



# Government Gazette

OF

## WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

(REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER)

---

No. 35]

PERTH: WEDNESDAY, 15th MAY

[1963

---

### CORONERS ACT, 1920-1960.

Crown Law Department,  
Perth, 24th April, 1963.

HIS Excellency the Governor in Executive Council, in exercise of the powers conferred by the Coroners Act, 1920-1960, has been pleased to make the regulations set out in the schedule hereto.

R. C. GREEN,  
Under Secretary for Law.

---

#### Schedule.

#### Regulations.

1. In these regulations, unless the context otherwise requires, "the Act" means the Coroners Act, 1920, as amended.
2. The regulation made under the Act and published in the *Government Gazette* on the 15th October, 1937, is revoked.
3. The several forms appearing in the Second Schedule to the Act are amended by numbering the forms consecutively, 1 to 17, in the order of their appearance in that schedule.
4. The form, numbered 16, by force of regulation 3 of these regulations, and headed "FORMAL PARTS OF INQUISITION TAKEN WITHOUT A JURY", is deleted and the form, being Form 16 in the Appendix to these regulations, is substituted.
5. The form, being Form 18 in the Appendix to these regulations, is added, after Form 17, to the Second Schedule to the Act.

Appendix.

Form 16.

Western Australia.  
Coroners Act, 1920.

INQUISITION.

(Taken without a Jury.)

Western Australia, }  
to Wit, }

An Inquisition taken at....., within  
the State of Western Australia, this.....day of  
.....19..... (and by adjournment on the  
.....day of.....19.....), \*

\* Or as the  
case may  
require.

....., by me  
....., a Coroner for  
the said State (or Deputy Coroner, Stipendiary Magistrate, or a  
Justice authorised by the Attorney General or by the Stipendiary  
Magistrate to act as a Coroner) by law authorised to inquire—

When, where and after what manner.....  
.....(or a person to me unknown)  
came by.....death.

Upon inquiry I find:

Here set out:  
(a) the cir-  
cumstances  
of the  
death and  
findings;  
and  
(b) Rider (if  
any).

(a).....  
.....  
.....  
.....  
.....  
.....  
.....  
.....  
.....  
.....  
(b).....

(Section  
43 (8) of  
the Coron-  
ers Act,  
1920, pro-  
vides that  
the Coron-  
er shall not  
express any  
opinion on at  
any matter  
outside the day of.....19.....  
scope of  
the in-  
quest,  
except in  
a rider  
which, in  
his opinion,  
is designed  
to, and  
may, if  
given effect  
to, prevent  
the recur-  
rence of  
similar oc-  
currences.  
A rider is  
not part of  
the de-  
cision or  
finding, but  
it may be  
recorded,  
if the  
Coroner  
thinks fit.)

In witness whereof I, the said Coroner (.....  
.....), have to this inquisition set my hand,  
....., in the said State, this.....  
.....day of.....19.....

Coroner.

Form 18.

Western Australia.

Coroners Act, 1920.

## APPOINTMENT OF JUSTICE OF THE PEACE TO ACT AS A CORONER.

Under the powers conferred on me by section 5 (as amended) of the Coroners Act, No. 24 of 1920, I hereby appoint..... of..... Justice of the Peace, to act as a Coroner for the purpose of holding an inquiry into the manner and cause of death of..... deceased.

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

.....  
Stipendiary Magistrate.

Note.—The original of this form is to be attached to the inquisition papers, or to the file on which the Acting Coroner records his decision not to hold an inquest, and the appointment should be dated as at the date when the authority was actually issued.

Western Australia.

## LEGAL PRACTITIONERS ACT, 1893-1960.

## Rules of the Barristers Board.

WHEREAS by the Legal Practitioners Act, 1893-1960 (hereinafter called "the Act") The Barristers Board thereby constituted is empowered from time to time to make and prescribe such rules as to the Board may seem meet for the matters and purposes in the said Act mentioned; and whereas it is desired to amend the rules of the Board as reprinted pursuant to the provisions of the Reprinting of Regulations Act, 1954, including amendments up to and including *Government Gazette* (No. 69) of 31st August, 1962, and published in the *Government Gazette* (No. 6) of 21st January, 1963: Now, therefore, the Board by virtue of the powers vested in it by and under the Act, doth hereby, at a meeting held on the 19th day of April, 1963, make and publish the following amendments to the said rules, to take effect one month after the publication in the *Government Gazette*:—

## Amendments.

Rule 60 is amended—

- (a) by substituting for the passage "£5" in line two, the passage "£8 8s.";
- (b) by substituting for the passage "£2 10s." in line four, the passage "£4 4s."

Dated this 19th day of April, 1963.

S. H. GOOD,  
Chairman.

FRANCIS BURT,

P. R. ADAMS,

JOHN L. C. WICKHAM,

Members of the Barristers Board.

## HEALTH ACT, 1911-1962.

Town of Northam.

P.H.D. 1451/62.

WHEREAS under the Health Act, 1911-1962, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws described as Series "A" have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on 9th August, 1956, and further amended by notice published in the *Government Gazette* on 12th December, 1962; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Town of Northam, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A," as reprinted in the *Government Gazette* on 9th August, 1956, doth hereby resolve and determine that the aforesaid amendment published in *Government Gazette* on 12th December, 1962, shall be adopted with modification as follows:—

Delete clause (d) of by-law 29a, Part 1.

Passed at a meeting of the Northam Town Council this 28th day of February, 1963.

[L.S.]

F. A. R. KILLICK,  
Deputy Mayor.  
N. J. D. RIDGWAY,  
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

(Sgd.) W. S. LONNIE,  
Acting Clerk of the Council.

## HEALTH ACT, 1911-1962.

Shire of Serpentine-Jarrahdale.

P.H.D. 415/63.

WHEREAS under the Health Act, 1911-1962, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws described as Series "A" have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on the 9th August, 1956, and further amended by notice published in the *Government Gazette* on 12th December, 1962; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Serpentine-Jarrahdale, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A," as reprinted in the *Government Gazette* on 9th August, 1956, doth hereby resolve and determine that the aforesaid amendment published in *Government Gazette* on 12th December, 1962, shall be adopted without modification.

Passed at a meeting of the Shire of Serpentine-Jarrahdale this 21st day of February, 1963.

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

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

(Sgd.) W. S. LONNIE,  
Acting Clerk of the Council.

## HEALTH ACT, 1911-1960.

## Shire of Perth.

## Amendment to Consolidated Health By-laws.

P.H.D. 1156/62, Part 1.

THE Shire of Perth, being the local authority under the provisions of the Health Act, 1911-1960, doth hereby under and by virtue of the powers conferred upon it in that behalf by the said Act and all other powers enabling it make and publish the following by-laws:—

The by-laws of the Shire of Perth published in the *Government Gazette* of the 30th May, 1961, are hereby amended in the following manner:—

1. After by-law 72 the following new by-laws are inserted:—

## Offensive Trades.

72A. No person shall carry on an offensive trade within the District unless such trade be currently registered with the Shire of Perth.

72B. The registration of each offensive trade shall expire on the 31st December next after such registration.

72C. The fees payable annually on registration are those set out in the Third Schedule hereto.

2. The Third Schedule be altered by the addition at the end thereof of the following:—

## Offensive Trades.

	£	s.	d.
Registration of fish shop	3	3	0
Registration of any other offensive trade	5	0	0

Dated this 15th day of January, 1963.

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

HERBERT R. ROBINSON,  
President.

[L.S.]

LLOYD P. KNUCKEY,  
Shire Clerk.

Approved by His Excellency the Governor of Western Australia in Executive Council, this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## RIGHTS IN WATER AND IRRIGATION ACT, 1914-1962.

Department of Public Works,  
Perth, 24th April, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Rights in Water and Irrigation Act, 1914-1962, has been pleased to make the regulations set forth in the schedule hereunder.

J. McCONNELL,  
Under Secretary for Works and Water Supply.

## Schedule.

## Regulations.

1. These regulations may be cited as the Rights in Water and Irrigation (Construction and Alteration of Wells) Regulations, 1963.

2. The regulations made under the Rights in Water and Irrigation Act, 1914 and published in the *Government Gazette* on the 22nd January, 1915, are revoked.

3. (1) In these regulations, unless the context otherwise requires—  
“Act” means the Rights in Water and Irrigation Act, 1914, as amended;  
“regulation” means one of these regulations;  
“schedule” means the schedule to these regulations;  
“well” means an artesian well and, also, a non-artesian well that is situate in an area proclaimed under section 18 of the Act.
- (2) Unless the context otherwise requires, words and expressions used in these regulations have, when so used, the same respective meanings as are given them in, and for the purposes of, the Act.
4. Every person applying for a license for the commencement or construction of a well or for the enlargement, deepening or altering of, or the drawing of water from, an existing well, pursuant to the provisions of section 18 of the Act, shall make his application to the Minister—  
(a) in the case of an artesian well, in the form of Form 1; and  
(b) in the case of a non-artesian well, in the form of Form 2;  
in the schedule.
5. (1) Every application made under regulation 4 shall be accompanied by—  
(a) a plan or tracing of a plan, drawn to such scale, and having such bearings and distances or measurements marked thereon, as to show the exact position of the well or proposed well and its relation to an established point depicted on a Lands and Surveys Department plan;  
(b) the specifications of the construction of the well; and  
(c) a statement setting out the purposes for which the water is used, or is proposed to be used, with particulars of the extent of use for each purpose, such as the number or probable number of stock to be watered, the area or probable area to be irrigated, crops growing or proposed to be grown and the requirements for domestic use.
- (2) The plan, specification and statement submitted pursuant to this regulation shall be signed by the applicant, his attorney or authorised agent and shall be dated.
6. Every license issued pursuant to section 20 of the Act shall be in the form of Form 3 in the schedule and shall be indorsed with the terms, limitations or conditions (if any) to which the issue of the license is subject.
7. Where, before the issue of the license, the Minister requires any alterations to be made in, or in connection with the proposed work, plan or specifications or refuses the application, advice of that requirement or refusal shall be sent to the applicant at the address shown on the application.
8. (1) A person aggrieved by any decision of the Minister made under the provisions of section 20 of the Act and advised under regulation 7, if wishing to be heard, shall give notice thereof in writing addressed to the Minister at the Department of Public Works, Perth, within thirty days of his receipt of the advice in this regulation mentioned.
- (2) Where the Minister causes an inquiry to be conducted for the purpose of hearing a person aggrieved by his decision, notice of the place of, and day of the commencement of, the inquiry shall be sent to the applicant, at the address shown on the application, at least fourteen clear days before that day.
- (3) The Minister may, from time to time, at the request of the person requiring to be heard, adjourn the commencement of the inquiry for a sufficient period to enable that person to be present and notice of the adjourned date shall be sent to that person, as provided by subregulation (2) of this regulation.
9. Every person, being the holder of a license for the commencement, construction, enlargement, deepening or alteration of an artesian well, shall, at the expiration of each calendar month after the day of issue of the license,

until the completion of the work, and within thirty days after the completion of the work, forward to the Minister a statement regarding that well in the form of Form 4 in the schedule.

10. Every person, being the holder of a license for the commencement, construction, enlargement, deepening or alteration of a non-artesian well in a proclaimed area, shall, within thirty days after the completion of the work, forward to the Minister a statement regarding that well in the form of Form 5 in the schedule.

11. (1) Where, under the provisions of section 22 of the Act, works necessary for the maintenance of a well in good order or occasioned by any unforeseen emergency are carried out, the notice of those works given pursuant to that section shall be in the form of statement to the Minister, setting forth—

- (a) the nature of the works; and
- (b) the circumstances that rendered them necessary or the emergency that occasioned them.

(2) Every application for an amended license, under the provisions of subsection (3) of section 22 of the Act, shall be accompanied by the license, a statement of the required amendments and the circumstances giving rise to that requirement.

12. (1) Every well, channel, ditch, flume or other work constructed under the authority of the Act and every regulator or meter used in connection therewith may, at all reasonable times, be inspected by any officer appointed by the Minister for that purpose.

(2) Every person who obstructs or impedes, or interferes with, an officer exercising or attempting to exercise the powers conferred by this regulation commits an offence.

13. Every person committing an offence against these regulations is liable to a penalty of twenty pounds.

Schedule.

Reg. 4.  
P.W.W.S. 82.

Form 1.—Artesian Well.

Western Australia.

Department of Public Works.

Rights in Water and Irrigation Act, 1914 (as amended).

APPLICATION FOR A LICENSE UNDER SECTION 20.

Name, address and occupation of applicant	.....
Description, location and approximate height above sea level of proposed new well or of existing well proposed to be enlarged, deepened or altered or drawn upon	Description..... ..... Municipal District of the..... ..... Lot, Location, or Lease No..... Approximate height above sea level .....

\* Nature of proposed work .....

---

Statement of the purposes for which it is proposed to utilise the water (Regulation 5 (1) (c)) .....

---

The several casings proposed to be used with the names of the makers, and whether of soft, wrought iron, or mild steel .....

---

Particulars regarding depth and volume of flow from each artesian well within a radius of 10 miles from the site of the well	Depth .....
	Volume .....

---

Whether the water will be distributed by natural or articial drains or by both .....

---

Approximate estimate of the length of each drain, the total aggregate length of drains and their respective routes .....

---

Period for which license is required .....

---

Remarks or further explanations .....

I/WE....., of....., in the State of Western Australia, hereby apply for a license under the Rights in Water and Irrigation Act, 1914 (as amended), for a new well (or to enlarge or deepen or alter or draw water from a now existing well on land situated at....., in the Municipal District of the....., such land being shown on accompanying plan marked "A" and shaded pink, and upon which land I/we desire to construct a new well (or to enlarge, or deepen, or alter or draw water from a now existing well) as described above.

Dated at ..... this..... day of..... in the year 19.....

Signature of Applicant.

To the Minister for Works and Water Supplies.

Note.—Plans and specifications must accompany this application in accordance with Regulation No. 5.  
 Heading marked \* should state whether the proposed work is for a new well or for enlarging, deepening, or altering or drawing water from a now existing well, or as the case may be.

Form No. 2.—Non-Artesian Well.  
Western Australia.

Reg. 4.  
P.W.W.S. 82.

Department of Public Works.  
Rights in Water and Irrigation Act, 1914 (as amended).  
APPLICATION FOR A LICENSE UNDER SECTION 20.

Name, address and occupation of applicant .....	
Description, location and approximate height above sea level of proposed new well or of existing well proposed to be enlarged, deepened or altered or drawn upon .....	Description .....
	Municipal District of the .....
	Lot, Location, or Lease No.....
	Approximate height above sea level .....
* Nature of proposed work ....	
Statement of the purposes for which it is proposed to utilise the water (Regulation 5 (1) (c)) .....	
Period for which license is required .....	
Remarks or further explanations ....	

I/We ....., of ....., in the State of Western Australia, hereby apply for a license under the Rights in Water and Irrigation Act, 1914 (as amended), for a new well (or to enlarge or deepen or alter or draw water from a now existing well on land situated at ..... in the Municipal District of the ....., such land being shown on accompanying plan marked "A" and shaded pink, and upon which land I/we desire to construct a new well (or to enlarge or deepen or alter or draw water from a now existing well) as described above.

Dated at ..... this ..... day of ..... in the year of 19.....

Signature of Applicant.

To the Minister for Works and Water Supplies.

Note.—Plans and specifications must accompany this application in accordance with Regulation No. 5.  
Heading marked \* should state whether the proposed work is for a new well or for enlarging deepening, or altering or drawing water from a now existing well, or as the case may be.

Form 3.

Reg. 6.  
No. of License.

Western Australia.

Department of Public Works.

Rights in Water and Irrigation Act, 1914 (as amended).

LICENSE UNDER SECTION 20.

Name and address and occupation of licensee .....

---

Location of well ..... Municipal District of the.....  
 Lot, Location or Lease No.....  
 Position .....

---

Thing which may be done pursuant to this License, i.e., commence construct, enlarge, deepen, alter, or draw water from a well .....

---

Purpose for which the licensee may utilise the water .....

---

Period for which the license is issued .....

---

Special terms, limitation and conditions (if any) upon which the license is issued .....

- This license is issued upon the conditions—
- (i) that the information required under regulations 9 and 10 is forwarded as required;
  - (ii) that the quantity of water drawn from this well and the rate of draw does not exceed the figure which the Minister may from time to time determine under section 21 of the Act.

The work described hereon, and referred to in the application and plans and descriptions and statement of the purpose for which it is proposed to utilise the water deposited by or on behalf of the abovenamed..... as finally approved by me, is hereby declared to be a licensed work under the Rights in Water and Irrigation Act, 1914 (as amended).

This license is issued subject to and in accordance with the regulations relating to artesian and non-artesian wells, made under the Act.

Given under my hand at Perth this.....day of.....19.....

.....  
 Minister for Works and Water Supplies.

Note.—No alteration shall be made in connection with the well, nor shall the water from the well be used for purposes other than those authorised by this license. See regulation 11.

On expiry of term for which license is issued, application for renewal may be made on Form No. 1.

Form 4.

Reg. 9.

Western Australia.

Department of Public Works.

Rights in Water and Irrigation Act, 1914 (as amended).

**MONTHLY OR FINAL STATEMENT IN RESPECT OF ARTESIAN WELLS  
BEING CONSTRUCTED, ENLARGED, DEEPENED, OR ALTERED  
UNDER LICENSE.**

Name and address of licensee .....

---

Location of well, stating Municipal District and lot or location No. ....

---

The several casings used, with the names of the makers and the weight per running foot of each size, and whether of soft wrought iron or of mild steel. ....

---

Diameter and length of casings inserted, and whether whole or perforated. ....

---

If perforated, the sizes and lengths, with the position of each perforated length in the bore. ....

---

The depth reached in the well ....

---

The depth from the surface, with the thickness and character of each of the different beds of strata pierced. ....

---

Particulars of water struck (if any), whether salt, brackish or fresh, and the depths from the surface at which each water-bearing bed was struck. ....

---

Also, the height above ground level to which the water will rise in the casing. ....

---

The approximate daily volume of the flow of artesian water from each artesian water-bearing bed tapped, and the final or total daily volume from the well on its completion. The day to consist of twenty-four hours. ....

I, ..... of .....  
in the State of Western Australia, being the holder of a license for the construction, enlargement, deepening, or alteration of an artesian well situated at ..... in the Municipal District of the .....  
hereby forward statement (for the month of) ..... 19....., in respect of the abovementioned work.

.....  
Signature of Licensee.

.....  
Date.

To the Minister for Works and Water Supplies.

Note.—If work suspended, or fishing operations only carried on, state that fact.

The head driller of a bore may make out the monthly statements, also the final statements, but the correctness of any of such statements must be verified as far as practicable by the Licensee or his local representative and forwarded by him to the Minister for Works and Water Supplies.

If work completed this statement must be marked FINAL.

Form 5.

Reg. 10.

Western Australia.

Department of Public Works.

Rights in Water and Irrigation Act, 1914 (as amended).

FINAL STATEMENT IN RESPECT OF NON-ARTESIAN WELLS BEING CONSTRUCTED, ENLARGED, DEEPENED, OR ALTERED UNDER LICENSE.

Name and address of licensee .....

---

Location of well, stating Municipal District and lot or location No. ....

---

Diameter and length of casings inserted, and whether whole or perforated. ....

---

If perforated, the sizes and lengths, with the position of each perforated length in the well. ....

---

The depth reached in the well ....

---

The depth from the surface, with the thickness and character of each of the different beds of strata pierced. ....

---

Particulars of water struck (if any), whether salt, brackish, or fresh, and the depths from the surface at which each water-bearing bed was struck. ....

---

Also the height below ground level to which the water will rise in the casing. ....

---

I, ..... of ..... in the State of Western Australia, being the holder of a license for the construction, enlargement, deepening, or alteration of a non-artesian well situated at ..... in the Municipal District of the ..... hereby forward the statement under regulation No. 10 in respect of the above-mentioned work.

.....  
Signature of Licensee.

.....  
Date.

To the Minister for Works and Water Supplies.

Note.—If work suspended, or fishing operations only carried on, state that fact.

The head driller of a bore may make out the final statements, but the correctness of such statements must be verified as far as practicable by the Licensee or his local representative and forwarded by him to the Minister for Works and Water Supplies.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Fremantle.

By-Laws Relating to the Amendment of By-law numbered 206 Relating to Porticoes, Projections, Verandahs, etc.

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 18th day of March, 1963, to make and submit for confirmation by the Governor the following by-laws:—

1. By-law 206 for regulating porticoes, projections, verandahs, etc., is amended as is hereafter contained.

2. Paragraph 1 of by-law 206 is deleted and the following is substituted:—

1. The word "portico" shall mean and include every awning, verandah, balcony and sunshade upon or across any street, way or public place together with the supports of such portico, other than the building against which it shall be.

3. Paragraph 8 of by-law 206 is deleted and the following is substituted:—

8. Verandahs projecting over a street, way or public place shall finish not closer than 18 inches to the kerb line extended vertically, or more than 10 feet 6 inches from the building line, whichever is the lesser.

Dated the 18th day of March, 1963.

The Common Seal of City of Fremantle, was hereto affixed this 19th day of March, 1963, pursuant to a resolution passed this 18th day of March, 1963, in the presence of—

[L.S.]

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

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of York.

By-law No. 95 Relating to Payment of Rates by Moieties.

L.G. 190/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 8th day of April, 1963, to make and submit for confirmation by the Governor the following by-law:—

By-law No. 95.

1. Subject to clause 2 hereof all rates and charges levied and imposed by the Council of the Town of York under the provisions of the Local Government Act, 1960, shall become due and payable on the date on which the memorandum referred to in section 550 (1) of the said Act is published in the *Government Gazette*.

2. Notwithstanding the requirements of clause 1 hereof, the rates may, at the option of the ratepayer, be paid in two moieties, the first payment of which to be not more than 35 days after date of notice of assessment and the second not later than the last day of February in each year.

---

Dated the 9th day of April, 1963.

The Common Seal of the Town of York was affixed hereto in the presence of—

[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 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

---

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Northam.

Adoption of Draft Model By-law Amendments 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 28th day of February, 1963, to adopt such of the Draft Model By-law amendments published in the *Government Gazette* (No. 4) on 16th January, 1963, without amendment.

---

Dated this 12th day of March, 1963.

[L.S.]

N. J. D. RIDGWAY, Town Clerk.  
F. A. R. KILLICK, Deputy Mayor.

---

Recommended—

L. A. LOGAN,  
Minister for Local Government.

---

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Peppermint Grove.

Adoption of Draft Model By-laws Relating to Street Lawns and Gardens.

L.G. 150/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 11th day of March, 1963, to adopt without alteration the Draft Model By-laws (Street Lawns and Gardens) No. 11 published in the *Government Gazette* on the 7th day of February, 1963.

Dated the 14th day of March, 1963.

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

[L.S.]

A. J. HOBBS,  
President.  
T. WORSLEY,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.

By-laws Relating to Zoning—Service Station.

L.G. 47/63.

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 15th day of January, 1963, 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 June, 1960, are hereby amended in the following manner:—

Section 12 of the Fifth Schedule is altered by the addition at the end of the words and figures appearing under the heading "Osborne" of the following:—

South-western corner of Wanneroo Road and Cape Street—Portion of Perthshire Location Au and being lots 1 and 2 on Diagram 16816.

Dated this 15th day of January, 1963.

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.]

H. 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 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.

By-laws Relating to Television Masts and Antennae.

L.G. 29/61.

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 26th day of February, 1963, 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 June, 1960, are hereby amended in the following manner:—

By-law 501A is deleted and the following new by-law substituted in its place:—

## Television Masts and Antennae.

501A. Construction of Television Masts and Antennae (Uniform General) By-laws published in the *Government Gazette* of the 29th November, 1962, were declared to apply to the whole of each and every District in the State by Order in Council published in the *Government Gazette* of the 28th December, 1962.

Dated the 26th day of February, 1963.

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

[L.S.]

H. 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 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Shire of West Arthur.

By-laws Relating to Shire Hall.

L.G. 16/60.

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 20th day of December, 1962, to make and submit for confirmation by the Governor the following by-laws:—

1. Application for the hire of the West Arthur Shire Hall, or any portion of the West Arthur Shire Hall building, equipment or property shall be made to the Shire Clerk of the Council not less than 24 hours before the hour at which hiring is desired.

2. Hirings of the hall building and property, including furniture and equipment, shall be at rates set out in the schedule hereunder.

3. The hours for which hiring may be effected at day-time rates shall be between the hours of 8 a.m. and 7 p.m. Night-time shall be between the hours of 7 p.m. and 4 a.m.

4. Any picture right lease shall not be affected or be governed by the hall hire schedule.

5. The hire of the hall shall not include the use of the bio box.

6. The Council may at any time demand that the hirer shall, prior to term of engagement, deposit with the Shire Clerk an amount estimated to cover hall hire, and any damage that may occur during the term of engagement.

7. The Council reserves the right to refuse to let the hall or any portion thereof to an applicant for hiring, without assigning any reason for such refusal.

8. The Council may at any time cancel any agreement for hiring of any portion of the hall property.

9. In the event of two or more applications being received for the hire of any portions of the hall property at one and the same time and date, the Council may, without considering priority of application, determine to which applicant the hall hiring shall be granted.

10. The hirer of any portion of the hall property, shall comply with the provisions of Health Act, and any other Act in force for the time being, applicable to such hiring of building. If in the opinion of the Council, all necessary actions have not been taken to comply with the requirement of above and all other relevant Acts, the Council may, prior to, or during the term of engagement, forbid and prevent the use of such building.

11. In the event of the use of any portion of the hall property being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire had been duly fulfilled, and the Council shall not be responsible to the hirer for any loss or damage incurred by the hirer.

12. No spirituous liquors, wine, ale or spirits shall be brought into or consumed upon any portion of the West Arthur Shire Hall property, except when permitted in writing by the Council.

13. No smoking of tobacco, cigarettes or cigars or other matter shall be permitted within the hall building, except by permission from the hirer or the Council.

14. No hall plant, furniture, fittings or effects, cutlery, crockery, glassware, or other utensils or materials of any kind shall be hired or loaned for use outside the hall property.

15. The driving of nails, tacks or screws, etc., into any of the woodwork or walls of the hall building is strictly forbidden. No internal or external decorations are permitted to be erected without special permission in writing from the Shire Clerk.

16. No hirer or person shall be permitted to move any plant or furniture or effects from place to place within the hall building without the permission of the Council, and under the supervision of the hall caretaker or other person appointed by the Council.

17. No person whilst intoxicated shall be permitted to enter or remain upon any portion of the hall property, nor be guilty of misbehaviour whatsoever, nor be permitted to use profane language, nor damage, mark or deface any wall or other part of the hall or property. Any person who does, permits or suffers any such damage shall be liable to pay cost of all such damages in addition to any penalty imposed under these by-laws.

18. No offensive impersonations or representations of living persons, or anything deemed likely to produce disturbance, riot or breach of peace, shall be permitted within this hall building or property.

19. The hirer of any part or parts of the hall building shall maintain and keep good order, and decent behaviour, within the property, and shall be solely and entirely responsible for the carrying out and compliance with the requirements of these by-laws, and for any damage done to the buildings, fixtures, fittings, furniture, crockeryware, etc., and shall pay such damages as may be assessed by the Council.

Any article of glass or crockeryware, etc., broken, cracked or not accounted for shall be replaced or be paid for at current prices.

20. The Shire Clerk of the West Arthur Shire Council or other person duly authorised by the Council shall be permitted free ingress to the hall building and every part thereof, and shall be given every facility for the enforcing of these by-laws.

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

West Arthur Shire Hall Buildings.  
SCHEDULE OF HIRE CHARGES.

Night Time.

	£	s.	d.
(a) Where admission fee to function is 10s. or over	10	0	0
(b) Where admission fee to function is under 10s.	7	10	0
(c) Non-profit organisations such as socials, weddings, etc.	4	0	0
(d) Meetings—Hall only	4	0	0
(e) Lesser Hall and Kitchen only	3	10	0
(f) Meetings—Lesser Hall only	1	5	0
(g) Passing Shows—in advance	10	0	0
(h) Educational, badminton and pictures—By resolution.			

Day Time.

(a) Where admission fee to function is 10s. or over	9	0	0
(b) Where admission fee to function is under 10s.	6	10	0
(c) Non-profit organisations such as socials, weddings, etc.	3	0	0
(d) Meetings—Hall only	3	0	0
(e) Lesser Hall and Kitchen only	2	10	0
(f) Meetings—Lesser Hall only	1	0	0
(g) Passing shows—in advance	9	0	0

Dated this 20th day of December, 1962.

[L.S.]

M. HULSE,  
President.  
G. WHITELEY,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of Executive Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Meekatharra.

By-law Relating to Clearing and Removal of Trees, Scrub, Undergrowth, Refuse, Rubbish and other Material from Land.

L.G. 189/63.

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 23rd day of February, 1963, to make and submit for confirmation by the Governor, the following by-laws:—

1. If there is—
  - (a) on any land within the district, any trees, scrub or undergrowth; or
  - (b) on any land within the district, any refuse or other material of any kind whatsoever which, in the opinion of the Council is likely to affect adversely the value of the adjoining property, or the health, comfort and 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, within the time specified in such notice, to clear and remove such trees, scrub, undergrowth, refuse, rubbish or material from such land.
2. Every owner or occupier of land upon which a notice has been served under by-law 1 of these by-laws shall comply with such notice within the time therein specified.

3. Any person committing an offence against these by-laws, on conviction, shall be liable to a penalty not exceeding twenty pounds.

4. Where the owner or occupier of land does not remove the refuse, rubbish or other material within the time specified in a notice given by the Council and served on the owner, pursuant to clause 1 (b) of this by-law, the Council may clear or remove it at the expense of, and recover the amount of the expense from, the owner in a court of competent jurisdiction.

Dated this 11th day of March, 1963.

[L.S.]

MAITLAND WHITE,  
President.  
R. W. ATKINSON,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

#### LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Kojonup.

Adoption of Draft Model By-laws Relating to Petrol Pumps.

L.G. 559/62.

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 12th day of February, 1963, to adopt and submit for confirmation by the Governor the Draft Model By-laws published in the *Government Gazettes* of the 16th day of January, 1963, and the 7th day of February, 1963:—

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

The whole of the by-laws.

Dated this 25th day of February, 1963.

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

[L.S.]

C. O. HARRISON,  
President.  
M. J. EDMONDS,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Port Hedland.

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

L.G. 346/62.

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 January, 1963, to adopt such of the Draft Model By-law published in the *Gazette* of the 7th day of September, 1961, as is here set out:—

The whole of the Local Government Model By-law (Prevention of Damage to Streets) No. 1.

Dated this 12th day of February, 1963.  
The Common Seal of the Shire of Port Hedland was hereunto affixed in the presence of—

[L.S.]

K. A. MOSELEY,  
Acting President.  
M. E. BADDELEY,  
Shire Clerk.

Recommended—

L. A. LOGAN,  
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of April, 1963.

W. S. LONNIE,  
Acting Clerk of the Council.

## PLANT DISEASES ACT, 1914-1962.

Department of Agriculture,  
South Perth, 24th April, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 39 of the Plant Diseases Act, 1914-1962, 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 Plant Diseases Act (Inspection of Conveyances) Regulations, 1963.
2. In these regulations unless the context requires otherwise—
  - “inspector” means an inspector appointed in pursuance of section 7 of the Act;
  - “the Act” means the Plant Diseases Act, 1914 (as amended);
  - “warning sign” means any notice, sign, light or other device that gives or is intended to give visible notification;
  - words and expressions used in these regulations have when so used the same respective meanings as are given to them in and for the purposes of the Act.
3. For the purpose of better enabling the exercise by inspectors of their powers under section 13 of the Act to stop, enter into or upon, search and inspect any conveyance, the Minister may at any time and from time to time cause to be erected and maintained or placed on, beside or near any road one

or more warning signs that give notice, or are intended to give notice, to persons driving conveyances on that road of the presence thereon of any inspector exercising his powers referred to in this regulation.

4. (1) A warning sign that is erected or placed on, beside or near a road in pursuance of regulation 3 of these regulations has the force and effect of an order, given by an inspector, to any person driving a conveyance on that road towards that warning sign to reduce the speed of his conveyance or to stop his conveyance at or near and before reaching the warning sign, according to the directions given by that sign.

(2) The driver of a conveyance shall on reaching a warning sign obey and carry out the directions given by that sign, and upon stopping his conveyance shall keep it stationary until he is permitted by an inspector to proceed.

5. Notwithstanding and without in any way limiting the provisions of regulation 4 of these regulations, any inspector may order the driver of a conveyance to stop the conveyance, whether at or near a warning sign or otherwise, by spoken word or by any recognised hand signal, and any driver so ordered by an inspector to stop his conveyance shall obey and carry out that order and keep his conveyance stationary until he is permitted by the inspector to proceed.

6. An inspector may require the driver or person in charge of a conveyance that is stopped pursuant to these regulations to produce to him reasonable evidence of his identity.

7. When for any reason it is impracticable for an inspector to inspect and search a conveyance at the place where it is stopped pursuant to these regulations, any inspector may direct the driver of the conveyance to move it to such other place for inspection and search as the inspector considers convenient.

8. (1) A person who wilfully or negligently damages or interferes with, or removes or obliterates, any warning sign erected and maintained or placed on, beside or near a road pursuant to these regulations is guilty of a breach of these regulations.

(2) The court convicting a person of a breach of these regulations under subregulation (1) of this regulation shall, whether imposing any penalty or not, order that person to pay the cost incurred in repairing or replacing that warning sign so damaged, interfered with, removed or obliterated; and that order may be enforced as though the amount of the cost were a penalty imposed under these regulations.

9. (1) Any inspector may with or without assistants thoroughly inspect and search any conveyance stopped pursuant to these regulations, and every part of that conveyance, for the purpose of ascertaining whether it is infected, and in order to facilitate such inspection and search may require the person in charge of the conveyance to unload any luggage or goods therefrom and to open any package or container as the inspector deems necessary.

(2) If any person upon a request being made to him by an inspector pursuant to subregulation (1) of this regulation refuses to comply with that request, the inspector may unload or cause to be unloaded from the conveyance any luggage or goods, or open or cause to be opened any package or container.

10. An inspector may, in any case where in his opinion it is expedient so to do, remove to another place and detain for the time necessary to complete his inspection and search any luggage, goods, package or container, and during that time that luggage, goods, package or container shall be at the risk of the owner thereof.

11. A person who—

- (a) wilfully hinders or obstructs, or threatens or abuses, any inspector in the exercise of any of his powers under the Act or these regulations;
- (b) refuses or neglects to obey or carry out when ordered or requested so to do any order or request of an inspector; or
- (c) refuses to give information, or knowingly gives false information, in answer to any reasonable inquiry made by an inspector for the purposes of these regulations,

is guilty of a breach of these regulations and is liable, where no penalty for the breach is specified by the Act or otherwise in these regulations, to a penalty of twenty-five pounds.

## METROPOLITAN MARKET ACT, 1926-1962.

Department of Agriculture,  
South Perth, 8th May, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Metropolitan Market Act, 1926-1962, has been pleased to approve of and confirm the by-laws set forth in the schedule hereunder made by the Metropolitan Market Trust under section 13 of that Act.

(Sgd.) T. C. DUNNE,  
Director of Agriculture.

## Schedule.

## By-laws.

1. In these by-laws the by-laws made under the provisions of the Metropolitan Market Act, 1926 (as amended), as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the *Government Gazette* on the 5th July, 1960, with all amendments up to and including the 11th October, 1959, and as amended by notice published in the *Government Gazette* on the 2nd February, 1962, are referred to as the principal by-laws.

2. By-law 2 of the principal by-laws is amended by adding after the interpretation, "Sell" the following interpretation:—

"Traffic sign" means a sign, notice or indication displayed, marked, placed or erected in or upon the Market by or with the authority of the Trust for the purpose of regulating the movement, standing or parking of vehicles within the Market.

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

(a) by adding after the passage "the Trust;" in line three of paragraph (b), the word "or"; and

(b) by adding after paragraph (b) the following paragraph:—

(c) with any traffic sign; .

4. The principal by-laws are amended by substituting for by-law 41 the following by-law:—

41. (1) The Trust may at any time and from time to time—

(a) set aside any part or parts of the Market for the purpose of parking vehicles;

(b) alter, enlarge or close any part of the Market set aside for the purpose of parking vehicles;

(c) display, mark, place or erect any traffic sign in or upon the Market;

(d) determine a fee to be paid in advance by a person, whether one of a class of persons, or not, authorised to park a vehicle under sub-by-law (2) of this by-law.

(2) The Trust, or any person authorised by the Trust in that behalf, may authorise, in writing, or by any other means, the parking, by such persons or such classes of persons as it may determine, of vehicles in any part of the Market set aside for that purpose.

5. The principal by-laws are amended by adding after by-law 41 the following by-law:—

41A. A person—

(a) who parks a vehicle in any part of the Market set aside for the purpose of parking vehicles when not authorised so to do by the Trust, whether under written authority or otherwise; or

(b) who refuses, when requested by an inspector, to produce the written authority issued to him by the Trust,

commits an offence and is liable to a penalty not exceeding forty shillings for every such offence.

6. The principal by-laws are amended by substituting for by-law 42 the following by-law:—

42. A person who, without being permitted by an Inspector so to do, parks or leaves a vehicle or a horse in any part of the Market other than a part set aside for the parking of vehicles, contrary to by-law 41 of these by-laws, and a person who having so parked or left a vehicle or horse refuses to remove the same when requested so to do by an inspector or any other officer of the Trust, commits an offence and is liable upon conviction to a penalty not exceeding forty shillings for every such offence.

These by-laws were duly made by the Metropolitan Market Trust in accordance with the provisions of the Metropolitan Market Act, 1926-1962, and duly passed by resolution at a meeting of the Trust held on the 17th day of April, 1963.

F. K. WRIGHT,  
Chairman.  
J. H. CADDY,  
Secretary.

---

EDUCATION ACT, 1928-1962.

Education Department,  
Perth, 24th April, 1963.

Ex. Co. No. 796.

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. 14  
amended.  
(Amendment  
No. 120.)

2. Regulation 14 of the principal regulations is amended by substituting for subregulation (1) the following subregulation:—

(1) The Minister may approve payment of an allowance to a parent of a child who boards away from home in order to attend an approved school if—

- (a) the residence of the parent is distant more than five miles from a school of the appropriate class set forth in subregulation (2) of this regulation and more than four miles from the nearest means of mechanical transport to that school; or
- (b) the Minister is satisfied that, because of the permanent disability or the death of a parent of the child, it is necessary in the best interests of the child that in order to attend an approved school the child boards away from home.

## BETTING CONTROL ACT, 1954-1961.

Totalisator Agency Board,  
Perth, 8th May, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 33 of the Betting Control Act, 1954-1961, has been pleased to make the regulations set forth in the schedule hereunder.

J. P. MAHER,  
Chairman, Totalisator Agency Board.

---

Schedule.

Regulations.

- Principal Regulations. 1. In these regulations the Betting Control Regulations, 1955, published in the *Government Gazette* on the 6th May, 1955, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.
- Reg. 112 amended. 2. Regulation 112 of the principal regulations is amended by inserting after the word, "of" in line two of subregulation (2), the words, "events being held on that racecourse and".