

Mazette Government

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. 8] THURSDAY, 6th FEBRUARY, PERTH:

[1964

NURSES REGISTRATION ACT, 1921-1959.

Department of Public Health, Perth, 23rd December, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Nurses Registration Act, 1921-1959, has been pleased to make the regulations set forth in the schedule hereunder.

(Sgd.) W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Nursing Aides Regulations, 1959, published in the Government Gazette on the 6th October, 1959, and amended thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

General

General 2. The principal regulations are amended by substituting for amendment the word, "trainee" wherever it appears in those regulations, the word, "student", and effecting any consequential grammatical alterations.

Reg. 3 amended.

3. Regulation 3 of the principal regulations is amended by substituting for the item, "Appendix." in the last line, the following items:-

Appendix I.-Forms.

Appendix II.-Curriculum.

Reg. 5 amended.

4. Regulation 5 of the principal regulations is amended by substituting for the word, "Appendix" in line four of paragraph (f), the passage, "Appendix II".

Reg. 10A added.

The principal regulations are amended by adding after regulation 10, the following regulation:-

> Every applicant shall forthwith on admission to a training school supply the information required of her in Form No. 1 in Appendix I to these regulations, and shall hand the Form to the matron of the training school or, in the case of Government institutions to the Principal Matron, who shall complete the Form and forward it to

Reg. 12 amended.

6. Regulation 12 of the principal regulations is amended by inserting after the word, "period" in line one of subregulation (1), the passage, "in excess of fourteen days in any year of her training (calculated from the date of the commencement thereof)'

amended.

7. Regulation 14 of the principal regulations is amended by substituting for the words, "once in every four months", the words, "at such times and at such places as the Board may appoint".

Reg. 15 amended.

8. Regulation 15 of the principal regulations is amended by substituting for the word, "Appendix" in line one, the passage, "Appendix II"

Reg. 19 9. The principal regulation:substituted. regulation 19, the following regulation:-The principal regulations are amended by substituting for

19. A candidate who fails to pass the examination for enrolment shall, unless exempted therefrom by the Board, sit for the next following similar examination, and if she also fails to pass that next following examination, the Board may require her to undergo additional training for such further time not exceeding twenty-five per centum of the period prescribed for the training of that candidate as the Board approves before she again presents herself, upon payment of the prescribed fee, as a candidate for an examination for enrolment, in which case such examination shall be that next following the completion of further training so approved.

Reg. 20 amended.

Regulation 20 of the principal regulations is amended by substituting for the passage, "issued with a certificate signed by the Chairman and Secretary of the Board, and also" in lines ten and eleven, the words, "be entitled to enrolment as a nursing aide and to be issued with".

Regs. 20A and 20B added.

11. The principal regulations are amended by adding after regulation 20, the following regulations:— $\,$

20A. Every nursing aide who applies for enrolment under subsection (6) of section 5 of the Nurses Registration Act, 1921 (as amended) shall—

- (a) make application to the Board in writing in the Form No. 2 in Appendix I to these regulations duly completed and signed by her;
- (b) complete, sign and make the statutory declaration endorsed on or attached to that Form;
- (c) complete or cause to be completed and sign a record and report of her training and examina-tion in the Form No. 3 in Appendix I to these regulations: and
- (d) lodge with the Board the documents duly completed and signed which by this regulation she is required to complete and sign.

20B. Every nursing aide enrolled by the Board shall receive a certificate in the Form No. 4 or in the Form No. 5 in Appendix I to these regulations, as the case may require, and her name shall be enrolled in the register. Appendix I added.

12. The principal regulations are amended by adding immediately after regulation 31, the following Appendix:—

First Professional, Part I.

Part II.

General Registration..

Psychiatry Registration

Infant Health.

Tuberculosis.

8 6 6 H H H H H

Psychiatry 1st Year.

Maternity Nursing.

Staff Nurse. Midwifery.

Appendix I.

Photograph to be fixed in this space and to be signed and dated by the Nurse or Student. Rating Total Roll No. Date Year Country Scrip. Geom. SURNAME NURSING QUALIFICATION Certificates Signature of Checker. For Office Use Only. Algebra Gen. Education. Prof. Education Identification. Deed of Poll. Institution Music Health.. Reason. Art Details of Dependants if any.... ...(State country) Marital Status (Tick that which applies). Nutrition and Invalid Cooking. Single ☐ Married Separated ☐ Widowed Divorced ☐ Italian Widowed WITHDRAWAL/ OTHER NAMES German FOR OFFICE USE Qualifications French Born on. Econ. Form No. 1 Tel Home Sc. RELIGION Enter result as they Date Occupation Biol. Chem. Previous Jobs. Country N.R.B. Examination results—Group Average in RED—Score in BLACK. Any other Relevant Details, Discipline, Sickness (Yearly entry only), etc. Physics TELEPHONE Address of Next of Kin NURSING QUALIFICATION Institution Sc. Health Sc. Soc. 3 APPLICANT STUDENT NURSE'S ENROLMENT CARD Hist. PERMANENT ADDRESS OF HIGHER EDUCATION (if any) Geog. Name of Next of Kin Arith. Qualifications Name of Last School. Commenced with Eng. Year of Secondary Education 5th Year 4th Year 3rd Year 2nd Year 1st Year

NAME		 REG. No.	NEWALS	:	:			:	:	:	:	:	:		:	:	:	:		
(Initial Registration in W.A.)	Summary of Reference																			
RECORD OF SERVICES FROM	Total Sick Leave					_	 	<u> </u>				<u>. </u>		<u>:</u>	<u>. </u>					
RECORD OF SER	Commencing Date Institution and Position																			
	Commencing Date								<u> </u>										 	

Form No. 2.

Nurses' Registration Board (Crest) of Western Australia.

APPLICATION FOR ENROLMENT AS A NURSING AIDE.

This form should be completed and signed before an authorised person and returned to the Secretary, Nurses' Registration Board, 55 Murray Street, Perth, W.A., together with:—

- The prescribed fees of £1 (Australian) for each division of the register for which you are applying.
- Evidence of training (Training School Certificate, and statement verified by Training School giving details of training).
- Certificate of Registration or Enrolments from the Country, State, or Territory under whose jurisdiction training was taken.
- 4. Birth and Marriage Certificates.
- 5. Recent photograph, "passport" type, $1\frac{1}{2}$ in. x $1\frac{1}{2}$ in. (23 mm x 23 mm).
- Medical certificate from a qualified medical practitioner.
- 7. Such other evidence as the Board may require to be satisfied that the applicant is qualified under the Nurses Registration Act, 1921, as amended.

(In block letters—Surname first and then other names.)
of(Permanent address.)
and of
hereby apply for enrolment of my name in the register kept by the Nurses' Registration Board in respect of the following division/s:—
(State here General, Children's, Mental, etc., as the case may be.)
In support of this/these application, I submit the following evidence. (List here documents sub- mitted, stating the nature of the documents ten- dered in such manner as to make them clearly identifiable):—
The following information represents an accurate summary of my general education:—
High School attended
Address
Period of Attendance fromtoto.
Diploma and/or Certificate obtained
Issued by
Subjects passed therein
Oubjeens passed victori
Languages spoken fluently

I have been recently examined by a qualified Medical Practitioner, who certifies that I am mentally and physically competent to undertake nursing duties. (Certificate to be attached.)
The undermentioned person will give evidence as to my character:—
(Name, address, occupation and qualifications, being a person in good standing who has known the applicant for not less than three years and is not a relative.)
And that the undermentioned persons will give evidence as to my character and professional ability:—
1. (Name, address and position, being a person under whom the applicant has worked in the past three years in a professional capacity.)
2. (Same as 1 above.)
The following represents a complete list of nursing authorities to whom I have applied for enrolment:—
(Give the name of the authority and the type of enrolment applied for and the result of the application.)
And I state that the following is to the best of my knowledge, an accurate record in chronological (i.e., time) order, of all my training and experience in nursing:—

Name of Institution/ Agency by whom applicant was employed together with address. (Give last or present position first, and work backwards) DATES (A) Position Held, e.g., Qualified Aide, Student Aide, Nursing Assistant, Orderly, etc. Prom To Nursing Assistant, Orderly, etc. When Year Month Year Month Year Type of Ward/De in which employed Student Aide, Student Aide, Nursing Assistant, Orderly, etc. (Elinical areas, do ciliary special clinic, etc. (B)
with address. (Give last or present position first, and work backwards) From To Nursing Assist, And Month Year Month Year Month Year of the clinical areas, do clinic, etc. (B)
1
2
3
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25

- (A) This-record should show a continuity of time—absences from nursing for any period other than between positions or longer than three months, should be indicated.
- (B) Do not break down your training time into Ward/Department areas in this section, the information is only to be included so as to show continuity of time.

Western Australia. STATUTORY DECLARATION.

I,	, the person												
	ttached application, do solemnly												
(a) I am the	person named in all such docu-												
ments at (b) I was b	ovementioned.												
on	(Town and Country.)and my name												
(D	ay, month and year.)												
was regi	stered as												
	(Give full name.)												
(c) My mari	tal status now is												
(M	arried, Single, Widow, Divorced.)												
	enship is												
	(Birth or Naturalisation.)												
(e) My name has not been removed from any register or roll of nurses or nursing aides in any country, nor have I been convicted for any felony or crime, nor been found guilty of misconduct in a professional respect.													
_	ciculars given by me on this at-												
tached a	pplication for registration are in												
	spect complete and true. nake this solemn declaration by												
virtue of 1906.	section 106 of the Evidence Act,												
(Signature of applicant.)													
Declared at.	(Signature of applicants.)												
	day of												
19 before m	e(Signature of Witness.)												
a													
-	alification of witness.)												
OI(State ful	l address of Witness.)												
Note.—This	declaration must be witnessed by												
a Member of Par	cliament, a commissioner for affi- sioner for declarations, a justice												
of the peace, the	clerk of a municipal council, an												
electoral registra	r, a classified officer of the State												
or Commonwealt.	n public service, a classified State a member of the police force.												
	a minimum of the police force.												
FOR	OFFICE USE ONLY.												
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General	<u> </u>												
Midwifery	Π												
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Registration—				
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Approved by				
in the following				Hallic
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	Form N	ío. 3.		
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Transco Tregion	Austra	lia.	0, 01 1100	
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NURSING AIDE	DIVISIO	TO TO V	TE REGIS	TER.
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(Day, month	h, year.)	(Place	and Country	.)
who commence	d as a	Nursing	Aide at	the
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(Name and full po				
on(Day, month,	vear.)	d combi	ered/remm	naucu
training on				
•	(I	ay, month	ı, year.)	
The full period	of trainir	ng requi	red during	this this
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granted because	of previo	us train	ing in an	other
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for nurse training	-	-		
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and practice se				

The following represents a summary of her training:—

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Medical (Male)		<u> </u>		Dermatology										
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0.000				Tuberculosis										
G				Geriatrie										
Paediatries				Domiciliary										
Orthopaedics				Psychiatric										
Casualty				Neuro Surgery										
Operating Theatre				Thoracic Surgery		.								
Out Patient Dept.				Occupational Therapy										
Gynaecology				Maternity										
Genito-Urinary														
Nutrition and Dietet	ics					-								
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	(0	Chairm	an.)		•	etary.)								
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	has be	een ei after	nrolle		as a	NUR	SING							
					(Sec	retary.)							

Heading to Appendix amended. 13. The Appendix to the principal regulations is amended by substituting for the heading, "Appendix." where it appears immediately above the heading, "CURRICULUM", the heading, "Appendix II".

NURSES REGISTRATION ACT, 1921-1959.

Department of Public Health, Perth, 23rd December, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Nurses Registration Act, 1921-1959, has been pleased to make the regulations set forth in the schedule hereunder.

(Sgd.) W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

Principal 1. In these regulations the Nurses wegish and 1960, published in the Government Gazette on the 25th October, 1960, published in the Government Gazette on the 25th October, 1. In these regulations the Nurses Registration Regulations,

General 2. The principal regulations are amended by substituting for amendment the word, "trainee" wherever it appears in those regulations, the word, "student", and effecting any consequential grammatical alterations.

Reg. 16 amended.

- 3. Regulation 16 of the principal regulations is amended—
 - (a) by adding at the end of subparagraph (xvi) of paragraph (b), the following passage:-

There may be enclosed also in the prepaid letter sent by the returning officer pursuant to this subparagraph, a pamphlet containing general information as to the election, the names and qualifications of the candidates, and the respective positions held or occupied by them at the time.;

- (b) by substituting for the word, "envelope" where it appears in line two of subparagraph (xvii), and again in line two of subparagraph (xx), of paragraph (b), the word, "envelope" in each case; and
- (c) by substituting for the words, "as awarded" in line five of subparagraph (xxvi) of paragraph (b), the passage, "(as amended)".

Part IV amended.

- 4. Part IV of the principal regulations is amended—
 - (a) by deleting the heading, "Division 2.—Training Schools for General Nurses" immediately following regulation 19; and
 - (b) by adding immediately after regulation 19A the following heading:-

Division 2.—Training Schools for General

Reg. 37 amended.

- 5. Regulation 37 of the principal regulations is amended-
 - (a) by substituting for the words, "Social Science" where they appear in line four, and again in line sixteen, of paragraph (a), the words, "Social Studies" in each case;
 - (b) by substituting for the words, "General Science" in line six of paragraph (a), the word, "Science"; and(c) by adding immediately below the item, "Social Science"
 - in line sixteen of paragraph (a), the item "Scripture".

Reg. 43 amended.

- 6. Regulation 43 of the principal regulations is amended-
 - (a) by substituting for the word, "Second" in line one of paragraph (d), the word, "Third";
 - (b) by substituting for the words, "Social Science" where they appear in line three, and again in line fifteen, of paragraph (d), the words, "Social Studies" in each case;
 - (c) by substituting for the words, "General Science" in line five of paragraph (d), the word, "Science";
 - (d) by adding immediately below the item, "Social Science" in line fifteen of paragraph (d) the item, "Scripture"; and

(e) by adding at the end of the regulation the following further proviso:-

Provided also that notwithstanding the provisions of paragraph (d) of this regulation, the Board may in respect of any application for admission made pursuant to this regulation before the 1st day of January, 1965, accept in lieu of the certificate referred to in that paragraph a Second Year High School Certificate of the Education Department of Western Australia, including the subjects of English and Arithmetic and either Geography, History, or Social Studies, and two other subjects from the list referred to and set forth in that paragraph, if the applicant also completes vocational suidance tests to the satisfaction pletes vocational guidance tests to the satisfaction of the Board.

Reg. 44 amended.

7. Regulation 44 of the principal regulations is amended by inserting after the word, "period" in line one of subregulation (1), the passage, "in excess of fourteen days in any year of her training (calculated from the date of the commencement thereof)"

Reg. 45 amended. 8. Regulation 45 of the principal regulations is amended by substituting for the word, "nurse" in line one of subregulation (1), the words, "student nurse".

Reg. 47 amended. 9. Regulation 47 of the principal regulations is amended by substituting for the words, "every four months" in line one, the words, "at such times and"

Reg. 58 10. The principal regulation:regulation 58, the following regulation:-10. The principal regulations are amended by substituting for

A candidate who fails to pass the examination for registration shall, unless exempted therefrom by the Board, sit for the next following similar examination, and if she also fails to pass that next following examination, the Board may require her to undergo additional training for such time not exceeding twenty-five per centum of the period prescribed for the training of that candidate as the Board approves before she again presents herself, upon payment of the prescribed fee, as a candidate for an examination for registration, in which case such examination shall be that next following the completion of further training so approved.

Reg. 62 11. The principal regulations are amended by substituting substituted. for regulation 62, the following regulation:—

- 62. Every nurse who applies for registration under the provisions of subsection (6) of section 5 of the Act shall-
 - (a) make application to the Board in writing in the Form No. 9A in Appendix 1 to these regulations duly completed and signed by her;
 - (b) complete, sign and make the statutory declaration endorsed on or attached to that Form;
 - (c) complete or cause to be completed and sign a record and report relative to her training and examination-
 - (i) in the case of a general nurse, children's nurse, infant health nurse, tuberculosis nurse or mothercraft nurse, in the Form No. 9B in Appendix 1 to these regulations; or
 - (ii) in the case of a mental nurse, in the Form No. 9C in that Appendix;
 - (d) lodge with the Board the documents duly completed and signed which by this regulation she is required to complete and sign.

Appen amend	dix .		12.	. Ap (a)	pendix by su	1 to bstitu	ting f			the fo	llowi	ng :	form	.— : :
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STUDENT NURSE'S ENROLMENT CARD	ANENT	Name of Next of Kin Address	Name of Last School	Any other Relevant Details, Discipline, Sickness		HIGHER EDUCATION (if any)	y Eng.		N.R.B. Examination results—Group Average in I	NURSING QUA	Qualifications Institu	Psychiatry Registration	Tuberculosis	
ommen TUDEL	PERNMANENT ADDRESS OF APPLICANT	N	ame of	ny oth		HGHE	Year of Secondary Education	5th Year 4th Year 3rd Year 2nd Year 1st Year	N.R.B. I		8. Psy	9. Psy-		

NAME		REG. No.	KENEWALS	***************************************			***************************************		***************************************	***************************************					
(Initial Registration in W.A.)	Summary of Reference														
RECORD OF SERVICES FROM	Total Sick Leave			-											
RECORD OF SEF	Commencing Date Institution and Position								:					<u>:</u>	
	Commencing Date														

(b) by substituting for Form No. 9A, the following form:—
Form No. 9A.

Nurses' Registration Board (Crest) of Western Australia.

APPLICATION FOR REGISTRATION AS A NURSE.

This form should be completed and signed before an authorised person and returned to the Secretary, Nurses' Registration Board, 55 Murray Street, Perth, W.A., together with:—

- The prescribed fees of £1 (Australian) for each division of the register for which you are applying.
- Evidence of training (Training School Certificate, and statement verified by Training School giving details of training).
- 3. Certificate of Registration from the Country, State, or Territory under whose jurisdiction training was taken.
- 4. Birth and Marriage Certificates.
- 5. Recent photograph, "passport" type, $1\frac{1}{2}$ in. x $1\frac{1}{2}$ in. (23 mm x 23 mm).
- Medical certificate from a qualified medical practitioner.
- Such other evidence as the Board may require to be satisfied that the applicant is qualified under the Nurses Registration Act, 1921, as amended.

Languages spoken fluently.....

	examined by a qualified
Medical Practitioner, who	
tally and physically comp	etent to undertake nurs-
ing duties. (Certificate to	be attached.)

	T	'he	undermentioned	person	will	give	evidence
as	to	mу	character:—				

(Name, address, occupation and qualifications, being a person in good standing who has known the applicant for not less than three years and is not a relative.)

And that the undermentioned persons will give evidence as to my character and professional ability:—

 (Name, address and position, being a person under whom the applicant has worked in the past three years in a professional capacity.)

2. (Same as 1 above.)

The following represents a complete list of nursing authorities to whom I have applied for registration:—

(Give the name of the authority and the type of registration applied for and the result of the application.)

And I state that the following is to the best of my knowledge, an accurate record in chronological (i.e., time) order, of all my training and experience in nursing:—

Name of Institu- tion/Agency by whom applicant was employed together with address. (Give last or present	DATI	ES (A)	Position Held, e.g., Matron, Sister, Staff Nurse, Student	Type of Ward/ Dept. in which employed. Male/ Female, Psy- chiatric, Medical, Surgical, Theatre, Paediatric or
position first, and work back- wards)	From	To		other clinical areas, domiciliary
warus)	Month Year	ar Month Year		specialist clinic. etc. (B)
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2				
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		1	1	
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••••••				
	•		•	
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- (A) This record should show a continuity of time-absences from nursing for any period other than between positions or longer than three months, should be indicated.
- (B) Do not break down your training time into Ward/Department areas in this section, the information is only to be included so as to show continuity of time.

Western Australia. STATUTORY DECLARATION.

I,	tne person								
named i	(Full name.) n the attached application, do solemnly erely declare that—								
(a)	I am the person named in all such documents abovementioned.								
(p)	I was born at(Town and Country.)								
	onand my name (Day, month and year.)								
	was registered as								
	(Give full name.)								
(c)	My marital status now is								
	(Married, Single, Widow, Divorced.)								
(d)	My citizenship is								
	by(Birth or Naturalisation.)								
(e)	My name has not been removed from any register or roll of nurses or nursing aides in any country, nor have I been convicted for any felony or crime, nor been found guilty of misconduct in a professional respect.								
(f)	The particulars given by me on this attached application for registration are in every respect complete and true.								
(g)	And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906 .								
	(Signature of applicant.)								
	lared at								
	before mebefore me								
	(Signature of Witness.)								
a	(State qualification of witness.)								
of	(State full address of witness.)								
Note.—This declaration must be witnessed by a Member of Parliament, a commissioner for affidavits, a commissioner for declarations, a justice of the peace, the clerk of a municipal council, an electoral registrar, a classified officer of the State or Commonwealth public service, a classified State school teacher, or a member of the police force.									
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(c) by adding after For	m N	o. 9A, the	following	g forms:-	
		orm No. 9E			
Nurses' Registr	_	n Board (Western	1
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on(Day, month,	year.	and co	mpleted/	terminate	ρŧ
training on			onth, year.)	
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ing authority:—					
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The number	_				
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Ward/Dept.	Theory Hours	Bedside Clinic Hours	Practical Experience Days	Ward/Dept.	Theory Hours	Bedside Clinic Hours	Practical Experience Days
Medical (Male)		ļ		Dermatology			
Medical (Female)				Infectious Di-			
Surgery (Male)				seases	- 		
Surgery (Female)	ļ		,	Tuberculosis			
Paediatries				Geriatric			
Orthopaedics				Domiciliary			
Casualty				Psychiatric			
Operating Theatre				Neuro Surgery			ļ. .
Out Patient Dept.				Thoracic Surgery Occupational			
Gynaecology				Therapy			
Genito-Urinary				Maternity			
Nutrition and Dietetics				Other (give de- tails)			
Ophthalmology		.					
Eye, Ear, Nose, Throat				Totals			
Rotion/to	ermin	ation		f training sch			
				(Signature 	and I	Positio:	n.)
Nurs	es' R	egistr	ation	Board (Cres	st) of	Wes	stern
APPL:	ICAN IENT	TS I	EAL'	REGISTRAT TH DIVISION EGISTER.	TION N OF	IN THI	THE
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who c	Day) Ommo	, mont enced	h, year as a	Student Meni	and Co	ountry ealth	nurse
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granted area, d school	l bec or al to an rthis	ause Iowan nothei was	of pi ice by r, give	months. If revious training way of trained details in the approval	ing i nsfer orief	from and	other one state				
••••											
				of beds avai eriod was							
Th for nur	e dai se tra	ly ave	erage durii	occupation of	f beda	s avai	la b le				
The number of Tutors (i.e., nurse teachers) on the staff of the Hospital during this period was— full time											
Du	ring	this	perio	d, Student	Ment	al H	ealth				
			_	rked a		hour	week				
over			•				1				
*****			f appli	Was eant.)	exai	nined	and				
passed receivii and pi	as pr ng he actic	roficei er cei e sep	nt in tifica aratel	the following te of training y with mark	subj g (sh rece	ects b low theived)	efore 1eory				
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trainin		nowm	ig rep	oresents a su	ımma	ry or	ner				
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Mental Defectives				Long Stay Psy- chiatric Female							
Acute Psychiatric				Long Stay Psy- chiatric Male							
Acute Psychiatric Female				Sub-Noraml Children							
Occupational Therapy	ļ			Other (give de-							
Clinics (Ont- patients)											
Day Hospital											
Night Hospital				Totals							
Re tion/te 	ermin	ation	:	f training sch		•••••					
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 D ated											
Dayca				(Signature		Positio	n.)				

The full period of training required during this

NURSES REGISTRATION ACT, 1921-1959.

Department of Public Health, Perth, 23rd December, 1963.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Nurses Registration Act, 1921-1959, has been pleased to make the regulations set forth in the schedule hereunder.

> (Sgd.) W. S. DAVIDSON, Commissioner of Public Health.

Schedule. Regulations.

Principal 1. In these regulations the Midwifery Nurses Registration Regulations, 1958, published in the Government Gazette on the 24th November, 1958, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Reg. 7A added.

- - 7A. Every applicant shall forthwith on admission to a training school supply the information required of her in Form No. 3 in the Appendix I to these regulations, and shall hand the Form to the matron of the training school who shall complete the Form and forward it to the Board.

Reg. 9 amended. 3. Regulation 9 of the principal regulations is amended by inserting after the word, "Board" in line three of subregulation (1), the passage, ", that is in excess of a period computed at the rate of fourteen days in any year (calculated from the date of the commencement of her training)".

- 4. The principal regulations are amended by substituting for substituted. regulation 21, the following regulation:-
 - 21. A candidate who fails to pass the examination for registration shall, unless exempted therefrom by the Board, sit for the next following similar examination, and also fails to pass that next following examination, the Board may require her to undergo additional training for such further time not exceeding twenty-five per centum of the period prescribed for the training of that candidate as the Board approves before she again presents herself, upon payment of the prescribed fee, as a candidate for an examination for registration, in which case such examination shall be that next following the completion of further training so approved.

- The principal regulations are amended by substituting for substituted regulation 22, the following regulation:
 - 22. Every nurse who applies for registration under subsection (6) of section 5 of the Act shall:—
 - (a) make application to the Board in writing in the Form No. 3A in Appendix I to these regulations;
 - (b) complete, sign and make the statutory declaration endorsed on or attached to that Form;
 - (c) complete or cause to be completed and sign a record and report of her training and examination in the Form No. 3B in Appendix I to these regulations; and
 - (d) lodge with the Board the documents duly completed and signed which by this regulation she is required to complete and sign.

Reg. 23 amended. 6. Regulation 23 of the principal regulations is amended by substituting for the words, "whose application for registration is granted" in line one, the words, "registered by the Board".

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5. Staff Nurse. 6. Maternity Nursing. 7. Midwifery.	NURSING QUALIFICATION altifucations try 1st Year try Registration.		ને જો જે ને	Qualific Nutrition and First Professi " " "	ations I Invalid Cook ional, Part I. Part II.	NURSI	NG QUALIFICA Institution		nntry	Date	
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NAME		REG. No.	KENEWALS											
(Initial Registration in W.A.)	Summary of Reference													
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RECORD OF SER	Commencing Date Institution and Position													

(b) by adding after Form No. 3 the following Forms:—Form No. 3A.

Nurses' Registration Board (Crest) of Western Australia.

APPLICATION FOR REGISTRATION AS A NURSE.

This form should be completed and signed before an authorised person and returned to the Secretary, Nurses' Registration Board, 55 Murray Street, Perth, W.A., together with:—

- The prescribed fees of £1 (Australian) for each division of the register for which you are applying.
- 2. Evidence of training (Training School Certificate, and statement verified by Training School giving details of training).
- Certificate of Registration from the Country, State, or Territory under whose jurisdiction training was taken.
- 4. Birth and Marriage Certificates.
- 5. Recent photograph, "passport" type, $1\frac{1}{2}$ in. x $1\frac{1}{2}$ in. (23 mm x 23 mm).
- Medical certificate from a qualified medical practitioner.
- Such other evidence as the Board may require to be satisfied that the applicant is qualified under the Nurses Registration Act, 1921, as amended.

(In block letters—Surname first and then other names.) of
(Permanent address.)
and of
(Address for contact in Western Australia.)
hereby apply for entry of my name in the register kept by the Nurses' Registration Board in respect of the following division/s:—
(State here General, Children's, Mental, etc., as the case may be.)
In support of this/these application, I submit the following evidence. (List here documents submitted, stating the nature of the document/s tendered in such manner as to make them clearly identifiable):——
The following information represents an accurate summary of my general education:—
High School attended Address
Period of Attendance from to
Diploma and/or Certificate obtained
Issued by
Subjects passed therein
Languages spoken fluently

I have been recently examined by a qualified Medical Practitioner, who certifies that I am mentally and physically competent to undertake nursing duties. (Certificate to be attached.)

The undermentioned person will give evidence as to my character:—

(Name, address, occupation and qualifications, being a person in good standing who has known the applicant for not less than three years and is not a relative.)
And that the undermentioned persons will give evidence as to my character and professional ability:—
1. (Name, address and position, being a person under whom the applicant has worked in the past three years in a professional capacity.)
2
(Same as 1 above.)
The following represents a complete list of nursing authorities to whom I have applied for registration:—

(Give the name of the authority and the type of registration applied for and the result of the application.)

And I state that the following is to the best of my knowledge, an accurate record in chronological (i.e., time) order, of all my training and experience in nursing:—

Name of Institu- tion/Agency by whom applicant was employed together with address. (Give last or present	J)ATE	S (A)		Position Held, e.g., Matron, Sister, Staff Nurse, Pupil	Type of Ward/Dept. in which cmployed. Male/Female, Psychiatric, Medical, Surgical, Theatre, Paediatric or
position first, and work back- wards)	Fron Month 3		To Month	Year	Midwlfe	other clinical areas, domiciliary apecialist clinic, etc. (B)
1						
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	1	1				
4				· • • • • • • • • • • • • • • • • • • •		
5						

25						

- (A) This record should show a continuity of time-absences from nursing for any period other than between positions or longer than three months, should be indicated.
- (B) Do not break down your training time into Ward/Department areas in this section, the information is only to be included so as to show continuity of time.

Western Australia.

STATUTORY DECLARATION	Ŋ.	
(Full name)	the	person

			name.)	
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(a)			rson named mentioned.	in all such docu
(b)	I was b	oı.n	at	
			(Town	and Country.)
	on		nonth and yea	and my nam
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				naine.)
(6)	7//	:L.1	(Give full 1	naine.)
(G)	my mar	ıtaı	status now	is
	(M	arrie	d, Single, Wid	ow, Divorced.)
(d)				
	ру		Birth or Natur	alisation.)
(e)				removed from an
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				e I been c onvi c ted
	for any	ielo	ny or crime	e, nor been found a professional re
	spect.	. 1111	sconduct in	a professional re
(f)	_	ticul	ars given b	y me on this at
	tached a	appli	cation for 1	egistration are in
, ,			t complete	
(g)	And I I	maki	e this solen	nn de cl aration by the Evidence Act
	1906.	Lace	,01011 100 OI	one rangemes we

				of applicant.)

19	petore n	1e	(Signatu	c of witness.)
ภ				
••	(State q	ualifi	cation of witn	ess.)
of				
	(State fu	ll ad	dress of witne	SS.)
Not	e.—This	decl	aration mus	t be witnessed b
a Memi	oei oi Pai	rlian	nent, a comi	nissioner for affii arations, a justic
of the	peace, the	e c le	rk of a mu	nicipal council at
electora	l registra	ı, a	classified o	fficer of the Stat , a classified Stat
or Com	monwealt	h pi	ablic service	a classified Stat
SCHOOL !	eacher, c	n a	member of	the police force.
			······································	
	FOR	OF	FICE USE	ONLY,
Certifica	tes Sighted ked to		Certificates	
Applicat	ion.		Returned.	Remarks.
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Passp		П		
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Registration—
General
Midwifery
Education
Health
Fees of vide R/N
paid for
Approved by the Board for inclusion of name
in the following division/s of the register:—
Division. Certificate No. Dated.
State of Sta
Form No. 3B.
Nurses' Registration Board (Crest) of Western
Australia.
APPLICANTS FOR REGISTRATION IN THE
MIDWIFERY DIVISION OF THE REGISTER.
Record of training of (Full name, Surname last.)
born at
(Day, month, year.) (Place and Country.)
who commenced as a Pupil Midwife at the
(Name and full postal address of the training institution.)
on and completed/terminated (Day, month, year.)
training on
(Day, month, year.)
The full period of training required during this
period was months. If reduction was
granted because of previous training in another area, or allowance by way of transfer from one
area, or allowance by way of transfer from one
school to another, give details in brief and state whether this was with the approval of the register-
ing authority:—
IIIS Educatorius.
The total number of beds available for nurse
training during this period was
The daily average occupation of beds available
for nurse training during this period was
The number of Tutors (i.e., nurse teachers) on
the staff of the Hospital during this period was-
full time
During this period, Midwives in training worked
adays.
was examined and
(Name of applicant.)
passed as proficient in the following subjects before
receiving her certificate of training (show theory
and practice separately with mark received).

	The	following	represents	a	summary	of	her
train	ing:						

Ward/Dept.	Theory Hours	Bedside Clinic Hours	Practical Experience Days	Ward/Dept.	Theory Hours	Bedside Clinic Hours	Practical Experience Days	
Midwifery (Institutional) Lying-inwards Labour Ward Analgesia Premature Nursing Ante-Natal Clinies				Post-Natal Clinics Domiciliary Midwifery Other (give details)				
				Totals				
Witnes First Cases	deli person ered	efore very		nstitutional.		micilia		
Report by head of training school on completion/termination:—								
			.,				,	

Dated.		•••••						
(Signature and Position.)								

HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 22nd January, 1964.

THE Board of Management of the Bruce Rock Hospital, acting pursuant to the provisions of section 22 of the Hospitals Act, 1927-1955, hereby make the by-laws set forth in the following resolution.

J. DEVEREUX, Under Secretary.

HOSPITALS ACT, 1927-1955.

Bruce Rock Memorial Hospital Board.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt Model By-laws formulated by the Governor for the guidance of Boards: Now, therefore, the Bruce Rock Memorial Hospital Board, being a Board within the meaning and for the purposes of the said Act and having adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act, published as reprinted in the Government Gazette

on the 2nd February, 1960, and amended by notice published in the Government Gazette dated 17th July, 1961, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

By substituting for by-law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:-

			£	s.	d,
Patients to whom the Motor Vehicle (Thin Insurance) Act, 1943 (as amended), aper day	applie		6	0	n
Patients to whom section 31A of the Hospi			•	U	
1927 (as amended), applies—per day			6	0	0
Other Patients—					
Single-bed rooms—per day plus extras			5	8	0
2-4 bed wards—per day plus extras			4	4	0
All other beds—per day plus extras			3	0	0
Extras—					
Operation fee for major operation			5	5	0
Operation fee for minor operation			2	2	0
Labour Ward fee			3	13	6
Outpatient fees—per attendance Other items—at cost.		****		10	0

Passed at a meeting of the Bruce Rock Memorial Hospital Board this 21st day of October, 1963.

W. B. LOCKE

Chairman.

R. L. MELVIN.

Secretary.

BUNBURY HARBOUR BOARD ACT, 1909-1963.

Resolution.

THE Bunbury Harbour Board, acting pursuant to the provisions of the Bunbury Harbour Board Act, 1909-1963, hereby make the regulations set out in the schedule hereunder.

Schedule. Regulations.

- In these regulations the regulations made by the Bunbury Harbour Board and published in the Government Gazette on the 30th day of October, 1962, are referred to as the principal regulations.
- 2. The principal regulations are amended by inserting after the word, "yards" in the last line of regulation 93 (g) the following amendment: "; however where cargo for shipment or discharge is hauled in road vehicles over roads in the port area, a charge of 3d. per ton shall be paid to the Board."

Passed by resolution of the Bunbury Harbour Board at a meeting of the members held on the 5th day of November, 1963.

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

W. E. McKENNA,

Chairman.

O. F. BELL.

Member.

B. W. MASON,

Secretary.

Approved by His Excellency the Governor in Executive Council this 23rd day of December, 1963.

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

[L.S.]

LOCAL GOVERNMENT ACT. 1960.

The Municipality of the Town of Claremont.

By-laws Relating to the Lake Claremont Golf Centre.

L.G. 1133/63.

IN pursuance of the powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 9th day of December, 1963, to make and submit for confirmation to the Governor the following by-law for the management and control of that portion of land described in and shown on the plan in the schedule hereto which has been set apart as a Golf Course Reserve; for the management and control of the Lake Claremont Golf Centre, laid out on portion of the said land; for regulating the conduct of persons using or being upon the said land and/or golf centre and for fixing the charges to be made for the use thereof.

In pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Town of Claremont hereby order as follows:—

1. In this by-law:—

- the term "the golf course reserve" shall mean the land described in the schedule hereto;
- the term "the golf course" shall mean that portion of the golf course reserve which is laid out as a golf course;
- the term "green fees" shall mean the fees prescribed in clause 44 hereof:
- the term "Controller" shall mean the person for the time being appointed by the Council of the Town of Claremont to direct and control the order and times for players to play on "the golf course" and to collect the green fees, and shall include any assistant to the Controller.
- 2. No person shall enter the golf course reserve otherwise than by the public entrance gateway unless authorised by the Council, and no person shall enter the golf course reserve except during the hours and days on which the golf course is open for playing or practising.
- 3. The golf course shall be open for the playing or practising of golf at such hours as the Council may from time to time fix and on all days except those on which the golf course shall be declared closed by order of the Council.
- 4. No person who offends against decency as regards dress, language or conduct shall enter or remain in the golf course reserve or any building erected thereon and any person behaving in a disorderly manner or creating or taking part in any disturbance or using indecent or abusive language or committing any nuisance or in any way offending against decency in the golf course reserve or being found therein in a state of intoxication or otherwise offending shall be liable to be forthwith removed by any officer or servant of the Council or by any constable and shall be guilty of an offence against this by-law.
- 5. No person shall park a bicycle, motor cycle, motor car, or other vehicle on any portion of the golf course reserve excepting on such areas paved and set apart for that purpose as indicated by a notice board and every person using any such area shall obey any order or direction given by an officer of the Council or person authorised by the Council and shall on days directed by the Council pay a fee not exceeding two shillings for entrance to the golf course reserve or for the use of such parking areas.
- 6. The Council may at any time by notice posted at the public entrance gateway to the golf course reserve prohibit the taking of a bicycle, motor cycle, motor car or other vehicle to any portion of the golf course reserve.
- 7. The Council may at any time by notice posted at the public entrance gateway to the golf course reserve prohibit any person from entering on to any portion of the golf course reserve.
- 8. Every person entering the golf course reserve by the public entrance gateway shall, on days directed by the Council, pay an entrance fee to be fixed by the Council, provided that such entrance fee shall not be chargeable to persons in possession of a ticket or receipt authorising such persons to play or practise golf on the day of entry.

- 9. No person shall gather, pick up, cut, dig up, remove, or have in his possession whilst in the golf course reserve, or take away therefrom, any shrub, flower, grass or other vegetation.
- 10. No person shall do anything which may cause or be likely to cause damage by fire to anything growing within the golf course reserve.
- 11. No person shall take or suffer any dog to enter into or remain in any part of the golf course reserve unless such dog is confined to a motor car or other vehicle.
- 12. No person shall play or practise golf on any portion of the golf course reserve except and only on such parts of the reserve as may from time to time be laid out for play or practice.
- 13. No person not being a player or employee of the Council shall cross or trespass upon any portion of the golf course prepared for play or practise, or on any practice putting greens, except with the permission of the Council or the Controller.
- 14. No person shall cross or trespass upon any portion of the golf course reserve when it would be injurious to such portion laid out as a golf course or practice area, and when notices are posted up to that effect.
- 15. No person except an officer and workmen employed by the Council shall enter upon any part of the golf course reserve enclosed or set apart for a nursery for trees, plants, grass, plots, flowers or shrubs, nor shall any person, without lawful excuse, enter any enclosure or area thereon wherein a clubhouse, pumphouse or equipment shed is located.
- 16. No person shall wilfully obstruct any portion of the golf course reserve nor shall any person damage or interfere in any way with the trees, greens, bunkers, mounds or the approaches thereto, or the sloping sides thereof, or the fairways on the golf course, or any prepared portions of the golf course reserve, or any equipment or notices set up thereon by the Council.
- 17. No person shall enter on or pass over the tees, fairways, greens, bunkers, mounds, or the respective approaches thereto, or the sloping sides thereof, unless such person has permission to play golf on the golf course, or is authorised by the Council.
- 18. No person other than a person authorised to play golf on the golf course shall pick up, remove or have in his possession on the golf course reserve any golf ball and any person other than a person authorised to play golf on the golf course found having in his possession on the golf course reserve a golf ball, shall for the purpose of this by-law be deemed to have found such ball on the golf course reserve and it shall lie on such person to prove that he did not do so.
- 19. No person except the Controller or professional (if any) employed by the Council shall offer for sale any golf ball or any golf equipment within the golf course reserve and no person shall buy any golf ball or golf equipment within the golf course reserve except from the Controller or professional.
- 20. No person shall coach or instruct any person in the playing of golf within the golf course reserve unless with the consent in writing of the Council first obtained.
- 21. No person shall offer for employment or be employed for a fee as a caddie unless with the permission of the Controller first obtained and any such caddie shall abide by any directions given by the Controller as being reasonable and consistent with these by-laws, and no caddie of school age shall be eligible for employment on the golf course during school hours on school days.
- 22. Any written permission granted or ticket or receipt issued in pursuance of this by-law shall be produced for inspection at any time to any person duly authorised by the Council to demand the production of same.
- 23. No person shall be permitted to play on the golf course reserve until he has first paid the green fee fixed by the Council and shall have first obtained and be in possession of a ticket or receipt issued by the Controller and any person found playing golf in contravention of this by-law shall be

liable, in addition to any penalty prescribed, to be refused by the Council entrance to the golf course reserve for such period as the Council may, in each particular case, determine.

- 24. All persons authorised to play golf on the golf course must play the holes in the correct sequence commencing at the tee directed by the Controller.
- 25. No person shall play golf on the golf course if, in the opinion of the Controller, such person is not in full possession of sufficient and suitable golfing equipment for the purpose, or is not reasonably and decently dressed. A sufficient and suitable golfing equipment shall comprise a golf bag, one putter and three other clubs and golf balls.
- 26. All persons, after the commencing of play on the golf course, shall keep up with the players in the next preceding group of players in front of them and when any player is unable to do so, on account of looking for a lost ball or from any other cause, shall invite and permit the players next following them to play through.
- 27. All golf-bag buggies shall have a width of tyre not less than one inch and no person shall take a golf-bag buggy or any other such conveyance fitted with wheels or allow any such golf-bag buggy or equipment to be taken on to any part of the golf course laid out as a putting green.
- 28. The number of persons playing together in any group shall not exceed four, and, in order to facilitate the even flow of play, the Controller may direct golfers at the commencement of the round to form into groups not exceeding four. No person shall behave in an unruly manner on the golf course reserve and no person shall, by conduct, cause inconvenience or annoyance to any member of the public or officer of the Council.
- 29. Any person authorised to play golf on the golf course must commence play at the time directed by the Controller and any person who, for any reason, is unable to commence play at the time so directed shall forfeit any priority of play and the decision of the Controller must be complied with.
- 30. The ticket or receipt issued in pursuance of this by-law shall be available only for that part of the day on the date for which the ticket is dated for use.
- 31. No person shall play any other game of sport than golf on the golf course reserve.
- 32. All players must observe and comply with the directions of the Controller in respect to any special conditions of play or notice in respect to "preferred lies" or "ground under repair."
- 33. All persons are admitted to the golf course reserve under the express condition that the Council shall in no case be responsible for damage or injury to any person caused by any player or spectator from any cause whatsoever.
- $34.\ \,$ Every person playing on the golf course shall at all times observe the rules and etiquette of golf.
- 35. No person shall play or practise golf on any part of the golf course before or after such hours on such days as the Council may from time to time f(x)
- 36. No person shall take on to or consume intoxicating liquor on the golf course reserve and no person shall take into or consume intoxicating liquor within any building on the golf course reserve unless authorised in writing by the Council.
- 37. No person shall be permitted to practise golf shots on the tees, fairways and greens on the golf course and no person shall practise golf shots except on those parts of the golf course reserve indicated by notice board and prepared for such practice.
- 38. No person shall be permitted to practise golf shots on any portion of the golf course reserve until he has first paid the fee fixed by the Council for such practice and shall have first obtained and be in possession of a ticket or receipt issued by the Controller.

- 39. No person authorised to play golf on the golf course may be accompanied by a non-playing spectator except by consent first obtained of the Controller, and no person under the age of 14 years shall play or practise golf on the golf course reserve, except with the permission of the Controller.
- 40. The Controller may withdraw, cancel or annul any permission, receipt or ticket authorising any person to play on the golf course reserve.
- 41. No person shall remain on the golf course reserve when lawfully directed by the Controller to leave same.
- 42. Every person who shall commit a breach of any of the provisions of this by-law may be forthwith removed from or directed to leave the golf course reserve by the Controller, and such person shall, in addition, be liable to prosecution for such breach.
- 43. Every person offending against any of the provisions of this by-law shall, for each offence, be liable to a penalty not exceeding £50.
- 44. The following fees shall be paid by persons for playing or practising golf:—

PAR-3 COURSE.

							s.	d.
Friday-	_							
							4	0
	• • • •	• • • •	••••	••••		• • • •	7	0
lundays a	nd Pub	lic Ho	lidays-					
							5	0
			****				8	0
****	***			• • • • •			6	0
		****		••••		• • • •	10	0
LAI	RGE CO	OURSE	Ē.					
Friday—								
				• • • •			4	0
****			****	• • • •		****	6	0
Sundays a	and Pul	olic Ho	olidays					
							5	0
****				• • • •		****	8	0
		fixed l	by the	Counc	il, for	each		
or part t	hereof	****		****			2	0
	LAI Friday— Sundays a	LARGE Co	LARGE COURSE	LARGE COURSE. Friday— Sundays and Public Holidays	LARGE COURSE. Friday— Sundays and Public Holidays— and on days to be fixed by the Counce	LARGE COURSE. Friday— Sundays and Public Holidays— and on days to be fixed by the Council, for	LARGE COURSE. Friday— Sundays and Public Holidays— and on days to be fixed by the Council, for each	Friday—

The Schedule.

All those pieces of land containing 127 acres or thereabouts being portion of the land comprised in Certificate of Title Volume 1255, folio 220, all of the land comprised in Certificate of Title Volume 1118, folio 667, and being Swan Location 1366, portion of Reserve 4228, the closed portion of Elliott Road and all of what was formerly known as Edwards Road, such lands being delineated on the plan endorsed hereunder.

Dated this 13th day of December, 1963.

The Common Seal of the Town of Claremont was hereunto affixed in the presence of—

[L.S.]

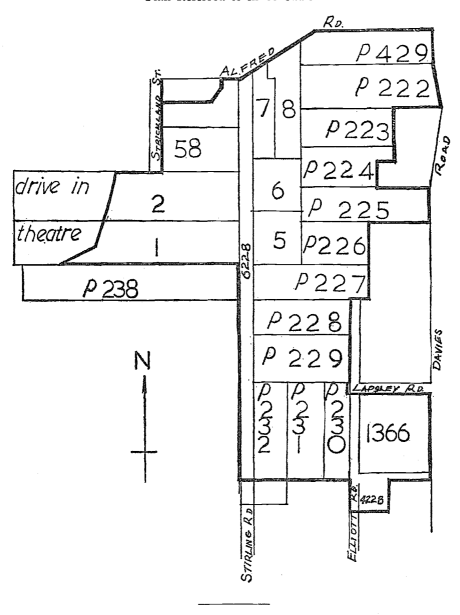
A. W. CROOKS,

Mayor.

D. E. JEFFERYS, Town Clerk.

Town of Claremont.

Plan Referred to in Schedule.



Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this $16{\rm th}$ day of January, 1964.

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

LOCAL GOVERNMENT ACT, 1960. Municipality of City of Fremantle. By-laws Relating to Building Lines.

L.G. 17/55.

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 August, 1963, to make and submit for confirmation by the Governor the following by-laws:—

- 1. By-law No. 213 for the provision of new building lines within the City of Fremantle is hereby further amended by the addition of the following:—
 - (i) Add to the Second Schedule:-

The corner numbered 152 on the said plan is to be truncated with a chord of 42.4 links.

Dated the 25th day of October, 1963.

The Common Seal of the City of Fremantle was hereto affixed this 25th day of October, 1963, pursuant to a resolution passed this 19th day of August, 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 16th day of January, 1964.

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

LOCAL GOVERNMENT ACT, 1960.

Municipality of the Town of Albany.

Adoption of Amendments to Draft Model By-law No. 3

Relating to Motels.

L.G. 659/60.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 14th day of October, 1963, to adopt the amendments to the Model By-law published in the *Government Gazette* of the 13th day of June, 1962, and 23rd day of July, 1962, and designated Local Government By-law (Motels) No. 3.

Dated 18th day of December, 1963.

The Common Seal of the Town of Albany was hereunto affixed pursuant to a resolution of the Council and in the presence of—

[L.S.]

C. E. COURTIS, Deputy 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, 1964.

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

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Armadale-Kelmscott.

By-laws for the Control and Management of Recreation Grounds.

L G = 310/58

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 7th day of October, 1963, to make and submit for confirmation by the Governor the following amendment to the Recreation Ground By-laws as published in the Government Gazette on the 5th October, 1951:—

Schedule of Fees.

Armadale Recreation Ground Reserve No. 21152.

Delete the following charges shown therein:-

Armadale Cricket Club—per season Armadale Football Club—per season Armadale Soccer Club—per season		 	4	s. 10 0 10	d. 0 0 0
and insert in lieu thereof the following scale of	fees:				
				s.	d.
Armadale Cricket Club—per season	* * * *	 	5	0	0
Armadale Football Club—per season		 	30	0	0
Armadale Soccer Club—per season		 	5	0	0
Armadale Baseball Club—per season		 	5	0	0

Dated the 7th day of October, 1963.

The Common Seal of the Shire of Armadale-Kelmscott was hereunto affixed in the presence of—

[L.S.]

J. E. MURRAY,

President.

W. ROGERS,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this $16 \mathrm{th}$ day of January, 1964.

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

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Augusta-Margaret River.

By-laws Relating to Nuisance.

L.G. 1008/63.

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 24th day of October, 1963, to make and submit for confirmation by the Governor the following by-laws:—

1. No person shall on any land, permit the escape therefrom of smoke, dust, sawdust, fumes, smells, vapour, noises, vibrations, waste, liquid waste or waste products in such quantity or extent or in such manner as to create or be a nuisance to any inhabitant in the neighbourhood of such land or to traffic or persons using the roads in the vicinity.

2. The Council may by its officers, workmen or agents enter upon any land for the purpose of abating any nuisance prohibited by these by-laws and do any act or thing reasonably required to abate such nuisance.

Dated this 25th day of October, 1963.

The Common Seal of Shire of Augusta-Margaret River was hereunto affixed by authority of a resolution of the Council in the presence of—

[T.S.]

C. S. SMITH,

President.

C. S. WEST,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this $16 \mathrm{th}$ day of January, 1964.

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

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Brookton.

Adoption of Draft Model By-laws Relating to Motels.

L.G. 278/63.

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 September, 1963, to—

- (a) revoke the adoption of Model By-law No. 3 published in the Government Gazette of the 19th June, 1963, at page 1790; and
- (b) adopt the Draft Model By-law published in the Government Gazette of the 20th day of September, 1961, with amendments published in the Government Gazette of the 13th June, 1962, and 23rd July, 1962, with the variation set out hereunder:—

Clause 5 (a)—For the provision "ten residential units" substitute the provision "six residential units".

Dated this 19th day of September, 1963.

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

[L.S.]

W. B. EVA,

President.

D. A. WALKER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1964.

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

The Municipality of the Shire of Gnowangerup.

Adoption of Draft Model By-laws Relating to Signs, Hoardings and Billposting.

L.G. 1070/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 23rd day of October, 1963, to adopt with an amendment the Local Government Model By-laws (Signs, Hoardings and Billposting) No. 13 as published in the Government Gazette of the 11th June, 1963:—

The whole of the by-laws with the exception of by-law No. 38, which is deleted.

Dated this 6th day of November, 1963.

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

[L.S.]

E. B. NORRISH,
Shire 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, 1964.

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

LOCAL GOVERNMENT ACT, 1960-1962.

The Municipality of the City of Subiaco.

By-law No. 19.

Adoption of Draft Model By-laws Relating to Street Lawns and Gardens No. 11. L.G. 404/58.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 12th day of November, 1963, to adopt the whole of the Draft Model By-laws (Street Lawns and Gardens) which were published in the Government Gazette on the 7th February, 1963.

Dated this 14th day of November, 1963.

The Common Seal of the Council of the City of Subiaco was hereto affixed in the presence of:—

[L.S.]

J. H. ABRAHAMS,

Mayor.

G. O. EDWARDS.

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of December, 1963.

The Municipality of the Shire of Gosnells.

By-laws Relating to Fencing and Obstructions at Intersections.

L.G. 131/58

IN pursuance of the powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of October, 1963, to make and submit for confirmation by the Governor the following by-laws:—

The following by-laws are repealed:-

"Fencing of Lands Abutting on Any Road" published in the Government Gazette on the 14th day of November, 1952, at page 2741. "By-laws Prescribing What Constitutes a Sufficient Fence" published in the Government Gazette on the 25th June, 1958, at page 1365.

- 1. (a) In this by-law, unless the context otherwise requires, the term "fence" means a fence abutting a road, or a fence on a boundary line, and where the context so admits includes a wall.
- (b) In this by-law the terms "urban," "deferred urban" and "rural" refer to land classified into zones in the Metropolitan Region Scheme Map dated 30th October, 1963.
- 2. No person shall, in the district of the Shire of Gosnells, commence to erect, erect or proceed with the erection of a fence or the amendment, alteration, extension, enlargement of any fence exceeding three feet in height abutting on or within ten feet of a street alignment or six feet in height on any boundary line until he has caused to be submitted to the Council and the Council has approved a copy of the specifications of, and a plan showing clearly the fence proposed to be built or the amendment, alteration, extension or enlargement proposed to be made.
- 3. (a) No person shall erect a fence of corrugated iron without the written consent of the Council, which consent the Council may, in its discretion, grant or refuse on such terms and conditions as it deems fit.
- (b) No application to erect a fence of corrugated iron will be considered unless the plans and specifications accompanying the application indicate clearly the fence to be erected is adequately capped.
- 4. No person shall erect a fence which is dangerous, and except in a deferred urban or a rural zone, no person shall erect a fence incorporating barbed wire.
- 5. Where in a deferred urban or a rural zone barbed wire is used in the construction of a fence it shall not be placed in any position other than on the inside of the posts forming the fence.
- 6. No person shall erect any electric fence upon the boundary of any land abutting upon a road within the district of the Shire of Gosnells or electrify any such fence existing at the date of the passing of this by-law. Where an electric fence is required to enclose land abutting upon a road it will be permitted only where a boundary fence exists or is erected and then only at a distance of ten feet and inside the boundary fence.
- 7. The owner of land on which a fence is erected shall maintain the fence in good condition and in such manner as to prevent it from becoming dilapidated, unsightly or prejudicial to the property in, or the inhabitants of the neighbourhood.
- 8. No person shall erect or have or permit or suffer to be erected or permit to exist on any land belonging to him any fence, wall, hedge, tree, shrub or other obstruction within thirty feet of the corner of any street or road (not being a building authorised under the Uniform Building By-laws) of a greater height than three feet measured from the level of the footpath or roadway immediately adjoining the same.
- 9. Where upon any land a fence has been accordance with these by-laws, or is not maintained in accordance with these by-laws or upon which any obstruction exists in contravention of by-law 8 of these by-laws the Council may, by written order, require the owner of the land within such time specified in such order to take down and remove the fence or maintain, alter or amend the fence or other obstruction to bring the same into conformity with these by-laws.

- A fence constructed in accordance with the specifications set out in the First Schedule hereto is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act, 1961, within those portions of the district of the Shire of Gosnells as are classified as urban zones by the Metropolitan Region Scheme, 1963.
- 11. A fence constructed in accordance with the specifications set out in the Second Schedule hereto is hereby prescribed as a sufficient fence for the purposes of the Dividing Fences Act, 1961, within those portions of the Shire of Gosnells as are classified deferred urban and rural zones by the Metropolitan Region Scheme, 1963.
- 12. Any person who shall commit a breach of any of these by-laws, or shall be guilty of an offence under these by-laws shall be liable to a maximum penalty of fifty pounds and in addition a maximum daily penalty of four pounds for each day during which the offence continues.

First Schedule.

URBAN ZONE

(a) Dividing fence along side boundary:--

Front corner posts shall be 5 in. x 5 in. x 5 ft. and rear corner posts shall be 5 in. x 5 in. x 6 ft. and intermediate posts for the first 27 feet from the front shall be 5 in. x 3 in. x 5 ft. and thereafter 5 in. x 3 in. x 6 ft. all spaced at not more than nine-foot centres.

All posts shall have tops with 21 in. weather and shall be sunk at least two feet into the ground.

Corner posts shall be strutted two ways with 4 in. x 2 in. soles and 3 in. x 2 in. struts.

Intermediate posts shall be double yankee strutted with 6 in, x 1 in. x 18 in. struts.

Posts shall be checked for two rows of rails.

Rails shall be 3 in. x 2 in. each rail spanning two bays of fencing with joints staggered.

Fence shall be covered for the first three bays with link mesh and for the next bay with 3 in. x 3 in. sawn pickets of graduated length rising from 3 ft. 6 in. to 5ft.

Thereafter fence shall be covered with 3 in. x 3 in. x 5 ft. sawn pickets. All pickets shall be placed three inches apart and shall be double nailed to each rail.

(b) Dividing fence along rear boundary:-

Corner posts shall be 5 in. x 5 in. x 6 ft. and intermediate posts shall be 5 in. x 3 in. x 6 ft. spaced at not more than nine-foot centres.

All posts shall have tops with $2\frac{1}{2}$ in, weather and shall be sunk at least two feet into the ground.

Corner posts shall be strutted two ways with 4 in. x 2 in. soles and 3 in. x 2 in. struts.

Intermediate posts shall be double yankee strutted with 6 in. x 1 in. x 18 in. struts.

Posts shall be checked for two rows of rails.

Rails shall be 3 in. x 2 in. each rail spanning two bays of fencing with joints staggered.

Fence shall be covered with 3 in. x 3 in. x 5 ft. sawn pickets placed three inches apart, double nailed to each rail.

Second Schedule.

DEFERRED URBAN AND RURAL ZONES.

The fence shall be erected from sawn, split or round wooden posts set not less than 24 inches in the ground and not less than 48 inches out of the ground and spaced not more than 12 feet apart with strainer posts set 3 ft. 6 in. in the ground and suitably and securely strutted at all corners, gateways and fence line angles but not exceeding 10 chains apart. Each fence post shall be bored with not less than five half-inch suitably spaced holes, to be threaded with not less than five plain galvanised wires. Wire shall be wrapped around strainer and strained tight.

The following materials shall be used:-

- (a) Wire—Shall be high tensile wire and not less than $12\frac{1}{2}$ gauge.
- (b) Posts—If of paperbark, jam, white gum, jarrah or other indigenous timber, be cut not less than six feet long by four inches diameter at small end if round or five inches if split or sawn.
- (c) Strainer Posts—Not less than seven feet six inches long and six inches diameter at small end shall be cut from indigenous timbers.

Dated the 16th day of December, 1963. The Common Seal of the Shire of Gosnells was hereto affixed in the presence of—

ILS.1

ARTHUR A. MILLS,
President.

H. W. WALKER, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1964.

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

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Bruce Rock.

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

L.G. 1029/63.

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 September, 1963, to adopt such of the Draft Model By-laws published in the Government Gazette of the 16th day of January, 1963, as are here set out.

Local Government Model By-laws (Petrol Pumps) No. 10:—The whole of the By-laws.

Dated the 6th day of December, 1963.

The Common Seal of the Shire of Bruce Rock was hereunto affixed in the presence of:—

[L.S.]

S. A. J. FLETCHER, President.

N. McDONALD,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of December, 1963.

The Municipality of the Shire of Cunderdin.

Adoption of By-law Relating to Animals and Vehicles on Roads and the Deposit of Rubbish and Other Materials on Streets and Public Places.

L.G. 1013/63.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 18th day of October, 1963, to make and submit for confirmation by the Governor the following by-law:-

- 1. (a) In this by-law-
 - "Act" means the Local Government Act, 1960;
 - "appointed place" means a yard or other pieces of land set aside as a place to which obstructing vehicles may be removed pursuant to this by-law;
 - "authorised person" means a person appointed by the Council to seize animals or vehicles pursuant to this by-law;
 - "public place" has the meaning given it by the Act.
- (b) An animal that is secured in any portion of a public place wherein animals may lawfully be secured and a vehicle that is parked in any portion of a public place wherein vehicles may lawfully be parked is not obstructing for the purposes of this by-law, unless, in the case of an animal, it is so secured for any period exceeding eight hours and, in the case of a vehicle it is so parked for any period exceeding twenty-four hours, without the consent in writing of the Clearly of the Council. in writing of the Clerk of the Council.
- No person shall without the written authority of the Council commit any of the following acts:-
 - (a) Leave an animal or vehicle or any part of a vehicle in a public place so as to obstruct any portion of that place.
 - (b) Break up, damage, or destroy any street, way, footpath or other public place.
 - (c) Throw, place or deposit any obstruction, box, case, crate, bottle, coal, timber, brick or other material on or in any public place.
 - (d) Throw, place or deposit any rubbish, vegetable substance, garden clippings or any offensive noxious or dangerous substance or utensils or glass or any litter on any public place.
 - (e) Light any fire or burn any rubbish or material on any public place.
 - (f) Fell any tree on or across any public place.
 - (g) Cause any obstruction to or prevent vehicles or persons having
 - the free or unhindered use of any street, way or footpath.

 (h) Cause or permit any water fro ma hose or sprinkler to interfere with the use of any street, way or footpath by pedestrians.
- 3. The Council may appoint a person as an authorised person for the purposes of this by-law.
- 4. The Council may appoint a yard or other piece of land as a place to which vehicles may be removed pursuant to this by-law and shall give notice in the Government Gazette and in a newspaper circulating within its district of the situation of any appointed place.
- 5. Where an authorised person or a member of the Police Force finds an animal or vehicle left in a public place, contrary to the provisions of clause 2 (a) of this by-law, he may remove the animal or vehicle therefrom and shall thereupon-
 - (a) in the case of an animal, place it in a public pound;
 - (b) in the case of a vehicle, place it in an appointed place.
- 6. Where an authorised person places an animal in a public pound, pursuant to clause 5 of this by-law, the animal shall thereafter be dealt with according to law.
- 7. Where an authorised person places a vehicle in an appointed place pursuant to clause 5 of this by-law, he shall enter in a register to be provided by the Council for that purpose, details of the time and date, a description of the vehicle, and of the place from which it was removed; and shall notify the Clerk of the Council.

- 8. The Clerk of the Council shall exhibit on the Notice Board of the Council a notification that a vehicle therein described has been placed in the appointed place and shall, unless the vehicle is sooner recovered, keep that notification exhibited for a period of not less than seven days.
- 9. A person may recover a seized vehicle from an appointed place, by paying to the Clerk of the Council—
 - (a) the cost incurred by the council in removing the vehicle thereto; and
 - (b) the sum of ten shillings per day for each day or part of a day that the vehicle has remained in the appointed place; and upon payment of that cost and charge the Clerk, if satisfied that the person is the owner of the vehicle or is a person entitled to possession of the vehicle, shall permit him to remove it.
- 10. Where a vehicle, placed in an appointed place in accordance with the provisions of this by-law has not been recovered by the owner or a person entitled thereto within one month from the day upon which it was there placed the Council may cause the vehicle to be offered for sale by public auction or by public tender and thereupon accept the best offer made and where no offer is made for the purchase of the vehicle the Council may cause it to be destroyed.
- 11. A person is not entitled to any claim, by way of damages or otherwise, against the authorised person, member of the Police Force, or the Council in respect of any vehicle or animal seized and dealt with under the provisions of this by-law or against any person who purchases a vehicle sold by the Council under the provisions of clause 10 of this by-law.
- 12. (1) The proceeds of the sale of a vehicle under the provisions of clause 10 of this by-law shall be applied by the Council— $\,$
 - (a) firstly, in meeting the costs of the sale; and
 - (b) secondly, in meeting the cost of removal of the vehicle to the appointed place, and a sum of ten shillings for each day or part of a day that the vehicle remained in that place; and those sums shall be paid into the Municipal Fund.
- (2) Any surplus of the proceeds of the sale shall be paid by the Council into its trust fund, and may be paid within ten years to any person who satisfies the Council that he was the owner of the vehicle at the time of its sale by the Council.
- 13. Where any tree, rubbish, bottle, clippings, or other material of any kind has been deposited on, or any excavation has been made in or on, or any injury has been caused to the surface of, or any obstruction has been caused to prevent vehicles or persons having the free or unhindered use of any street, way, footpath, or other public place in contravention of this by-law the Council may remove such deposit or obstruction and/or may reinstate such street, way, footpath or other public place at the expense of the person or persons responsible for such deposit, excavation or injury and may recover the amount of the expense from such person or persons in a Court of competent jurisdiction in addition to any penalty for which such person or persons may be liable under this by-law.
- 14. Any person committing a breach of this by-law shall be guilty of an offence and liable on conviction to a penalty not exceding £50.

Dated the 18th day of Oct	tober, 1963.				
	G. F. DENNIS,				
[L.S.]	President.				
	A. S. ANDREW,				
	Shire Clerk.				
Recommended—	T A TOCAN				
	L. A. LOGAN, Minister for Local Government.				
	withster for Local Government.				

Approved by His Excellency the Governor in Executive Council this 23rd day of December, 1963.

The Municipality of the Shire of Wyndham-East Kimberley. Adoption of Draft Model By-law (Old Refrigerators and Cabinets) No. 8.

L.G. 1148/63.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 16th day of July, 1963, to adopt such of the Draft Model By-law published in the Government Gazette of the 1st day of May, 1962, without alteration:-

> Local Government Model By-law (Old Refrigerators and Cabinets) No. 8.—The whole of the by-law.

Dated this 19th day of December, 1963.

The Common Seal of the Shire of Wyndham-East Kimberley was affixed hereto in the presence of-

[L.S.]

R. SARGENT,
President.

G. GAUNT,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1964.

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

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Wyndham-East Kimberley.

Adoption of Draft Model By-laws (Petrol Pumps) No. 10.

L.G. 1149/63.

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 16th day of July, 1963, to adopt such Draft Model By-laws published in the Government Gazette of the 16th day of January, 1963, without alteration:-

> Local Government Model By-law (Petrol Pumps) No. 10.-The whole of the by-law.

Dated this 19th day of December, 1963.

The Common Seal of the Shire of Wyndham-East Kimberley was affixed hereto in the presence of-

[L.S.]

R. SARGENT,

President.

G. GAUNT,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1964.

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

The Municipality of the Shire of Wyndham-East Kimberley.

Adoption of Draft Model By-laws (Street Lawns and Gardens) No. 11.

L.G. 1150/63.

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 16th day of July, 1963, to adopt such Draft Model By-laws published in the Government Gazette of the 7th day of February, 1963, without alteration:—

Local Government Model By-laws (Street Lawns and Gardens) No. 11.—The whole of the by-law.

Dated this 19th day of December, 1963.

The Common Seal of the Shire of Wyndham-East Kimberley was affixed hereto in the presence of—

[L.S.]

R. SARGENT,

President.

G. GAUNT,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 16th day of January, 1964.

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

LOCAL GOVERNMENT ACT, 1960-1962.

The Municipality of the Town of Cottesloe.

By-laws Relating to Buildings-Maximum Heights and Plot Ratios.

L.G. 930/63.

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 24th day of July, 1963, to make and submit for confirmation by the Governor the following by-laws:—

By-law No. 32.

Buildings-Maximum Heights and Plot Ratios.

- 1. In the single occupancy residential areas of the district so designated by the Municipality in its Town Planning Scheme, thirty feet in height and a plot ratio of .33 ($\frac{1}{3}$ rd) in the case of a single occupancy dwelling and .5 ($\frac{1}{2}$) in the case of a duplex house.
- 2. In a residential flat area of the district so designated by the Municipality in its Town Planning Scheme, three storeys with a site coverage of 33 per cent. and a plot ratio of "one".

In the case of single person fiats erected in accordance with the provisions of the Town Planning Scheme the number of flats involved shall not exceed 120 per acre.

Dated this 8th day of October, 1963.

The Common Seal of the Town of Cottesloe was hereto affixed this 8th day of October, 1963, by the Mayor in the presence of the Town Clerk-

[L.S.]

C. L. HARVEY,

Mayor.

D. G. HILL, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 23rd day of December, 1963.

R. H. DOIG Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1962.

By-law No. 65-Town Planning Classification or Zoning By-law for Land and/or Buildings in the Central Area being Part of the City of Perth Municipal District—Amendment.

The Municipality of the City of Perth By-law Relating to Zoning. L.G. 192/62.

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 August, 1963, to make and submit for confirmation by the Governor the following amendments to By-law No. 65.

That all that piece of land being-

Portion of Swan Location A4, and being Lot 130 on Plan 1197, and being the whole of the land comprised in Certificate of Title Volume 363, Folio 55.

be and is hereby excised from Zone 1 classification and re-classified to be included in Zone 7 and the Central Zoning Plan No. 65 is amended accord-

Dated the 1st day of October, 1963.

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

[L.S.]

A. C. CURLEWIS, Deputy Lord Mayor.

W. A. McI. GREEN, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Confirmed by His Excellency the Governor in Executive Council, this 23rd day of December, 1963.

LOCAL GOVERNMENT ACT. 1960 AND AMENDMENTS.

Form of Recording Resolution to Make and Submit By-laws for Confirmation by the Governor.

The Municipality of the City of Fremantle. By-laws Relating to Parks and Reserves.

LG 788/60

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 16th day of September. 1963. to make and submit for confirmation by the Governor the following by-laws:—

- 1. By-law of City of Fremantle, numbered 202. for control of Reserves made and passed by the City of Fremantle on the 17th day of August. 1953. and appearing in the Government Gazette dated 16th October, 1953, as amended is hereby further amended as hereinafter appears.
- 2. The existing schedule of Rates and Charges is hereby amended by adding after section F but before heading "Concessions" a new section as follows:—
 - G. Hire of Cricket Wickets.
 - (i) The City may license the use of cricket wickets by the season to associations and organisations sponsoring or organising cricket.
 - (ii) The terms and conditions applicable shall be as approved by the Council from time to time.
 - (iii) The rates and charges shall be:-
 - (a) Malthoid Wickets-£40 per season.
 - (b) Turf Wickets—£75 per season.

Dated this 21st day of October, 1963.

The Common Seal of City of Fremantle was hereto affixed this 30th day of October. 1963. pursuant to a resolution passed the 16th day of September, 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 23rd day of December. 1963.

R. H. DOIG. Clerk of the Council.

TRAFFIC ACT, 1919-1958.

Shire of Harvey.

Speed Limit By-law.

THE Harvey Shire Council, pursuant to an Order in Council under section 49 of the Traffic Act, 1919-1958, and in exercise of the powers thereby conferred, doth hereby make the following by-law to have effect in the Shire of Harvey.

A person shall not drive any vehicle at a speed exceeding 35 miles per hour along those portions of roads detailed in the schedule hereunder:—

Provided that a person shall not drive a motor wagon or tractor (whether prime mover or not), of a gross weight inclusive of its load.

if any, specified in column 1 hereunder, at a speed exceeding the maximum speed limit prescribed therefor in column 2 hereunder:—

Column 1.		Maxin	umn 2. num Speed imit.
	Gross Weight.	Miles	per hour.
(1)	Exceeding 3 tons but not exceeding 7	tons	35
(2)	Exceeding 7 tons but not exceeding 20	tons	30
(3)	Exceeding 20 tons		25

Provided also that a person shall not drive a motor car, motor wagon or tractor (whether a prime mover type or not), to which is attached a trailer, semi-trailer or caravan, the gross weight of which vehicle and attachment, inclusive of their respective loads, if any, is specified in column 1 hereunder at a speed exceeding the respective maximum speed limit prescribed therefor in column 2 hereunder:—

Column 1.	Column 2. Maximum Speed Limit.	
Gross Weight.	Miles per hour.	
(1) Up to but not exceding 3 tons	35	
(2) Exceeding 3 tons but not exceeding 7	tons 35	
(3) Exceeding 7 tons but not exceeding 20	tons 30	
(4) Exceeding 20 tons	25	

Schedule.

- (1) Harvey-Quindanning Road (Road No. 804), from the north-east corner of Korijekup Estate Lot 57, in a westerly direction to its junction with the South Western Highway (Road No. 46) (Public Plan 383 D/40).
- (2) Leschenault Road (Road No. 47), from the southern limit of the Australind Townsite to the northern bank of the Collie River (Public Plan 411 A/40).

A person committing a breach of this by-law shall, on conviction be liable to a penalty not exceeding twenty pounds (£20).

Passed at a meeting of the Harvey Shire Council this 17th day of September, 1963.

R. L. HESTER,

[L.S.]

President.

J. C. TOZER,

Shire Clerk.

Recommended-

J. F. CRAIG, Minister for Traffic.

Approved by His Excellency the Governor in Executive Council this 23rd day of December, 1963.

TRAFFIC ACT, 1919.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Kalgoorlie.

Traffic By-law No. 140.

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 14th day of October, 1963, to submit for confirmation by the Governor, the following by-laws:—

That clauses (2) and (3) of Traffic By-law No. 140, as published in the *Government Gazette* on the 19th day of December, 1958, be revoked.

[L.S.]

R. G. MOORE,

Mayor.

D. R. MORRISON,

Town Clerk.

Recommended for approval-

J. F. CRAIG, Minister for Traffic.

Approved by His Excellency the Governor in Executive Council, this 8th day of January, 1964.

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

CEMETERIES ACT, 1897-1962.

Karrakatta General Cemetery By-laws.

Department of Local Government, Perth, 20th January, 1964.

L.G. 396/62.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Cemeteries Act, 1897-1962, has been pleased to approve of the by-laws made by the Karrakatta Cemetery Board (as Trustees of the Karrakatta Public Cemetery) as set out in the schedule hereunder.

A. E. WHITE, Secretary for Local Government.

Schedule.

- 1. The by-laws made by the Karrakatta Cemetery Board (as Trustees of the Karrakatta Public Cemetery) under the provisions of the Cemeteries Act, 1897-1962, published in the *Government Gazette* on 17th November, 1944, and amended from time to time, are referred to in these by-laws as the principal by-laws.
 - 2. By-law 9, Section C, is amended as under:-
 - (a) By deleting from line 4 the fee "£10 10s." and substituting "£15 15s."
 - (b) By deleting from line 6 the fee "£15 15s." and substituting "£26 5s."
 - (c) by deleting from line 16 the fee "£8 12s. 6d." and substituting "£13 13s."

The by-laws set out in the above schedule were made by the Karrakatta Cemetery Board at a duly convened meeting of the Board held on 14th November, 1963.

H. L. DOWNE,

Chairman.

W. MANNERS,

Secretary.

STOCK DISEASES ACT, 1895-1960.

Department of Agriculture, South Perth, 8th January, 1964.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 6 of the Stock Diseases Act, 1895-1960, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

Schedule.

Regulations.

- 1. In these regulations the Stock Diseases Act Regulations, 1962, published in the *Government Gazette* on the 31st May, 1962, and amended by notices published in the *Government Gazette* on the 1st August, 1962, and the 19th December, 1962, are referred to as the principal regulations.
- 2. The Fourth Schedule to the principal regulations is amended by substituting for the numerals, "3 6" appearing opposite the passage, "1. Cattle (Kimberley) intended for shipment, per head," in the item, "Scale of charges for spraying stock specified herein," the numerals, "2 6."

MARKETING OF ONIONS ACT, 1938-1960.

THE Western Australian Onion Marketing Board, acting pursuant to the powers conferred by section 19 of the Marketing of Onions Act, 1938-1960, doth make the regulations set out in the Schedule hereto.

Schedule.

Regulations.

- 1. In these regulations the Marketing of Onions (Management of Board) Regulations, published in the *Government Gazette* on the 18th July, 1941, and amended from time to time thereafter by regulations amending the same and published in the *Government Gazette*, are referred to as the principal regulations.
- 2. The appendix to the principal regulations is amended by substituting for Form No. 6, the following form:—

Form No. 6.

Western Australia.

Marketing of Onions Act, 1938

RETURN TO BE FURNISHED UNDER REGULATION 26A.

To be completed and returned to W.A. Onion Marketing Board Office, Shops 5 and 6, Metropolitan Markets, West Perth, by not later than ______p.m. ____day of ______19

Name (in full) ______Address

(Of person furnishing return.)

(1) Quantity of onions in custody of person furnishing return:—

White. Brown.

- (a) If in bags (No., Size and marks of bags)
- (b) Loose (give weight in tons, cwt. and lb.)
- (2) State capacity in which person furnishing return is holding the onions (i.e. as producer, owner, carrier, purchaser, agent, etc.)

(3)	If onions are stored or carried in a vehicle and current vehicle license N of the holder of the vehicle license	o. and the name and address
(4)	If onions are held by a person of the name and address of the person behalf, and the date upon which, held	ner than the producer, state on from whom or on whose onions were obtained or are
(5)	State purpose for which onions are	held
info	I,	hereby declare that the
	19 .	
	Signature	
	Handed questionnaire above	
	Signature	
	by a resolution of The Western Australy of December, 1963.	alian Onion Marketing Board
Onion affixed	n Seal of The Western Australian Marketing Board was hereunto by the authority of a resolution	
	Board in the presence of:—	J. P. ECKERSLEY, Chairman.
[L.\$	5.1	H. THRELFALL, Member
		A. J. H. WILSON, Secretary