directions of the Pool Manager with regard to such use.

7. No person shall in any way obstruct the Pool Manager in his control of the Pool premises and of persons therein.

8. It shall be the duty of the Pool Manager (who is hereby so empowered and directed) to refuse admission to or remove or cause to be removed from the Pool premises any person who, in the opinion of the Pool Manager, is guilty of a breach of any of the provisions of this by-law or who, by his past or present conduct, is deemed undesirable and any such person shall, upon the request of the Pool Manager to withdraw from the Pool premises, quietly and peaceably do so as soon as possible.

9. Any person who has been refused admission to the Pool premises or who feels aggrieved by action of the Pool Manager may appeal to the Council by letter addressed to the Town Clerk against such action and the Council may give such direction in the matter as is thought fit provided that such right of appeal shall not imply any right of action for damages or other remedy against the Pool Manager or Council arising out of such refusal of admission.
10. No person shall enter or depart from any part of the Pool premises except by means of the respective entrances or exits set apart for such purposes.
11. No male above the age of four years shall trespass upon any part of the Pool premises set apart for the exclusive use of females and no female shall trespass upon any part of the Pool premises set apart for the exclusive use of males.
12. No person shall enter or attempt to enter any bathroom or dressing box that is already occupied without the consent of the occupier.
13. No person shall dress or undress or remove any part of his bathing costume except in a dressing shed or enclosure provided for that purpose.
14. No person shall use any Pool or appear in public unless properly attired in a costume so as to preserve public decency and shall so cover the body as to prevent indecent exposure of the person. Any person who in the opinion of the Pool Manager commits a breach of this clause may be required by the Pool Manager to resume ordinary clothing and such person shall forthwith comply with such requirement.
15. No person shall enter or be in the Pool premises while in an intoxicated condition.
16. No person shall take into the Pool premises or have in his possession therein any intoxicating liquor.
17. No person affected or appearing to the Pool Manager to be affected or suffering from any infectious, contagious or offensive disease or skin complaint shall remain in or use any dressing room or shall enter or remain in any Pool.
18. No person shall bring or deposit any filth or rubbish in any Pool.
19. No person shall eat in or take into any part of the Pool premises other than the spectators' gallery or kiosk any food, drinks or confectionery of any kind whatsoever.
20. No person shall smoke tobacco or any other substance in or about any Pool or concourse or in any portion of the Pool premises where public notices direct that smoking is not permitted.
21. No person shall disfigure or write upon any part of the Pool premises.
22. No person shall behave in an unseemly, improper, disorderly or riotous manner, swear or use any indecent, obscene or abusive language or gamble or misconduct himself in the Pool premises.
23. No person shall climb up or on any fence, wall, partition or roof of the Pool premises.
24. No person shall waste or wastefully use fresh water in the Pool premises.
25. No person shall spit or expectorate in the Pool premises or commit any nuisance therein.
26. No person shall damage or interfere with or use improperly any part of the Pool premises or the furniture or fittings therein.
27. No person shall in any way annoy or interfere with any other person in the Pool premises.
28. Dogs shall not be allowed or permitted in or upon any part of the Pool premises and no person shall cause or permit any dog or other animal belonging to that person or under his control to enter or remain in or upon any part of the Pool premises.

29. No person shall approach or enter any Pool until he shall have thoroughly cleansed and washed himself in one of the showers and the Pool Manager may prohibit any person approaching or entering or remaining in any Pool who in his opinion has neglected so to do or is in his opinion otherwise dirty or unfit to use a Pool.

30. No person shall—

- (a) use soap in any part of the Pool premises other than in the shower baths or toilet facilities;
- (b) use any detergent or any substance, oil or preparation whilst he is in any Pool whereby the water therein may be discoloured or contaminated or rendered turbid or, in the opinion of the Pool Manager, in any way unfit;
- (c) foul or pollute the water in any shower or Pool;
- (d) bring into any part of the Pool premises or place thereon any chemical substance, liquid or powder.
- (e) wilfully soil or defile or damage any towel or bathing costume the property of the Council;
- (f) wilfully or negligently break, injure, damage, destroy or tamper with any equipment, locker, key or other property of the Council.

#### Charges and Admission.

31. Subject to the provisions of by-law 34 of the City of Perth the following shall be the sums to be paid for admission to the Pool premises and the use of the Pool and the requisites supplied therein:—

	s.	d.
All persons over the age of 14 years—each	2	0
School children in classes with teacher in attendance—each	6	0
Children under the age of 14 years—each	1	0
Use of towel	1	0
Use of costume	1	0
Hire of locker	1	0
Charge for custody of lost property	1	0

32. A person shall not pay, nor shall any Pool attendant or other officer or servant of the Council receive any fee for admission to or for the use of any facility in any Pool premises, except upon such person being permitted to pass through a turnstile which automatically registers such admission or except in exchange for a printed ticket bearing the name of the Council or in exchange for a ticket issued from a cash register of the Council.

#### Costumes, etc.

33. Every person who hires a costume or towel at the Pool shall before leaving the Pool return such costume or towel to the Pool Manager or person appointed by the Pool Manager to receive the same.

34. (a) Every person who hires any towel, costume or other article the property of the Council shall pay a deposit in respect of each article according to the scale which may from time to time be determined by resolution of the Council but until so determined shall be for the following items:—

	s.	d.
For a towel	5	0
For a locker key	1	0
For a female costume	20	0
For a male costume	5	0

and shall return any article so hired to an attendant before leaving the Pool premises.

(b) If any article so hired is returned in good order and condition, the deposit paid in respect thereof shall be refunded to the person returning that article but if any article is not returned or is returned in a damaged condition then without prejudice to any other remedies of the Council such part or the whole of the deposit as the Pool Manager or attendant shall decide shall be forfeited to the Council.

35. Every person who uses his own costume or towel in any of the pools shall when leaving the Pool premises produce such costume or towel for inspection by the Pool Manager or an attendant.

#### Coaching.

36. (i) No person shall for profit teach, coach or train any other person in any pool unless with the prior written permission of the Council.

(ii) The Council may grant such permission subject to such conditions as it thinks fit and may at any time withdraw such permission.

#### Depositing of Articles and Lost Property.

37. Any person may deposit with the Pool Manager or an attendant any article for safe keeping subject to the following terms and conditions and any person making any deposit shall be deemed to agree that such conditions shall be applicable thereto:—

- (i) If any article deposited be damaged, destroyed, lost or stolen neither the Council nor any officer, employee (including the Pool Manager and attendants) or agent of the Council shall be in any way responsible for any such damage, destruction, loss or theft, howsoever occurring.
- (ii) Upon production to the Pool Manager or an attendant of a receipt or token given in respect of any article deposited the article may be handed to the person producing the receipt or token without proof that such person is the person to whom such receipt or token was originally issued.
- (iii) If any article deposited is not reclaimed within three months from the date of the deposit the Council or some person duly authorised in that behalf by the Council may sell or otherwise dispose of the same and shall be under no liability either to the owner or depositor thereof by reason of such sale or disposal and may apply the proceeds of sale as the Council sees fit.

38. (i) There shall be kept by the Pool Manager or by an attendant a book (hereinafter referred to as the Lost Property Register).

(ii) Any person who finds any article which has been left in the pool premises shall forthwith deliver it to the Pool Manager or an attendant.

(iii) Upon receipt of such article the Pool Manager or attendant shall forthwith take charge thereof and enter or cause to be entered in the Lost Property Register a description of the article, the time and date of its receipt and the name of the finder.

(iv) The Pool Manager or an attendant may deliver to a person apparently the owner thereof any article particulars of which have been entered in the Lost Property Register upon receiving satisfactory proof of ownership and on payment of the prescribed fee (if any) and upon such delivery such person shall by way of acknowledging receipt of the said article sign his name in the Lost Property Register and add his address.

(v) In the interpretation of this clause the word "article" shall include money.

39. The Pool Manager shall on every Monday report to the Town Clerk regarding all money and articles found in the Pool premises and handed to him, and whether any such have been claimed and returned to the owners thereof, at the same time he shall hand to the Town Clerk any money or articles unclaimed.

40. Neither the Council nor any officer or employee of the Council shall be in any way responsible for any article lost by or stolen from any person whilst in the Pool premises or for any article damaged or destroyed whilst in on or about the Pool premises.

41. No ticket, token, license or receipt issued as provided by this by-law shall be transferable and no person other than the person to whom it was originally issued shall enjoy any benefit therefrom or any privileges thereunder.

## Penalty.

42. Any person committing a breach of or an offence against any of the provisions of this by-law shall for every such breach or offence be liable to a penalty not exceeding twenty pounds.

Dated this 4th day of January, 1963.

The Common Seal of the City of Perth was  
hereunto affixed in the presence of—

[L.S.]

H. R. HOWARD,  
Lord Mayor.  
WM. C. MILLS,  
Acting Town Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Fremantle.

By-laws Relating to Porticoes, Projections, Verandahs, etc.

(This by-law amends by-law No. 206 of the City of Fremantle and this by-law is No. 233.)

L.G. 556/61.

IN pursuance of the powers conferred upon it by the abovenamed Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of November, 1962, to make and submit for confirmation by the Governor the following by-laws:—

1. By-law No. 206 for regulating porticoes, projections, verandahs, etc., as amended by a by-law published in the *Government Gazette* dated the 1st day of December, 1961, is hereby further amended by the addition of the following provisions.

2. This by-law is made in respect of that type of portico known as and referred to as a blind or sunscreen, but excluding an awning as defined in the amendment published in the *Government Gazette* dated the 1st day of December, 1961. In so far as this by-law dealing with blinds and sunscreens is inconsistent with by-law No. 206 which deals with porticoes generally, then the provisions of this by-law shall prevail and by-law No. 206 is amended accordingly.

3. No person shall erect and no occupier of premises shall permit to be erected from such premises or from a verandah attached thereto a blind or suncreen over a footpath or street which does not comply with all of the following conditions:—

- (i) The material shall be canvas, plastic, metal or other material as approved by the Council.
- (ii) All such blinds and sunscreens shall be hung from or near the outer edge of the verandah on a line parallel to and not closer than 18 inches to the kerb line extended vertically. Provided where there is a break in continuity of a verandah resulting from a right of way, lane or other space between buildings, the Council may grant a license for a blind to be at right angles to the kerb line as well as or instead of being parallel to the kerb line in the discretion of the Council.

- (iii) Such blinds and sunscreens shall be so placed that they do not obstruct the vision of traffic lights and parking signs.
- (iv) No such blind or sunscreen shall have any advertising matter or wording thereon.

4. The occupier of premises to which a verandah is attached supporting a blind or sunscreen over a footpath shall at all times maintain such blind and sunscreen in a fixed and rigid position when down and shall at all times maintain such blind and sunscreen to the satisfaction of the building surveyor of the City of Fremantle.

5. No person shall erect and no occupier of premises to which a verandah is attached shall allow to be erected or maintained a blind or sunscreen over a street without a written license issued by the Council under this by-law and without having paid the fees fixed and determined by the Council from time to time.

6. Any person desiring to obtain a license under this by-law shall deposit with the surveyor a duplicate set of drawings, indicating the proposed construction and position in which it is proposed to secure the blind or sunscreen to the building.

Dated the 19th day of November, 1962.

The Common Seal of the City of Fremantle was hereto affixed this 20th day of November, 1962, pursuant to a resolution passed this 19th day of November, 1962, in the presence of—

[L.S.]

W. FRED. SAMSON,  
Mayor.  
N. J. C. McCOOMBE,  
Town Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

#### LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Albany.

By-law Relating to Standing Orders.

L.G. 54/62.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovenamed Town hereby records having resolved on the 10th day of September, 1962, to adopt the whole of the Local Government Model By-law (Standing Orders) No. 4, as published in the *Government Gazette* of 12th December, 1962, 25th January, 1962, and 8th May, 1962, with the following additions:—

#### Clause 88.—Standing Committees.

Insert in line 3 of this clause, after the word "for"—

- (a) Finance and General Purposes;
- (b) Works and Planning;
- (c) Health, Traffic, Parks and Reserves.

The number of members required to constitute a Standing Committee under clause 88 of the by-law shall be five, and a quorum of such Committee under clause 93, shall be three.

Add new sub-clause numbered 6:—

The Council may by resolution carried pursuant to a notice of motion, by a simple majority, or on a motion moved without notice by an absolute majority combine the duties of any two or more of the Committees.

Clause 89.—Standing Committees.

Insert after subclause (1) (a) (v):—

Works and Planning Committee, the oversight of—

- (i) construction and maintenance of streets, ways, drains, bridges and other public places;
- (ii) sweeping and watering of streets;
- (iii) fencing vacant lands;
- (iv) construction of street shelters and street signs;
- (v) construction of crossings over footpaths, and any constructional matters in connection with streets; and
- (vi) siting of all works buildings;
- (vii) all matters in relation to Town Planning;
- (viii) land use zoning;
- (ix) decentralisation;
- (x) administration of the Zoning and Planning By-laws, Regulations and Town Planning and Development Act.

Health, Traffic, Parks and Reserves Committee, the oversight of—

- (i) all matters in relation to Public Health and services;
- (ii) Infant Health Centres and Clinics;
- (iii) administration of Health By-laws and Regulations;
- (iv) all matters in relation to traffic control;
- (v) administration of the Traffic By-laws, Traffic Act and Regulations;
- (vi) all matters in relation to parks, reserves, recreation grounds and camping areas;
- (vii) administration of the Parks and Reserves By-laws and Caravan Parks By-law.

By-law No. 2 made by the Municipality of Albany and published in the *Government Gazette* of 28th December, 1923, and all subsequent amendments thereto, is hereby revoked.

Model By-law No. 4 made by the Municipality of the Town of Albany and published in the *Government Gazette* of 23rd August, 1962, is hereby revoked.

Dated this 17th day of December, 1962.

The Common Seal of the Town of Albany was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

C. JOHNSON,  
Mayor.

F. R. BRAND,  
Town Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of York.

Adoption of Draft Model By-laws Relating to Extractive Industries.

L.G. 394/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 27th day of November, 1962, to adopt the Draft Model By-laws published in the *Gazette* of the 8th day of November, 1962, as are here set out:—

Local Government Model By-laws (Extractive Industries) No. 9.  
The whole of the by-laws are adopted without amendment.

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Dated the 28th day of November, 1962.

[L.S.]

\_\_\_\_\_

P. M. A. GLASS,  
Mayor.  
C. J. ASHBOLT,  
Town Clerk.

Recommended—

\_\_\_\_\_

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

\_\_\_\_\_

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Northam.

Adoption of Draft Model By-laws Relating to Old Refrigerators and Cabinets.

L.G. 615/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of July, 1962, to adopt such of the Draft Model By-laws published in the *Government Gazette* (No. 32) on 1st May, 1962, without amendment:—

Local Government Model By-law (Old Refrigerators  
and Cabinets) No. 8.

The whole of the by-law.

\_\_\_\_\_

Dated the 21st day of December, 1962.

[L.S.]

\_\_\_\_\_

A. H. RUSHTON,  
Mayor.  
N. J. D. RIDGWAY,  
Town Clerk.

Recommended—

\_\_\_\_\_

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

\_\_\_\_\_

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Northam.

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

L.G. 618/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 25th day of July, 1962, to adopt such of the Draft Model By-laws published in the *Government Gazette* on the 28th day of September, 1961, without amendment:—

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

The whole of the by-law.

Dated the 21st day of December, 1962.

[L.S.]

A. H. RUSHTON,  
Mayor.  
N. J. D. RIDGWAY,  
Town Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Rockingham.

Adoption of Draft Model By-laws Relating to Regulating the Construction, Establishment, Operation and Maintenance of Motels.

L.G. 672/60.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 13th day of November, 1962, to adopt the whole of the Draft Model By-laws published in the *Government Gazette* of the 20th September, 1961, and amended on 13th June, 1962, and 23rd July, 1962, designated "Local Government Model By-laws (Motels) No. 3."

The whole of the by-laws to be applied throughout the whole Shire.

Dated this 11th day of December, 1962.

The Common Seal of the Municipality of the Shire of Rockingham was affixed hereto in the presence of—

[L.S.]

A. POWELL,  
President.  
D. J. CUTHBERTSON,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Rockingham.

Adoption of Draft Model By-laws Relating to Extractive Industries.  
L.G. 915/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 27th day of November, 1962, to adopt the Draft Model By-laws published in the *Government Gazette* of the 8th November, 1962, designated "Local Government Model By-laws (Extractive Industries) No. 9."

The whole of the by-law.

Dated this 4th day of January, 1963.

The Common Seal of the Municipality of the Shire of Rockingham was affixed hereto in the presence of—

[L.S.]

A POWELL,  
President.  
D. J. CUTHBERTSON,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Swan-Guildford.

By-laws Relating to the Regulating and Controlling of the Use and Misuse of Streets.

L.G. 790/62.

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 19th day of November, 1962, to make and submit for confirmation by the Governor the following by-laws:—

1. No person shall drain and no person being the occupier of premises shall allow to be drained any water or liquid of whatever description from any premises on to a street without the prior approval of the Council in writing; but this does not include or refer to the natural seepage or drainage of rain water falling on land.

2. No person shall interfere with any street or drain in a street except in accordance with this by-law.

3. Any person desiring to drain or maintain any drainage of water or liquid matter of whatever description from his premises to any drain or channel in a street shall first submit a plan showing the direction, level and other particulars to the Council and obtain its approval in writing.

4. The Council shall not give such approval unless—

- (i) the application is made in writing signed by owner;
- (ii) the owner agrees that the work shall be carried out by the Council at the expense of the owner;
- (iii) the owner agrees to be bound contractually by the terms of this by-law.

5. The material to be used for any drain pipe shall be concrete, glazed earthenware or such other material as may be approved by the Council and of a diameter of not less than three (3) inches.

6. Such drain shall be maintained and kept clean and free from any cause of offence, to the satisfaction of the Council.

7. Such drain shall only be allowed to remain for such time as the Council will allow and must be discontinued at any time within fourteen (14) days' notice from the Council.

8. No person being the owner or driver of any vehicle shall allow any liquid of whatever description from any such vehicle or container upon or comprising part of any such vehicle to be deposited or discharged onto a street.

9. No person shall wash, hose or clean any motor vehicle whilst such motor vehicle is standing upon a street.

10. If any person shall either by act or omission contravene these by-laws he shall be guilty of an offence under these by-laws and on conviction for such offence shall be liable to a penalty not exceeding fifty pounds (£50) and also if such offence is in its nature a continuing offence to a daily penalty not exceeding five pounds (£5) during the continuance of the offence.

Dated this 17th day of December, 1962.

[L.S.]

D. H. FERGUSON,  
President.

T. J. WILLIAMSON,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

#### LOCAL GOVERNMENT ACT, 1960.

##### The Shire of Ashburton.

##### By-laws Relating to Removal of Refuse, etc.

L.G. 946/62.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Shire hereby records having resolved on the 15th day of August, 1962, to make and submit for confirmation by the Governor the following by-laws:—

1. In this by-law—

“Council” means Ashburton Shire Council;

“Shire” means Ashburton Shire;

“Shire Clerk” means Shire Clerk or Acting Shire Clerk of the Council.

2. If there is on any land within the Shire any refuse, rubbish or other material of any kind whatsoever which, in the opinion of the Council, is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants thereof, the Council may cause a notice under the hand of the Shire Clerk to be served on the owner or occupier of such land requiring such owner or occupier within the time specified in such notice to remove such refuse, rubbish or material from the land.

3. Every owner or occupier of land upon whom a notice is served under clause 2 of this by-law shall comply with such notice within the time specified.

4. Any person committing an offence against this by-law shall on conviction be liable to a penalty not exceeding twenty pounds.

Dated this 29th day of August, 1962.

[L.S.]

W. M. PATERSON,  
President.  
J. A. V. PROCTER,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

#### LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Ashburton.

Adoption of Draft Model By-laws Relating to Standing Orders No. 4.

L.G. 947/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 9th day of May, 1962, to adopt the whole of the Draft Model By-laws published in the *Gazette* of the 12th December, 1961, 25th January, 1962, and 8th May, 1962, with such alterations as are here set out:—

#### Draft Model By-law No. 4.

##### Alterations.

1. In clause 88 (2) after the words "Mayor and" in line one add the figure "2."

2. In clause 93 (1) after the words "less than" in line two add the figure "1."

By the adoption of this by-law the word "President" is substituted for the word "Mayor" wherever appearing in this by-law.

By-laws Nos. 1 to 42 inclusive made by the Ashburton Road Board on 14th June, 1912, and published in the *Government Gazette* of 18th April, 1913, and all amendments thereto are hereby revoked.

The Common Seal of the Shire of Ashburton was hereunto affixed the 4th day of July, 1962, in the presence of—

[L.S.]

W. M. PATERSON,  
President.  
J. A. V. PROCTER,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Serpentine-Jarrahdale.

Adoption of Draft Model By-law Relating to Removal and Disposal of  
Obstructing Animals or Vehicles, No. 7.

L.G. 554/62.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Shire records having resolved on the 19th day of November, 1962, to adopt without amendment the Local Government Model By-law (Removal and Disposal of Obstructing Animals or Vehicles) No. 7, as published in the *Government Gazette* of the 1st August, 1962.

The Common Seal of the Shire of Serpentine-Jarrahdale was hereunto affixed on the 23rd day of November, 1962, in the presence of—

[L.S.]

G. L. LADHAMS,  
President.  
J. GLENNIE,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Yalgoo.

Adoption of Draft Model By-laws relative to (Old Refrigerators and  
Cabinets) No. 8.

L.G. 2/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 14th day of November, 1962, to adopt the whole of the Draft Model By-laws published in the *Gazette* on the 1st day of May, 1962, and cited as "Local Government Model By-law (Old Refrigerators and Cabinets) No. 8."

Dated the 22nd day of December, 1962.

The Common Seal of the Municipality of the Shire of Yalgoo was affixed hereto in the presence of—

[L.S.]

W. C. BROAD,  
President.  
JUSTIN BOWEN,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Yalgoo.

Adoption of Draft Model By-laws relating to (Prevention of Damage to Streets)  
No. 1.

L.G. 104/62.

PURSUANT to powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 21st day of February, 1962, to adopt the whole of the Draft Model By-laws published in the *Gazette* on the 7th day of September, 1961, and cited as Local Government Model By-law (Prevention of Damage to Streets) No. 1.

Dated the 22nd day of December, 1962.

The Common Seal of the Municipality of the  
Shire of Yalgoo was duly affixed hereto  
in the presence of—

[L.S.]

W. C. BROAD,  
President.  
JUSTIN BOWEN,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th  
day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Nungarin.

Adoption of Draft Model By-law Relating to Old Refrigerators  
and Cabinets No. 8.

L.G. 942/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 14th day of August, 1962, to adopt such of the Draft Model By-laws published in the *Gazette* of the 1st day of May, 1962, as set out therein:—Local Government Model By-laws (Old Refrigerators  
and Cabinets) No. 8.

The whole of the by-laws.

Dated this 20th day of December, 1962.

The Common Seal of the Shire of Nungarin  
was hereto affixed by authority of a resolu-  
tion of the Council in the presence of—

[L.S.]

H. S. WATERHOUSE,  
President.  
K. J. TILBROOK,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th  
day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Nungarin.

Adoption of Draft Model By-laws Relating to Removal and Disposal of  
Obstructing Animals or Vehicles, No. 7.

L.G. 943/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 14th day of August, 1962, to adopt such of the Draft Model By-laws published in the *Gazette* of the 1st day of August, 1962, as set out therein:—

Local Government Model By-laws (Removal and Disposal of  
Obstructing Animals or Vehicles) No. 7.

The whole of the by-laws.

Dated this 20th day of December, 1962.

The Common Seal of the Shire of Nungarin  
was hereto affixed by authority of a resolution  
of the Council in the presence of—

[L.S.]

H. S. WATERHOUSE,  
President.

K. J. TILBROOK,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th  
day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Bridgetown.

Adoption of Draft Model By-laws Relating to Removal and Disposal  
of Obstructing Animals or Vehicles.

L.G. 5/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of October, 1962, to adopt without amendment and submit for confirmation by the Governor, Local Government Model By-law (Removal and Disposal of Obstructing Animals or Vehicles) No. 7 which was published in the *Government Gazette* on the 1st August, 1962.

Dated this 25th day of October, 1962.

The Common Seal of the Shire of Bridgetown  
was hereunto affixed pursuant to a resolution  
of the Council in the presence of—

[L.S.]

COLIN P. SCOTT,  
President.

ERIC MOLYNEUX,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th  
day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Gascoyne-Minilya.

Adoption of Draft Model By-laws Cited as the "Local Government Draft Model By-law (Caravan Parks) No. 2."

L.G. 870/62.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of December, 1962, to adopt such of the Draft Model By-law published in the Gazette of the 28th September, 1961, as are here set out:—

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

The Common Seal of the Gascoyne-Minilya  
Shire Council was this day affixed hereto  
in the presence of—

M. KILLICOAT,  
Shire President.  
I. G. L. WATKINS,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Gnowangerup.

Adoption of Draft Model By-laws Relating to Removal and Disposal of Obstructing Animals or Vehicles.

L.G. 9/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 28th day of November, 1962, to adopt such of the Draft Model By-laws published in the *Government Gazette* of the 1st day of August, 1962 (without alteration):—

Local Government Model By-laws (Removal and Disposal of Obstructing Animals or Vehicles) No. 7.

The whole.

Dated this 27th day of December, 1962.

[L.S.]

E. B. NORRISH,  
President.  
W. J. CUNEO,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Esperance.

By-laws Relating to the Removal of Refuse, etc.

L.G. 859/60.

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 22nd day of June, 1962, to make and submit for confirmation by the Governor the following by-laws:—

## 1. If there is—

- (a) on any vacant land within the district any trees, scrub, undergrowth, or rubbish; or
- (b) on any land within the district any refuse, rubbish, or other material of any kind whatsoever, which in the opinion of the Council is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants therein;

the Council may cause a notice under the hand of the Shire Clerk to be served on the owner or occupier of such land within the time specified in such notice, to clear such trees, scrub, undergrowth or rubbish or remove such refuse, rubbish or other material from such land.

2. Every owner or occupier of land upon whom a notice is served under clause 1 of these by-laws shall comply with such notice within the time therein specified.

3. Where any owner fails to clear the land or remove the refuse or other material within the time specified in such notice the Council may clear such land or remove such refuse, rubbish or other material at the expense of the owner and may recover from such owner the amount of such expense in a Court of competent jurisdiction in addition to any penalty he may be liable to under these by-laws.

4. Any person who fails to comply with any notice served under clause 1 of these by-laws commits an offence against these by-laws and on conviction shall be liable to a penalty not exceeding twenty pounds.

Dated this 22nd day of June, 1962.

[L.S.]

P. A. CHARLESLEY,  
President.  
A. J. PEDDER,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Gnowangerup.

By-law of the Control of Dogs.

L.G. 623/62.

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 28th day of November, 1962, to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws the term "Council" means the Gnowangerup Shire Council.

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

3. A dog seized by the police or by an officer authorised by the Council may be placed in a pound.

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

5. The pound-keeper 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.

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. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the pound-keeper or other officer authorised by the Council the ownership of the dog and his authority to take delivery of it. The pound-keeper 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 the dog in good faith.

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

9. Upon the sale of a dog, the proceeds of sale shall become the property of the Council and may be disposed of in such 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.

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

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

12. 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 fees specified in the schedule hereto.

13. No person shall—

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

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

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

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

- (e) A sportsground.
- (f) An area set aside for public recreation.
- (g) A car park.
- (h) A school.
- (i) Any land vested in or under the control of the Council other than a road.

16. No person shall obstruct or hinder any employee of the Council or member of the Police Force in the performing of anything authorised by the provisions of the Dog Act, 1903, or the regulations made in pursuance of those provisions.

17. 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.

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

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The Schedule.

FEES.

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

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Passed by the Gnowangerup Shire Council at a meeting of the Shire held on the 28th day of November, 1962.

[L.S.]

E. B. NORRISH,  
President.  
W. J. CUNEO,  
Shire Clerk.

Recommended—

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L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1963.

P. L. SPARROW,  
Acting Clerk of the Council.

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LOCAL GOVERNMENT ACT, 1960-1962.

Local Government Model By-laws (Petrol Pumps) No. 10.

**CORRIGENDUM.**

THE abovementioned by-laws, which were published on pages 318-321 of *Government Gazette* (No. 4) of 16th January, 1963, are amended as follows:—

By-law 4 is deleted and the following by-law inserted in its stead:—

4. A person, being, at the commencement of these by-laws, the owner of a petrol pump, shall not, after one month from that commencement—

- (a) suffer or permit the petrol pump to remain upon a street or public place; or
- (b) suffer or permit the sale of petrol to the public from that pump;

except with the approval of, and by virtue of a license issued by, the council.

## LOCAL GOVERNMENT ACT, 1960-1962.

Local Government Department,  
Perth, 21st January, 1963.

L.G.D. 276/56.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Local Government Act, 1960-1962, has been pleased to cause the draft model by-laws set out in the schedule hereto to be prepared and published.

A. E. WHITE,  
Secretary for Local Government.

## Schedule.

## Draft Model By-laws.

1. These by-laws may be cited as the Local Government Model By-laws (Street Lawns and Gardens) No. 11.
2. In these by-laws, unless the context otherwise requires—
  - “carriageway”, “footpath”, “intersection” and “junction” have the same meanings as they have under the Traffic Regulations, 1954;
  - “the Act” means the Local Government Act, 1960 (as amended) and, except as otherwise in this by-law provided, words and expressions have the same meanings as they have in the Act.
3. Where, before the coming into operation of these by-laws, a lawn or garden has been planted in a street, that lawn or garden shall be deemed to have been regularly planted pursuant to these by-laws.
4. (1) A person shall not plant a lawn or garden in a street, except pursuant to a permit issued by the council and then only in conformity with these by-laws.
  - (2) The council shall not issue a permit for the planting of a lawn or a garden in any portion of a street, except on the application of the owner or occupier of the land that abuts on that portion of the street.
  - (3) A person requiring a permit to plant a garden in a street shall submit to the council a sketch plan setting out details of the proposed garden and the positions of the proposed garden beds, in relation to the frontage and the carriageway.
  - (4) The council may issue a permit under this by-law subject to such conditions as it sees fit to impose; and a person who plants a lawn or garden otherwise than in compliance with those conditions commits an offence.
5. A person shall not plant a lawn or garden, in a street—
  - (a) so that it extends beyond the frontage in respect of which the permit is issued;
  - (b) so that it encroaches on the pavement of a carriageway, or on a made footpath;
  - (c) that is not graded evenly, from the frontage of the land abutting on that portion of the street to the kerb of the carriageway.
6. (1) Any water pipes laid to a lawn or garden, in a street, shall—
  - (a) be laid beneath the surface of the street, at a depth of not more than 12 inches, nor less than six inches, and so that any fitting connected to them does not project above the surface of the lawn or garden;
  - (b) if connected to a public water supply, be laid to comply with the requirements of the body constituted for, and having the control of, that supply under an Act;
  - (c) if connected to a private supply, where passing under road pavement, made footpaths or crossings, be of galvanised, wrought iron or of copper; and
  - (d) have approved valves, located within the property where they are connected to the supply and fitted so as to give complete control of the flow of water from the supply.

(2) Where a person, in the course of laying pipes pursuant to this by-law, causes damage to any road pavement, footpath, or crossing, to any water, gas or sewerage pipes, to any power or telephone cables or to a fire hydrant, that damage may be made good, by the authority having the control of the thing damaged, at the expense of that person or of the person on whose behalf the pipes were laid; and the amount of that expense may be recovered in any court of competent jurisdiction.

7. A person shall not water a street lawn or garden in such manner as will, or may, occasion inconvenience to persons using the adjoining carriage-way or footpath.

8. (1) A person planting a lawn or garden in a street may do all things reasonably necessary to maintain that lawn or garden and shall make good any damage thereby occasioned to the street and shall keep the lawn mowed to a reasonable height.

(2) Nothing in these by-laws authorises a person to place or erect any fence, enclosure or other obstruction on, or about, a lawn or garden in a street.

(3) A person shall not plant any tree or shrub that is grown, or is of a variety likely to grow, to a height exceeding four feet, in a lawn or garden in a street, so that it is within forty feet of a junction or intersection.

9. The council may at any time, by notice in writing to the owner or occupier of land that abuts upon that part of a street wherein a lawn or garden is planted, require that owner or occupier to remove any tree, shrub or water piping or fitting and may, where the owner or occupier does not comply with the notice, remove the tree, shrub, piping or fitting at the expense of the owner or occupier, and any expense incurred by the council pursuant to this by-law may be recovered in any court of competent jurisdiction.

10. (1) The council or any other authority empowered by law to dig up a street may, without being liable to compensate any person therefor, dig up all or any part of a lawn or garden in a street, for the purposes of carrying out any authorised works.

(2) A person employed by the council or other authority acting pursuant to this by-law shall not disturb a lawn or garden or damage any pipes laid under it or them to any greater extent than is reasonably necessary for the purpose of carrying out any authorised works and shall, upon the completion of the works, reinstate the lawn or garden, as far as is reasonably practicable.

11. (1) Where the council or any other authority authorised by law to dig up a street for the purpose of carrying out authorised works is of the opinion that the carrying out of those works may be impeded by the existence of piping, under a lawn or garden in a street, it may give notice to the owner or occupier of the land abutting on the lawn or garden to remove the piping, until the completion of the works; and may, where the owner or occupier does not comply with the notice, remove the piping at the expense of the owner or occupier; and any expense incurred by the council or authority pursuant to this by-law may be recovered in any court of competent jurisdiction.

(2) The council or other authority is not liable for damage to piping under a lawn or garden in a street, occasioned either in the course of the removal of the piping under the provisions of sub-by-law (1) of this by-law or of carrying out authorised works.

12. (1) A person, not being the occupier of the land abutting on that lawn or garden, shall not, without the consent of that occupier, drive or stand a vehicle or animal upon a lawn or garden planted in a street pursuant to these by-laws.

(2) Where a complaint brought under this by-law is in respect of the driving of a vehicle upon a lawn or garden, if the pavement of the carriageway adjoining the lawn or garden does not exceed 18 feet in width, it is a sufficient defence to the complaint to show that—

- (a) the wheels of one side only of the vehicle passed over the lawn or garden; and
- (b) it was necessary to drive upon the lawn or garden, in order to pass another vehicle then being driven or standing on the pavement of the carriageway.

13. Except as provided by these by-laws, every person who wilfully damages a lawn or garden in a street or who removes from any such garden any flower, plant or shrub commits an offence.

14. The council is not liable for any damage sustained by a person by reason of, or arising out of, the planting, or existence, of a lawn or garden in a street.

15. Every person who commits an offence against these by-laws is liable to a penalty of fifty pounds.

CITY OF PERTH PARKING FACILITIES ACT, 1956-1961.

Office of the Minister for Transport,  
Perth, 17th January, 1962.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the City of Perth Parking Facilities Act, 1956-1961, has been pleased to confirm the amendments to by-law 60 made under that Act, which amendments were made with the approval of the Minister for Transport by order of the Council of the City of Perth dated the 27th August, 1962, and set forth in the schedule hereunder.

(Sgd.) J. F. CRAIG,  
Minister for Transport.

Schedule.

City of Perth Parking Facilities Act, 1956-1961.

CITY OF PERTH.

By-law No. 60—Care, Control and Management of Parking Facilities—  
Amendment.

IN pursuance of the powers conferred by the said Act the Council of the City of Perth, with the approval of the Minister, orders that By-law No. 60 be amended as follows:—

1. By adding after the last word of paragraph (ii) of clause 3 thereof the words:—

including any other vehicle (not being a trailer or a vehicle to which a trailer is attached) constructed primarily for the conveyance therein or thereon of goods.

2. (a) By deleting from paragraph 3 of the First Schedule thereof the words—

Between Murray Street and Hay Street:—  
Irwin Street (west side).

(b) By inserting in paragraph 4 of the First Schedule thereof immediately under the sub-heading "Two-hour periods:—" the words—

Between Murray Street and Hay Street:—  
Irwin Street (west side).

3. By deleting from paragraph 47 the words twenty shillings and substituting therefor one pound (£1).

4. That the words Parking Inspectors' Office, Town Hall, Perth, be deleted from the Third Schedule thereto and there be substituted therefor the words and figures "City Parking Office, 213 Murray Street, Perth."

5. By rescinding the Fourth Schedule and substituting therefor the following:—

Fourth Schedule.

Form 1.

Clause 48 (1).

City of Perth.

Parking Facilities Act, 1956-1961.

Area: 5 and 15 mins.

Meter No..... ½ hr., 1 hr., 2 hr., 6 hr.

Date..... Time..... a.m./p.m. Beat No.....

Vehicle No..... Type.....

Place .....

Breach of Clause No..... By-law No. 60.

To the driver of the above vehicle:

1. It is alleged that you have committed or caused a breach of the above clause of the City of Perth Parking Facilities By-law.

2. Any person who commits or causes a breach of such by-law is liable on conviction to a penalty not exceeding £20.

3. The modified penalty for such offence is £1.

4. You are at liberty to ignore this notice if you prefer the alleged offence to be dealt with by a Court. Alternatively, if you complete the admission hereunder and send or deliver this form, together with the modified penalty of £1 to the City Parking Office, 213 Murray Street, Perth, within seven days of the above date the Council of the City of Perth will, subject to paragraph 5 hereof, inflict the modified penalty and appropriate the amount tendered in payment.

5. The infliction of the modified penalty and appropriation of the amount tendered is subject to the right of the Council, pursuant to clause 47 of the by-law, to refrain from accepting such payment and taking proceedings against you in a Court of Petty Sessions if it appears to the Council that the alleged offence cannot be adequately punished by the payment of the modified penalty.

6. Clause 49 of the by-law provides that where an alleged offender informs the Council that he declines to pay the modified penalty or omits to pay it within the time limited the Council may take proceedings against him in a Court of Petty Sessions.

Inspector..... No.....

G Brief.

I .....  
(full name)

of .....  
(address and occupation)

agree to its being recorded that I committed the above offence and tender herewith the sum of £1.

.....  
(Insert "cash" "cheque" "postal note")  
being the modified penalty for such offence.

Date..... Signature.....

Please register notes or cash, otherwise mail is at sender's risk.

Form 2.  
Clause 48 (4).  
City of Perth.

Parking Facilities Act, 1956-1961.

Telephone No..... City Parking Office,  
213 Murray Street,  
Perth.  
G.P.O. Box C. 120.

To ..... Serial No.....  
..... Brief No.....  
..... Date .....

1. You are hereby notified that it is alleged that on.....  
day the.....day of.....19..... at  
about.....o'clock in the .....noon, in.....  
you did permit a vehicle, to wit.....

.....  
in contravention of the provisions of clause.....of the City of Perth  
Parking Facilities By-law.

2. Any person who commits or causes a breach of such by-law is  
liable on conviction by a Court of Petty Sessions to a penalty not ex-  
ceeding Twenty Pounds (£20).

3. The modified penalty for such offence is One Pound (£1).

4. You are at liberty to ignore this notice if you prefer the alleged  
offence to be dealt with by a Court.

5. If you do not desire the matter to be dealt with by a Court  
and complete the attached Form 3 and deliver it between the hours of  
10 a.m. and 4 p.m. on Mondays to Fridays or send it, together with  
this form and the modified penalty of £1, to the Municipal Offices, 207  
Murray Street, Perth, or to the City Parking Office, 213 Murray Street,  
Perth, within 14 days of the service of this notice the Council of the  
City of Perth will inflict the modified penalty and appropriate the  
amount tendered in payment thereof. In that event you will not be  
liable for any further penalty or costs.

6. Clause 49 of the by-law provides: Where an alleged offender  
upon whom a notice has been served under the last preceding clause—

(a) informs the Council that he declines to pay the modified  
penalty; or

(b) omits to send or deliver to the Council payment of the modi-  
fied penalty specified in the notice within the time specified in  
the notice or within such extended time as the Council allows;  
the Council may take proceedings against the alleged offender in a  
Court of Petty Sessions.

.....  
Town Clerk.

Do Not Detach from Form 3.

Form 3.  
Clause 48 (7).

I ..... Serial No.....  
(full name) .....  
..... Brief No.....  
(address) .....  
..... Date .....

(occupation)  
do not wish to contest the allegation that on.....day, the  
.....day of.....19....., at about.....  
.....o'clock in the .....noon, in.....  
I did permit a vehicle, to wit.....

.....  
in contravention of the provisions of clause..... of the City of  
Perth Parking Facilities By-law.

For the purposes of the by-law, I agree to its being recorded that I committed the offence and remit/tender\* the sum of £1 by.....  
(insert postal note, money order, etc.)

.....being the penalty prescribed for this offence.

Date..... Signature.....

\* Cross out word not required.

To the Town Clerk,  
G.P.O. Box C. 120,  
Perth.

The Common Seal of the City of Perth  
was hereunto affixed on the 27th day  
of August, 1962, in the presence of—

[L.S.]

H. R. HOWARD,  
Lord Mayor.  
W. A. McI. GREEN,  
Town Clerk.

Approved—

J. F. CRAIG,  
Minister for Transport.

Confirmed by His Excellency the Governor in Executive Council, this 16th day of January, 1962.

(Sgd.) P. L. SPARROW,  
Acting Clerk of the Council.

#### FRUIT CASES ACT, 1919-1962.

Department of Agriculture,  
South Perth, 6th February, 1963.

HIS Excellency the Governor in Executive Council, in exercise of the powers conferred by sections 9A and 11 of the Fruit Cases Act, 1919-1962, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE,  
Director of Agriculture.

#### Schedule.

#### Regulations.

1. These regulations may be cited as the Fruit Cases Act (Apple Marketing) Regulations, 1963.
2. In these regulations, unless the context requires otherwise—  
“the Act” means the Fruit Cases Act, 1919 (as amended); the expression “direct buyer” used in these regulations has, when so used, the same meaning as is given to that expression in and for the purposes of section 9A of the Act.
3. (1) Every person who, under the provisions of section 9A of the Act, is required to be registered as a direct buyer of apples shall make application to the Director of Agriculture to be so registered in the Form in the Appendix to these regulations.  
(2) Every application for registration under this regulation shall be accompanied by a registration fee of one pound.  
(3) When an applicant has been registered under this regulation he shall be entitled to receive from the Director of Agriculture a certificate of such registration and shall continue to be so registered until the 31st day of December next following the date of such registration.
4. Upon his being requested in writing so to do by a direct buyer registered under these regulations the Director of Agriculture may renew the registration of that direct buyer for a further term of one year upon payment of a further registration fee of one pound, and shall thereupon notify the direct buyer of such renewal.

5. (1) The Director of Agriculture shall keep or cause to be kept a register of direct buyers of apples registered under these regulations, and upon receipt of an application under regulation 3 of these regulations, shall register the applicant as a direct buyer of apples by entering in that register the name and address of the applicant together with such other relevant particulars as are contained in the application.

(2) Where, pursuant to these regulations, any registration of a direct buyer registered under these regulations is renewed, the Director of Agriculture shall note such renewal in the register.

Appendix.

Fruit Cases Act, 1919-1962.

(Section 9A.)

APPLICATION FOR REGISTRATION AS A DIRECT BUYER OF APPLES.

(Regulation No. 3.)

To the Director of Agriculture:

I (or We) (a).....  
 of (b) .....  
 in the State of Western Australia, hereby apply to be registered as a Direct Buyer of Apples under and for the purposes of the abovementioned Act.

The premises which I (or We) occupy, are situated at (c).....

(Registration fee of £1 is enclosed herewith.)

.....  
 Signature of Applicant.

(Received with the fee of £1 at the Department of Agriculture, South Perth,  
 on..... the..... day of.....)

.....  
 Director of Agriculture.

(a) Name of applicant, person, firm or company.

(b) Address.

(c) Address of premises.

TOTALISATOR AGENCY BOARD BETTING ACT, 1960-1962.

Totalisator Agency Board,

Perth, 29th January, 1963.

HIS Excellency the Governor in Executive Council has been pleased to approve of the regulations set forth in the schedule hereunder, made by the Totalisator Agency Board pursuant to the provisions of section 57 of the Totalisator Agency Board Betting Act, 1960-1962.

J. P. MAHER,

Chairman, Totalisator Agency Board.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Totalisator Agency Board Betting Regulations, 1961, published in the *Government Gazette* on the 8th February, 1961, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

Reg. 35 amended. 2. Regulation 35 of the principal regulations is amended by inserting, immediately after the word, "Valley", in line three of subparagraph (i) of paragraph (a) thereof, the passage, " Spring-vale".

R. H. DOIG,  
 Clerk of the Council.

## ELECTRICITY ACT, 1945-1953.

The State Electricity Commission of Western Australia,  
Perth, 29th January, 1963.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Electricity Act, 1945-1953, and on the recommendation of The State Electricity Commission of Western Australia, has been pleased to amend in the manner mentioned in the schedule hereunder the Electricity Act Regulations, 1947, made under that Act.

J. G. BLOCKLEY,  
Secretary, The State Electricity Commission,  
of Western Australia.

## Schedule.

## Regulations.

1. In these regulations, the Electricity Act Regulations, 1947, reprinted and published pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on the 10th May, 1957, with all amendments up to and including those published in the *Government Gazette* on the 12th September, 1956, and as amended by notices published in the *Government Gazette* on the 5th March, 1958, the 31st May, 1960, the 29th December, 1961, and the 1st May, 1962, are referred to as the principal regulations.

2. Regulation 268 of the principal regulations is amended by substituting for the passage commencing with the word, "their", in line three, and ending with the word, "month", being the last word in the regulation, the passage, "its Schedule of Rates and contract form, or either of them, or in any agreement governing the supply; and those rates may make provision for a minimum charge in an amount not exceeding 10s. per month or such greater amount as the Commission may, in the case of any particular Supply Authority, approve".

## EDUCATION ACT, 1928-1962.

Education Department,  
Perth, 6th February, 1963.

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, 1928-1962.

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

## Schedule.

## Regulations.

Principal regulations. 1. 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. 222  
amended.  
(Amendment  
No. 115.)

2. Regulation 222 of the principal regulations is amended—

(a) by adding after the word, "regulations" being the last word in paragraph (a) of subregulation (1), the words, "and the full annual fee shall be paid in one payment except where on application made to him in any case the Minister determines otherwise";

(b) by substituting for paragraph (b) of subregulation (1) the following paragraph:—

(b) If a student does not intend to reside permanently in the Commonwealth of Australia after completion of the course of instruction for which he is an applicant for enrolment, the student must pay for that course, in addition to the fees as set out in Schedule 2 to these regulations for students aged 21 years or over, an amount

equivalent to fifty per centum of those fees and, in the case of correspondence courses, such additional charges as the Minister may determine to cover postage and other administrative costs.; and

- (c) by deleting subregulation (3).
3. Regulation 223 of the principal regulations is amended—
- (a) by deleting the words, "and registration" in line two of subregulation (1);
- (b) by deleting paragraph (a) of subregulation (1);
- (c) by substituting for the word, "cause" being the last word in paragraph (d) of subregulation (1), the word, "caused";
- (d) by substituting for the word, "respect" in line one of paragraph (e), the word, "receipt";
- (e) by substituting for the word, "students" in line one of paragraph (f), the words, "trainee teachers"; and
- (f) by inserting after the word, "students" in line one of paragraph (i), the words, "or groups of students".
4. Regulation 224 of the principal regulations is revoked.
5. Regulation 225 of the principal regulations is revoked.
6. The principal regulations are amended by substituting for Schedule 2 the following schedule:—

Reg. 223  
amended.  
(Amendment  
No. 116.)

Reg. 224  
revoked.  
(Amendment  
No. 117.)

Reg. 225  
revoked.  
(Amendment  
No. 118.)

Schedule 2  
substituted.  
(Amendment  
No. 119.)

#### Schedule 2.

#### FEES—TECHNICAL EDUCATION DIVISION.

##### 1.—GENERAL TUITION FEES.

Fees to be charged to students in the Technical Education Division other than in self supporting courses shall be as follows:—

	Annual. £ s. d.
(1) Class Instruction—	
(a) Students aged 21 years or over, except apprentices of this age who are registered with the Court of Arbitration to whom fees under subclause (b) will apply—	
(i) for each of the first four (4) hours per week	2 5 0
and	
(ii) for each additional hour per week	1 10 0
or	
(iii) for 12 or more hours per week	21 0 0
(b) Students 18 years or over but under 21 years of age—	
(i) up to 4 hours per week	2 0 0
(ii) 5-8 hours per week	3 0 0
(iii) 9-12 hours per week	3 10 0
(iv) over 12 hours per week	4 0 0
(c) Students under 18 years of age—	
(i) up to 4 hours per week	1 0 0
(ii) 5-8 hours per week	1 10 0
(iii) 9-12 hours per week	1 15 0
(iv) over 12 hours per week	2 0 0

- (d) (i) The total hours for any course of less than a year or organised on other than a weekly basis shall be converted to the equivalent number of hours per week over a year of 36 weeks and any resulting fraction of an hour shall be counted as a full hour except in the case of students undertaking that course in addition to other courses.
- (ii) Any part of an hour per week in the total number of hours per week referred to in this schedule shall count as a full hour.

Per Subject.  
£ s. d.

(2) Correspondence Fees—

- (a) For students aged 21 years of age or over the fees for correspondence students shall be such as determined by the Minister to conform with the general level of fees for class instruction, except for apprentices of this age who are registered with the Court of Arbitration to whom the fees under subclause (b) will apply.
- (b) Students 18 years of age or over but under 21 years of age 1 0 0
- (c) Students under 18 years of age 10 0

2.—OTHER FEES.

- |  | £ | s. | d. |
|--|---|----|----|
| (a) Fee for late entry to examinations   | 1 | 0  | 0  |
| (b) Supplementary examinations or examination without attendance at classes, per subject | 1 | 0  | 0  |
| (c) Probationer Woolclasser's Certificate Examination                                    | 1 | 10 | 0  |
| (d) Diploma Woolclassing Examination   | 3 | 0  | 0  |
| (e) Preparation of Awards of Associateships Diplomas and Certificates                    | 5 | 0  |    |