



Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

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

No. 126]

PERTH : WEDNESDAY, 17th DECEMBER

[1969

UNIVERSITY OF WESTERN AUSTRALIA ACT, 1911-1969.

Premier's Department,
Perth, 26th November, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 33 of the University of Western Australia Act, 1911-1969, has been pleased to approve of the Statutes made by the Senate of the University of Western Australia and set out in the schedule hereunder.

W. S. LONNIE,
Under Secretary.

Schedule.

Amending Statute No. 2 of 1969.

I. Amendment of Statute No. 18—Conditions of Awarding Hackett Bursaries and Hackett Studentships and Scholarships.

Clause 3 is amended by substituting for subclause (7) the following new subclause—

- (7) (a) A Studentship shall be awarded for a maximum period of one, two or three years depending upon the nature of the work or course of study for which the award is made.
- (b) Notwithstanding paragraph (a) each Studentship awarded for more than one year shall be reconsidered by the Professorial Board annually and extended for one year at a time up to the maximum period of the award only if the Board is satisfied that the student is making good progress in his work or course of study.

II. Statute No. 27—Superannuation Scheme.

The following new Statute is hereby made—

Statute No. 27—Superannuation Scheme.

1. The Senate is authorised to establish and maintain a Superannuation Scheme including provision for Invalid Pensions and Supplementary Pensions (hereinafter called "the Scheme") on and subject to such terms and conditions as are contained in the Regulations made hereunder from time to time.

2. The Senate may appropriate funds from time to time for the purposes of the Scheme.

3. (1) Administration of the Scheme is vested in the Senate.

(2) The Senate may by resolution delegate all or any of its powers and functions under this Statute and under the Regulations (except this power of delegation and its power to make Regulations) to a member of the Senate or to an officer or officers of the University.

(3) The delegation under this section is revocable by resolution of the Senate and no delegation prevents the exercise of a power or function of the Senate.

4. The Senate may make agreements with other Universities or other educational or research institutions for the setting up of joint machinery to facilitate the transfer of members from a Superannuation Scheme controlled by one such body to a Superannuation Scheme controlled by another and generally in regard to matters affecting the Scheme.

5. The Senate may from time to time make alter and repeal Regulations for the purpose of carrying out this Statute provided that no amendments to Regulations shall prejudice the rights then accrued to any person who is a member of the Scheme at the date of such amendment.

The Common Seal of the University of Western
Australia was hereto affixed by authority
of the Senate.

[L.S.]

Attested by—

STANLEY PRESCOTT,
Vice-Chancellor.

FIRE BRIGADES ACT, 1942-1966.

Chief Secretary's Department,
Perth, 26th November, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Fire Brigades Act, 1942-1966, has been pleased to make the regulations set forth in the schedule hereunder.

J. DEVEREUX,
Under Secretary.

Schedule.

Regulations.

Principal
regulations.

1. In these regulations, the Fire Brigades Act Regulations reprinted pursuant to the Reprinting of Regulations Act, 1954 and published in the *Government Gazette* on the 28th April, 1965 as amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 163
amended.

2. Regulation 163 of the principal regulations is amended—

- (a) by adding immediately after the paragraph designation "(c)" in line five, the passage, "except in the case of a person to be registered as a junior reserve member,";
- (b) by substituting for the passage, "group." in the last line, the passage, "group;" and
- (c) by adding after paragraph (c) the following paragraph—
 - (d) in the case of a person to be registered as a junior reserve member, over the age of 11 years but not over the age of 17 years and has first obtained the written consent of his parent or guardian thereto.

3. The principal regulations are amended by inserting after regulation 167 the following heading and regulation—

Heading and
Reg. 167A
added.

Junior Reserve Members.

167A. Subject to the approval of the Board, brigades may enrol junior reserve members, and when vacancies in the ranks of registered reserve members occur, those vacancies should be filled as far as practicable from junior reserve members who have reached the age of 17 years.

4. Regulation 180 of the principal regulations is amended—
- (a) by substituting for the passage, "competitions." in the last line, the passage, "competitions;" ; and
- (b) adding after paragraph (k) the following paragraph—
- (l) be responsible for the supervision of the discipline, conduct and training of junior reserve members, enrolled in accordance with these regulations but may cause immediate control over those members to be vested in a senior member.

Reg. 180
amended.

5. Regulation 185 of the principal regulations is amended by adding after subregulation (2) the following subregulation:—

Reg. 185
amended.

- (3) Junior reserve members—
- (a) may operate pumps under the strict supervision of a Brigade Officer;
- (b) shall hold separate meetings, under the supervision of the Captain or officer in charge of the Brigade or other officer appointed for the purpose;
- (c) shall not attend fires or participate in Brigade practises and drills held for active or reserve members; and
- (d) shall not travel on a fire fighting appliance.

6. The principal regulations are amended by inserting after regulation 192 the following regulation:—

Reg. 192A
added.

192A. Junior reserve members may, with the consent of the Board, compete in junior member events at organized demonstrations and competitions but shall not take part in events in which water is drawn or discharged through hoses or fire appliance pumps.

7. Regulation 194 of the principal regulations is revoked and the following regulation substituted:—

Reg. 194
substituted.

194. (1) Reserve members and junior reserve members shall not be supplied with uniforms by the Board.

(2) The Brigade may supply uniforms to reserve members and junior members but those uniforms shall conform in every respect to the uniforms supplied by the Board to active members.

8. Subregulation (2) of regulation 206 of the principal regulations is amended by adding after the word, "member" in line one, the passage, "or junior reserve member,"

Reg. 206.
amended.

9. Paragraph (c) of subregulation (2) of regulation 208 of the principal regulations is amended by adding after the word, "member" in line one, the passage, "or junior reserve member,"

Reg. 208
amended.

HEALTH ACT, 1911-1968.

City of Subiaco.

P.H.D. 818/63; Ex. Co. 3080

WHEREAS under the Health Act, 1911, as amended, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws, described as Series "A" have been prepared, and amended from time to time, and reprinted, pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on 17th July, 1963, and further amended *inter alia* by notice published in the *Government Gazette* on 13th August, 1969, and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the City of Subiaco, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A", as reprinted in the *Government Gazette* on 17th July, 1963, doth hereby resolve and determine that the aforesaid amendment published in the *Government Gazette* on 13th August, 1969, shall be adopted without modification.

Passed at a meeting of the Subiaco City Council this 14th day of October, 1969.

J. H. ABRAHAMSON,
Mayor.

A. L. SCOTT,
Town Clerk.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

PHYSIOTHERAPISTS ACT, 1950-1967.

Amendment of Rules.

P.H.D. 1548/62; Ex. Co. 3079.

THE Physiotherapists Registration Board constituted in accordance with the above Act, doth amend in the manner following the Rules published in the *Government Gazette* on 27th June, 1952, and as amended from time to time thereafter; that is to say Rule 24 is amended to read as follows:—

24. The following fees shall be charged and shall be payable on demand of the Registrar:—

	\$
(a) Application for Registration as a physiotherapist	12.00
(b) Renewal of Annual Licence to Practice	10.00
(c) For an extract of entry in the Register of Physiotherapists	1.00
(d) Application for Restoration of name to Register	4.00

and such fees shall be effective as of 1st day of January 1970."

The above amendment to the Rules was adopted at a duly convened meeting of the Board held on 28th October 1969.

It will be noted that (e) Tuition Fees has been deleted.

A. DAWKINS,
Chairman.

H. T. DEVITT,
Registrar.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

FISHERIES ACT, 1905-1969.

Department of Fisheries and Fauna,
Perth, 9th December, 1969.

HIS Excellency the Governor in Executive Council acting pursuant to the provisions of the Fisheries Act, 1905-1969, has been pleased to make the regulations set forth in the schedule hereunder.

B. K. BOWEN,
Director of Fisheries.

Schedule.

Regulations.

1. In these regulations the Fisheries Act Regulations published in the *Government Gazette* on the 6th May, 1938 and reprinted as amended pursuant to the Reprinting of Regulations Act, 1954 and published as so reprinted in the *Government Gazette* on the 30th May, 1967 are referred to as the principal regulations. Principal regulations.

2. Regulation 1A of the principal regulations is amended by substituting for the words "Chief Inspector" in paragraph (a), the word "Director". Reg. 1A amended.

3. Regulation 2 of the principal regulations is amended by adding after subregulation (5) a subregulation as follows:— Reg. 2

(6) A person who holds a fishing boat license under this regulation shall not permit or suffer any person aboard the boat so licensed to catch fish or assist in the catching of fish unless that second-mentioned person is the holder of a professional fisherman's license in accordance with regulation 3 of these regulations.

4. Regulation 3A of the principal regulations is revoked and remade as follows:— Reg. 3A. revoked and remade.

3A. (1) A person who catches or attempts to catch for his personal use any fish, other than crabs, by means of a fishing net, or rock lobsters by any means of capture whatsoever, shall hold an amateur fisherman's license which shall be issued in Form "B1" in the Appendix to these regulations.

(2) The fee payable for and on the issue of an amateur fisherman's license shall be two dollars.

(3) Every amateur fisherman's license issued in pursuance of this regulation is subject to the following conditions:—

- (a) That no net having a length greater than 100 yards and with any mesh smaller than two and one-quarter inches shall be used in any estuary, river or inlet, or in the entrance waters thereof.
- (b) That no net having a length greater than 132 yards and with any mesh smaller than two inches shall be used in any other waters.
- (c) That not more than two rock lobster pots shall be used or carried in any boat at any one time.
- (d) That every rock lobster pot shall have attached thereto a surface float of not less than eight inches in diameter legibly marked, branded or otherwise stamped with the number of the amateur fisherman's license of the person using the rock lobster pot.
- (e) That not more than eight rock lobsters shall be taken in any one day.
- (f) That not more than one hand scoop net, or one hand dip net, or one hand trawl net for taking prawns, shall be used at any one time.
- (g) That not more than two gallons of prawns shall be taken in any one day.

(h) That fish caught by a person holding the amateur fisherman's license shall not be sold, consigned, or offered or exposed for sale.

(i) That no net with any mesh smaller than two and one half inches shall be set in the open waters of any estuary, river or inlet, or in the entrance waters thereof.

(4) A person who holds a professional fisherman's license issued pursuant to regulation 3 of these regulations shall not obtain or attempt to obtain an amateur fisherman's license under this regulation.

(5) In this regulation the term "fishing net" includes any scoop net, drop net, dip net, dredge net, hand trawl net or landing net.

Reg. 3C
revoked
and remade.

5. Regulation 3C of the principal regulations is revoked and remade as follows:—

3C. (1) Every application for a permit to establish a processing establishment, pursuant to the provisions of subsection (2a) of section 35C of the Act shall be in writing in the Form "T1" in the Appendix to these regulations.

(2) Every application for a processor's license to be granted or renewed in respect of a processing establishment, pursuant to the provisions of subsections (1) or (2c) of section 35C of the Act, shall be in writing in the Form "U" in the Appendix to these regulations.

(3) The returns in writing required to be furnished pursuant to the provisions of subsection (1) of section 35C of the Act by the applicant for the renewal of a processor's license shall be in the Form "U1" in the Appendix to these regulations.

(4) A permit granted under section 35C of the Act to establish a processing establishment shall be in the Form "B2 (a)" in the Appendix to these regulations.

(5) A processor's license granted under section 35C of the Act shall be in the Form "B3" in the Appendix to these regulations.

Reg. 8
amended.

6. Regulation 8 of the principal regulations is amended by substituting for the words "Chief Inspector" in lines one and two of subregulation (1), the word "Director".

Reg. 11A
deleted.

7. Regulation 11A of the principal regulations and the heading thereto are deleted.

Reg. 12D
deleted.

8. Regulation 12D of the principal regulations and the heading thereto are deleted.

Reg. 14C
revoked
and remade.

9. Regulation 14C of the principal regulations is revoked and remade as follows:—

14C. A person who is not the holder of an amateur fisherman's license, shall not take rock lobsters—

(a) at any time in either of the areas described in Schedule A and Schedule B to this regulation; or

(b) during the period commencing on the 1st day of January and ending on the 14th day of November in any year, in the area described in Schedule C to this regulation.

Schedules.

Schedule A.

All that portion of the Indian Ocean bounded by lines starting from Cape Vlaming on the foreshore of Rottnest Island and extending southwest 160 chains; thence parallel to and 160 chains from that foreshore along northern, eastern and southern shores of Rottnest Island aforesaid to a point situate 160 chains south of the foreshore at Parker Point; thence north to that foreshore; and thence generally easterly, northerly and westerly along the foreshore aforesaid to the starting point.

Schedule B.

All that portion of the Indian Ocean bounded by lines starting from Parker Point on the foreshore of Rottneest Island and extending south 40 chains; thence generally westerly parallel to and 40 chains from that foreshore to a point situate 40 chains south-west of the foreshore at Cape Vlaming; thence northeast to that foreshore; and thence generally easterly along the foreshore aforesaid to the starting point.

Schedule C.

All that portion of the Indian Ocean bounded by lines starting from a point situate 40 chains south of the foreshore at Parker Point on Rottneest Island and extending south 40 chains; thence generally westerly parallel to and 80 chains from that foreshore to a point situate 80 chains southwest of the foreshore at Cape Vlaming; thence northwest 40 chains; and thence generally easterly parallel to and 40 chains from the foreshore aforesaid to the starting point.

(Public Plan Rottneest Island.)

10. Regulation 14E of the principal regulations is revoked and remade as follows:—

Reg. 14E
revoked
and remade.

14E. (1) Every person who uses any rock lobster pot for the taking or attempted taking of rock lobsters shall have attached to such rock lobster pot a surface float of not less than eight inches in diameter.

(2) Every person who uses any rock lobster pot for the taking or attempted taking of rock lobsters shall legibly mark and keep marked, either by branding or otherwise stamping on every surface float attached to such rock lobster pot—

- (a) if the person holds a professional fisherman's license, the letter of the port at which the license was issued followed by the distinguishing number of the boat used in the setting of such rock lobster pot; or
- (b) if the person holds an amateur fisherman's license, the number of that license.

(3) An inspector may seize any rock lobster pot—

- (a) to which a float is not attached as required by subregulation (1) of this regulation; and
- (b) any rock lobster pot to which a float attached is not marked as required by subregulation (2) of this regulation,

and all floats and ropes attached to that rock lobster pot. .

11. Regulation 15A of the principal regulations is revoked and remade as follows:—

Reg. 15A
revoked
and remade

15A. (1) A person shall not take or have in his possession any female crabs having eggs or spawn attached to the body.

(2) A person shall not take any female crabs from any Western Australian waters during the months of January, February and March in every year.

(3) A person, other than a person who holds a professional fisherman's license issued pursuant to regulation 3 of these regulations, shall not take or attempt to take crabs by any means of capture other than by drop nets or by hand scoop nets.

(4) A person shall not use or permit to be carried in any boat, whatever the number of persons in that boat, more than ten drop nets in any one day. .

12. Regulation 19 of the principal regulations is amended by substituting for the letter "Q" in line two the letter "K".

Reg. 19
amended.

13. Regulation 20 of the principal regulations is amended—

Reg. 20
amended.

- (a) by substituting for the words "Chief Inspector" in line four, the word "Director"; and

(b) by substituting for the words "Fisheries Department" in line five, the words "Department of Fisheries and Fauna".

Reg. 21 amended.

14. Regulation 21 of the principal regulations is amended by substituting for the words "Chief Inspector" where occurring in lines two and eight, the word "Director".

Reg. 24 amended.

15. Regulation 24 of the principal regulations is amended, by substituting for the words "Fisheries Department" where occurring in line two of paragraph (a) and again in line two of paragraph (b), the words "Department of Fisheries and Fauna".

Reg. 25 amended.

16. Regulation 25 of the principal regulations is amended—
(a) by substituting for the words "Chief Inspector of Fisheries at the Fisheries Department" in lines seven and eight of subregulation (1), the words "Director of Fisheries at the Department of Fisheries and Fauna"; and
(b) by substituting for the words "Chief Inspector" where occurring in lines one and four of subregulation (2), the word "Director".

Reg. 26G amended.

17. Regulation 26G of the principal regulations is amended by substituting for the words "Fisheries Department" in line six, the words "Department of Fisheries and Fauna".

Reg. 26H amended.

18. Regulation 26H of the principal regulations is amended by substituting for the words "Chief Inspector" in lines three and four of subregulation (2) the word "Director".

Form B1 revoked and remade.

19. Form B1 in the Appendix to the principal regulations is revoked and remade as follows—

Form B1. No.
Fisheries Act, 1905.

AMATEUR FISHERMAN'S LICENSE.

Place of issue date
19
of
is hereby licensed in pursuance of the Fisheries Act Regulations to catch fish for domestic purposes from the date hereof to 31st December, 19..... and no longer.

Fee Paid \$
.....
Licensing Officer.

This license is issued subject to the conditions endorsed on the back hereof. .

Form B2(a) added.

20. After Form B2 in the Appendix to the principal regulations, the following Form is added—

Form B2(a) Fisheries Act, 1905.

PERMIT TO ESTABLISH A PROCESSING ESTABLISHMENT.

Place
Date
..... of
on behalf of
is hereby authorised to establish a Processing Establishment in pursuance of the provisions of section 35C of the Fisheries Act, 1905 at
subject to the conditions endorsed on the back hereof.

.....
Director.

21. Form C in the Appendix to the principal regulations is amended by substituting for the passage "To the Chief Inspector of Fisheries, Fisheries Department, Perth." the passage "To the Director of Fisheries, Department of Fisheries and Fauna, Perth." Form C amended.

22. Form E in the Appendix to the principal regulations is amended— Form E amended.

(a) by substituting for the words "Chief Inspector of Fisheries" twice occurring, the words "Director of Fisheries"; and

(b) by substituting for the words "Fisheries Department", the words "Department of Fisheries and Fauna".

23. Form K in the Appendix to the principal regulations is revoked and remade as follows— Form K revoked and remade.

Form K.

Western Australia.
FISHERIES ACT, 1905.

Consigned or delivered by
(NAME)
(ADDRESS)
.....
L.F.B. No.

24. After Form T in the Appendix to the principal regulations, the following Form is added— Form T1 added.

Form T1.

Western Australia.
Fisheries Act, 1905.

APPLICATION FOR PERMIT TO ESTABLISH A PROCESSING ESTABLISHMENT.

To the Director,
Department of Fisheries and Fauna,
Perth, W.A.

I, of
on behalf of the
(Name of Establishment)

do hereby apply for a Permit to Establish a Processing Establishment at
for the purpose of processing
(species of fish)

Plans and specifications of the proposed establishment are furnished herewith.

Dated at this
day of one thousand nine hundred
and

.....
Signature of Applicant.

25. Form U2 in the Appendix to the principal regulations is deleted. Form U2 deleted.

FISHERIES ACT, 1905-1969.

Department of Fisheries and Fauna,
Perth, 9th December, 1969.

HIS Excellency the Governor in Executive Council acting pursuant to the provisions of the Fisheries Act, 1905-1969, has been pleased to make the regulations set forth in the schedule hereunder, to take effect on and after the 1st day of July, 1970.

B. K. BOWEN,
Director of Fisheries.

Schedule.
Regulations.

Principal
regulations.

1. In these regulations the Fisheries Act Regulations published in the *Government Gazette* on the 6th May, 1938, and reprinted as amended pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the *Government Gazette* on the 30th May, 1967, are referred to as the principal regulations.

Reg. 3AA
added.

2. The principal regulations are amended by adding after regulation 3A a heading and regulation as follows:—

Inland Fishing License.

3AA. (1) A person who catches or attempts to catch for his personal use any species of fish described in the Schedule to this regulation by any means of capture shall hold an inland fisherman's license which shall be issued in Form B4 in the Appendix to these regulations.

(2) The fee payable for and on the issue of an inland fisherman's license shall be two dollars.

(3) Every inland fisherman's license issued in pursuance of this regulation is subject to the following conditions:—

- (a) That no brown trout, rainbow trout, redfin perch, freshwater cobbler or barramundi shall be caught by any means other than a single rod, reel and line, or by a single line, held in the hand.
- (b) That no more than six drop nets, or one pole snare or one hand scoop net shall be used in the taking of marron or cherabin.
- (c) That not more than ten trout shall be taken in any one day.
- (d) That not more than thirty marron shall be taken in any one day.
- (e) That fish caught by a person licensed in accordance with this regulation shall not be sold, consigned or offered or exposed for sale.

Schedule.

Marron—*Cherax tenuimanus*.
Trout, Brown—*Salmo trutta*.
Trout, Rainbow—*Salmo gairdnerii*.
Redfin Perch—*Perca fluviatilis*.
Freshwater Cobbler—*Tandanus bostocki*.
Barramundi—*Lates calcarifer*.
Cherabin—*Macrobrachium spp.*

Reg. 3F
amended.

3. Regulation 3F of the principal regulations is amended—
- (a) by substituting for the passage, "3F. Every" in line one, the passage "3F. (1) Subject to subregulation (2) of this regulation, every"; and
 - (b) by adding at the end thereof a subregulation as follows:—
 - (2) Every inland fishing license shall expire on the 30th day of June next following the date on which it is issued.

4. Regulation 26F of the principal regulations is amended— Reg. 26F
amended.
 (a) by deleting paragraph (a) and substituting the following paragraph—
 (a) take or attempt to take trout by any means other than by a single rod, reel and line or by a single line held in the hand with an artificial or natural bait as lure; ; and
 (b) by substituting for the word "twelve" in paragraph (b), the word "ten".
5. After Form B3 in the Appendix to the principal regulations, the following Form is added— Form B4
added.

Form B4. Western Australia.
 Fisheries Act, 1905.

INLAND FISHERMAN'S LICENSE.

Place of issue Date

Name

of

is hereby licensed in pursuance of the Fisheries Act Regulations to catch any species of fish mentioned in the Schedule at the back hereof, from the date hereof to 30th June and no longer.

Fee Paid \$

.....
 Licensing Officer.

This license is issued subject to the conditions endorsed on the back hereof.

FREMANTLE PORT AUTHORITY ACT, 1902-1969.

THE Fremantle Port Authority, acting pursuant to the provisions of the Fremantle Port Authority Act, 1902-1969, hereby makes the regulations set forth in the schedule hereunder.

Schedule.
 Regulations.

1. In these regulations, the regulations made by the Fremantle Port Authority, under the Fremantle Port Authority Act, 1902-1969, reprinted pursuant to the Re-printing of Regulations Act, 1954, and published as so re-printed in the *Government Gazette* on the 14th September, 1967, with all amendments up to and including the 14th February, 1966, and amended from time to time thereafter, by notices so published, are referred to as the principal regulations. Principal
Regulations.
2. Regulation No. 379 of the principal regulations is amended by substituting for the numerals, "15", in the penultimate line, the numerals, "14". Reg 379
amended.
3. Passed by resolution of the Fremantle Port Authority at a meeting of the said Authority held on the 20th day of November, 1969.

The Common Seal of the Fremantle Port Authority was at the same time affixed and impressed hereto by order and in the presence of—

[L.S.]

MAX B. GRACE,
 Acting Chairman.
 W. J. HUGHES,
 Commissioner.
 C. A. FAULDS,
 Secretary.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
 Clerk of the Council.

GERALDTON PORT AUTHORITY ACT, 1968.

THE Geraldton Port Authority, acting pursuant to the provisions of the Geraldton Port Authority Act, 1969, doth make the regulations set out in the Schedule hereunder.

Schedule.
Regulations.

Principal regulations. 1. In these regulations, the regulations made by the Geraldton Port Authority, under the Geraldton Port Authority Act, 1968, published in the *Government Gazette* on the 13th March, 1969, and subsequently amended by a notice so published, are referred to as the principal regulations.

Reg. 192 revoked and remade. 2. The principal regulations are amended by revoking regulation 192 and remaking it as follows:—

192. (1) A person while on or in property vested in the Port Authority—

(a) shall not drive a vehicle—

(i) within a speed zone, at a speed exceeding in miles per hour, that indicated by the numerals on the restriction sign at the beginning of the speed zone; or

(ii) outside of a speed zone, at a speed exceeding 25 miles per hour; and

(b) shall comply with the directions of traffic control signals or signs that are erected and displayed by the Port Authority and as are applicable to him.

(2) In this regulation—

“de-restriction sign” means a sign, erected near the left hand side of a road or in such other position in an area of land that is improved, designed or ordinarily used for vehicular traffic so that the sign is readily visible to a person in control of a vehicle when approaching the sign in a normal manner, on which is inscribed the words, “End . . . speed” and numerals between those words;

“restriction sign” means a sign, erected near the left hand side of a road or in such other position on an area of land that is improved, designed or ordinarily used for vehicular traffic so that the sign is readily visible to a person in control of a vehicle when approaching that area in a normal manner, on which is inscribed the words “Speed Limit” followed by numerals; and

“speed zone” means a portion of a road, or area of land that is improved, designed or ordinarily used for vehicular traffic, that is defined by means of a restriction sign at its beginning, and a de-restriction sign or a restriction sign bearing different numerals, at its end.

Passed by a resolution of the Geraldton Port Authority at a meeting of the Port Authority held on this 12th day of November, 1969.

The Common Seal of the Port Authority was at the time of the abovementioned resolution, affixed hereto in the presence of—

[L.S.]

F. R. LEMMON,
Chairman.
I. L. BOGLE,
Member.
R. M. CLARKE,
Secretary.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

ESPERANCE PORT AUTHORITY ACT, 1968.

Office of the Esperance Port Authority,
Esperance, 22nd July, 1969.

THE Esperance Port Authority acting pursuant to the provisions of the Esperance Port Authority Act, 1968, hereby makes the regulations set out in the schedule hereunder.

Schedule.

Regulations.

PART I—PRELIMINARY.

1. These regulations may be cited as the Esperance Port Authority (Debentures and Inscribed Stock) Regulations 1969. Citation.
2. In these regulations unless the context otherwise requires:— Inter-pretation.
 - “debentures” means debentures created and issued by the Port Authority under the Act;
 - “Port Authority” means the body corporate constituted under the Act by the name of the Esperance Port Authority;
 - “Registrar” means the officer for the time being appointed to or acting in the office of Registrar of Stock and includes an acting Registrar of Stock, and any person appointed to be an Assistant Registrar of Stock;
 - “schedule” means the schedule to these regulations;
 - “stock” means inscribed stock created and issued by the Port Authority under the provisions of the act;
 - “stockholder” means a person whose name is inscribed in the stock ledger of the Port Authority in respect of any stock;
 - “stock ledger” means the ledger of the Port Authority in which the stock held is recorded or inscribed;
 - “the Act” means the Esperance Port Authority Act, 1968 (as amended);
 - “the office” means the principal administrative offices of the Port Authority at Esperance.
3. A debenture shall be in accordance with Form No. 1 of the schedule to these regulations, except where a loan is made by a single lender, in which case the instrument of security may be in such form of debenture or other instrument as the Port Authority and the lender mutually approve. Form of debenture.
4. (1) An application to purchase any debenture or stock may be made on the form accompanying the prospectus and in accordance with the conditions contained in the prospectus, or where no prospectus is issued, then in a form approved by the Port Authority, Application for debentures or stock.
 - (2) An application need not necessarily be rejected because it is not on the required form.
 - (3) In the case of a joint account, an application for stock shall set forth the names of the applicants in the order in which they are to appear in the stock ledger.
 - (4) The purchase money for any debenture or stock shall be paid by the applicant in accordance with the terms of the application or the prospectus (if any).
 - (5) On payment in full for any debenture or stock the Port Authority shall, where the applicant has applied for a debenture or debentures, issue the same to the applicant and, where the applicant has applied for stock, proceed to allot the same.

PART II.—INSCRIPTION AND ISSUE OF STOCK.

Stock
ledger.

5. (1) After allotment and payment in full for stock, the name of the allottee together with the amount of stock allotted and such other matters and particulars as the Registrar may deem necessary, shall be inscribed in the stock ledger.

(2) The stock ledger may be kept in the form of a loose leaf ledger or in any other manner approved by the Port Authority.

(3) Every entry in the stock ledger shall be initialled by the Registrar or such other officer of the Port Authority as the Port Authority may from time to time appoint, and the ledger shall be audited from time to time by an officer appointed for that purpose by the Auditor General of the State.

Inscription
of Stock.

6. (1) Unless the Port Authority otherwise directs, stock shall be inscribed or remain inscribed only in amounts of \$20 or some multiple of twenty.

(2) Stock may be inscribed in the name of one person or of more persons than one but not exceeding four, and the full name, address, and description of that person or, as the case may be, of each of those persons, shall be entered in the stock ledger.

(3) The Port Authority and the Registrar shall for all purposes be entitled to regard the person or persons whose name or names is or are inscribed in the stock ledger as the true and absolute owners and holders of the stock in relation to which such name or names is or are so inscribed, and all receipts, acquittances, discharges, releases and documents whatsoever executed by such person or persons in relation to such stock, or the interest thereon, shall be deemed for all purposes and against all persons to be documents duly executed by the person or persons entitled to such stock or interest, as the case may be.

Companies,
firms and
corporations.

7. (1) Stock shall not be inscribed in the name of a firm as such, but shall be inscribed in the names of the individual partners, but not exceeding four.

(2) Stock may be inscribed in the name of a registered company or other corporation, but the Registrar must first be furnished with a copy of the certificate of incorporation or Act of Parliament or Royal Charter or other instrument under which such company or corporation is established, together with a certified specimen of the seal of the company or corporation, a duly verified copy of any regulations or by-laws or resolutions governing the mode of affixing that seal and the full names and specimen signatures of persons authorised to sign forms in connection therewith.

(3) The Registrar shall cause such documents to be affixed in the register.

(4) If from any cause any such authorised person is substituted by another person, notification in writing of such alteration shall be given to the Registrar, under seal by the company or corporation.

(5) All forms required under these regulations to bear the seal of a registered company or other corporation shall be sealed and witnessed in accordance with the articles of the registered company or other corporation, provided that the Registrar may require proof that any document has been so sealed.

(6) In the case of a company or other corporation incorporated outside Australia, the Registrar may inscribe stock in the name of that company or other corporation upon the authority of and upon being furnished with a properly executed power of attorney authorising dealings in stock by the attorney on behalf of the company or other corporation.

8. (1) Stock may be inscribed in the name of any friendly society or industrial union of employers or industrial union of workers or other industrial organisation which the Registrar is satisfied is registered under the laws of any State of the Commonwealth, or any branch of any friendly society, industrial union or industrial organisation so registered, or in the name of any organisation or body incorporated under the provisions of the Associations Incorporation Act, 1895 (as amended).

Friendly societies, industrial unions, industrial organisations or incorporated associations.

(2) Any union, organisation, society or body in whose name stock is inscribed under this regulation shall furnish the Registrar with a certificate in the form approved by the Port Authority containing the names and signatures of two or more persons who are appointed to sign any document relating to stock inscribed in the name of such union, organisation, society or body. Certificates, receipts and other documents relating to stock inscribed under this regulation shall be issued only to such person or persons as are appointed in that behalf, and no transaction in relation to stock inscribed in accordance with this regulation shall be effected unless the transaction is authorised by the person so appointed, and the Port Authority shall be under no liability in respect of any such transaction which is or purports to be so authorised.

(3) Whenever any person is appointed to replace a person authorised in accordance with the certificate referred to in sub-regulation (2) of this regulation, the union, organisation, society or body shall furnish the Registrar with a fresh certificate in accordance with this regulation.

9. (1) No entry of any trust shall be made in the stock ledger and the Port Authority and the Registrar shall be entitled to treat the person or persons whose name or names is or are inscribed in the stock ledger in respect of any stock as the absolute owner or owners thereof and accordingly shall not be bound to recognise any equitable or other claim to or interest in such stock on the part of any other person.

Trusts not recognised.

(2) Executors, administrators and trustees shall not be registered as such but in their individual names without reference to any trusteeship.

10. Any change of address of a stockholder shall be forthwith notified by him in writing to the Registrar.

Change of address.

11. (1) On the marriage of a female stockholder, her name and description shall be altered in the stock ledger with respect to stock standing in her name solely or jointly after lodgment with the Registrar of a request in the form approved by the Port Authority, signed by her, stating in full the name of her husband and setting forth the particulars of the stock in respect of which it is desired to have the alteration made.

Marriage of female stockholder.

(2) The stockholder shall, if so required by the Registrar, lodge with the Registrar for inspection her marriage certificate or a certified copy of such marriage certificate together with such proof as the Registrar may reasonably require.

12. Upon receipt of a request in writing from a stockholder to correct a mistake in the stock ledger, the Registrar may amend the stock ledger if he is satisfied that any stock has been inscribed incorrectly owing to a mistake in any document. If the Registrar so requires, the stockholder shall furnish a statutory declaration of the circumstances to support the request to amend the mistake.

Correction of mistake in stock ledger.

13. (1) The Registrar shall take all necessary steps to secure specimen signatures of all stockholders. The signatures to all forms lodged after the application for stock has been received shall be tested by comparison with the specimen signatures.

Signatures of stockholders.

(2) Where any person is unable to sign his name, instruments required for the purpose of these regulations shall be executed by him and attested in such manner as the Registrar may require.

Inspection
of stock
ledger.

14. Upon satisfying the Registrar as to his identity, a stockholder, or his attorney or agent authorised in writing in that behalf, shall be entitled to inspect his account in the stock ledger at all reasonable times.

Certificate
of inscription
of
stock.

15. At the request of a stockholder the Registrar may issue a certificate of inscription of stock in a form approved by the Port Authority and such certificate shall be delivered only to the person whose name is inscribed in the stock ledger as holder of the stock for which the certificate is issued, or to his attorney, or to a member of a recognised stock exchange who represents such stockholder, or to a person authorised in writing by the stockholder to take delivery of such certificate.

PART III.—TRANSFERS AND TRANSMISSIONS OF STOCK.

Transfers.

16. (1) The Registrar shall keep at the office of the Port Authority books to be called "Transfer Books" wherein all transfers of stock or any part thereof shall be entered and registered, which entries shall be numbered in such manner as the Port Authority determines.

(2) A transfer of stock shall be in accordance with Form No. 2 in the schedule and shall be signed or, in the case of a corporation, unless executed under power of attorney, be properly sealed, by both the transferor and the transferee, each of whom shall be notified of the completion of the transaction.

(3) In the case of a transfer or transmission from or to joint owners it shall be sufficient notice to the joint owners if the person whose name is inscribed first in the stock ledger is notified of the completion of the transaction.

(4) Every party to the transfer shall sign the transfer of stock form in the presence of a witness, who shall be a Justice of the Peace, Commissioner of Affidavits, Commonwealth or State Commissioner for Declarations, notary public, solicitor, member of a recognised Stock Exchange, an officer of the Registry, a bank manager (who shall sign as such and add the bank stamp) or any other person approved by the Registrar. Such witness shall state the capacity in which he has attested the signature.

(5) A person (not being an officer of the Port Authority) shall not attest the signature to a transfer and acceptance unless the person whose signature he is attesting is personally known to him.

(6) Every transfer shall pass the right to all interest becoming due and payable after the date of registration thereof, so that the Port Authority shall not be under any necessity to apportion any such interest as between the transferor and the transferee.

Marking
of form of
transfer
of stock.

17. (1) The Registrar may at the request of any owner or his agent mark a form of transfer of stock, that has been properly executed by the owner, with the words "Stock held against this transfer for \$.....for a period of fourteen days from". Where a form of transfer of stock is so marked, the Registrar shall refuse to give effect to any dealing in stock to which the transfer relates, within the period of fourteen days in respect of the amount of the inscription so marked except on completion of the marked transfer.

(2) Nothing in this regulation shall prevent the owner from surrendering to the Registrar a marked form of transfer of stock for cancellation within the period of fourteen days provided that the form of transfer of stock has not been executed by a transferee.

(3) A form of transfer of stock may be registered at any time within fourteen days after the time the Registrar has marked it, notwithstanding that the transferor after executing the transfer has died, or has become bankrupt or insolvent, but after the

expiry of the period of fourteen days, the Registrar shall refuse to register the transfer if he has had notice of the death, bankruptcy or insolvency of the transferor.

18. The Registrar may, if he deems fit, forward to the stockholder a notice of dealing in the form approved by the Port Authority on any application received by him relating to stock inscribed in the name of such stockholder, and the Registrar shall not register the transaction unless and until sufficient time has elapsed for a reply to be received.

Notice of dealing.

19. Every transfer of stock shall be lodged at the office of the Port Authority on a transfer day, which transfer days are Monday to Friday inclusive in each week between the hours of 10 a.m. and noon, and 1 p.m. and 3 p.m. of each day, except when any of those days fall on a bank holiday.

Transfers to be lodged on a transfer day.

20. (1) As soon as possible after the registration of any transfer or transmission of stock, the amount of stock transferred or transmitted shall be debited in the proper account in the stock ledger and be forthwith credited in that ledger to the account of the person or persons to whom it has been so transferred or transmitted, and the Registrar shall cause the stock ledger to be compared with the transfers and applications to ascertain that all the business transacted has been duly and properly entered and recorded.

Entries in stock ledger.

(2) Registration shall not be made of any application for transfer, or any other transaction that would affect the balance of stock inscribed, received within fourteen days prior to the date on which interest is due, or during the period of twenty-one days immediately preceding the date of maturity of stock.

21. (1) (a) The executor, administrator or trustee of the estate of a deceased stockholder (not being one of several joint stockholders) shall be the only person recognised by the Port Authority as having any title to the stock inscribed in the name of the deceased stockholder.

Deceased stockholders.

(b) Application for transmission in relation to any such stock shall be made in accordance with regulation 22 of these regulations.

(2) (a) On the death of one of the holders in a joint account relating to stock, the survivor or survivors in the joint account shall be the only person or persons recognised by the Port Authority as having any title to or interest in the stock.

(b) The death of that joint holder may be proved by the production of probate of his will, letters of administration of his estate or a certificate of death, supported if required by the Registrar by a statutory declaration that satisfies the Registrar as to the identity of the deceased as such stockholder.

(c) On completion of the proof of death of a joint stockholder in a joint account and on receipt of an application in writing from the survivor or survivors in the joint account, the stock shall be registered in the name of the survivor or survivors.

22. (1) (a) When any stock is to be transmitted in consequence of the death, bankruptcy or insolvency of any stockholder or for any reason other than a transfer under these regulations, an application for registration by transmission shall be lodged with the Registrar.

Transmission of stock.

(b) The application shall be in accordance with Form No. 3 in the schedule and shall, if the Registrar so requires be supported by a statutory declaration verifying the particulars contained in the application.

(2) The Registrar shall require the signature of a person who claims transmission of stock by virtue of his appointment as executor, administrator or trustee, to be verified to his satisfaction.

(3) The probate of the will, letters of administration of the estate, or an office copy of the adjudication or order of sequestration or vesting order, as the case may be, or any other document that authorises the transmission under this regulation shall be produced to the Registrar.

(4) The Registrar may require any document produced pursuant to this regulation to be left at the office of the Port Authority at least two clear days before the stock to which it relates is dealt with under these regulations.

(5) The Registrar shall enter or cause to be entered particulars of such documents in a register.

Power of Registrar to dispense with production or re-sealing of probate.

23. (1) Where a person dies leaving any stock of an amount not exceeding four hundred dollars the Port Authority may, on being satisfied that all duty payable in respect thereof under the provisions of the Administration Act, 1903 (as amended), has been paid or that no such duty is payable in respect thereof, dispense with the production of probate of the will or letters of administration of the estate as required by regulation 21 of these regulations and may authorise the transmission of the stock to such person or persons as appear to the satisfaction of the Port Authority to be lawfully entitled thereto.

(2) No person shall have any claim against the Port Authority in respect of any transmission in pursuance of this regulation, but nothing in this regulation shall relieve the person or persons to whom the stock is transmitted from any liability to account for or deal with the stock as required by law.

(3) A person is not required to re-seal in this State any probate of a will or letters of administration of an estate in order that a transmission of stock may be registered under these regulations if, in respect of the stock, the probate or letters of administration is or are produced to the Registrar together with the certificate of the Commissioner of Probate Duties of this State that no duty is payable under the Administration Act, 1903 (as amended), or his receipt evidencing that all duty payable under that Act has been paid.

Persons entitled to be registered on transmission.

24. (1) A person who becomes entitled to stock by transmission pursuant to these regulations may either himself be registered as the holder of the stock so transmitted, or instead of being himself registered may, with the approval of the Registrar, make such transfer of the stock as the stockholder from whom the same was transmitted could have made, and the transfer shall be accompanied by such evidence in proof of the title of the transfer or as the Registrar may reasonably require.

(2) Where the Registrar is satisfied that stock is inscribed in the name of the person whose property is required by law to be placed in the hands of the Public Trustee or of an officer holding a corresponding position in any other State or of any other officer charged with the duty of administering estates of deceased persons or missing persons or persons under disability (other than bankruptcy or insolvency), the Registrar may (notwithstanding the provisions of regulations 21 and 22 of these regulations) authorise the transmission of the stock to the name of the Public Trustee, the officer holding a corresponding position, or other officer, and the Registrar may, if he so desires, require a sufficient indemnity from the Public Trustee, the officer holding a corresponding position, or other officer.

PART IV.—ISSUE OF DEBENTURES.

25. (1) All signatures on the face of a debenture shall be made in writing. Issue of debentures.

(2) Where a loan is issued wholly or partly in the form of a debenture or debentures the transactions relating to the debenture or debentures and the coupons attached thereto shall be recorded at the office of the Port Authority in a general register of debentures.

(3) There shall be kept at the office of the Port Authority in a form approved by the Port Authority, records showing particulars of every debenture received, issued, surrendered, cancelled and on hand.

(4) Debentures may be purchased by any person, but if an owner has not attained or does not appear to the Registrar to have attained the age of eighteen years, the Registrar may deliver the debentures to the parent or guardian of the owner, and the receipt of the parent or guardian shall be a valid discharge to the Port Authority from all actions, suits, claims and demands in respect of the debentures so delivered.

(5) Before any debenture is issued to a purchaser, any overdue interest coupons shall be detached therefrom and cancelled.

(6) Where any debenture cannot be handed personally to the owner at the office of the Port Authority the Registrar may arrange or cause to be arranged delivery of the debenture through a bank or other agency, and a receipt shall be obtained by the Registrar in exchange for every debenture delivered.

26. (1) Upon the death of a person who is entitled to receive from the Registrar any debenture or debentures not exceeding in the aggregate a face value of four hundred dollars, the Registrar may authorise the delivery of that debenture or debentures to such person as he thinks fit. Delivery of debentures not exceeding \$400 on behalf of deceased persons.

(2) A person shall not have any claim against the Port Authority in respect of any debenture delivered under this regulation, but nothing in this regulation shall relieve the person to whom any debenture is delivered from accounting for or dealing with that debenture as required by law.

27. (1) Upon application in a form approved by the Port Authority for the issue of a debenture or debentures in exchange for stock and if the Port Authority accedes to such application, the Registrar shall debit the applicant's account in the stock ledger and issue to him or his order a debenture or debentures of the same currency and rate of interest for the amount of the stock debited. Issue of debentures in exchange for stock.

(2) Where any debenture is issued in exchange for stock, the Registrar may demand the surrender of stock certificates or other relevant registry documents in exchange for that debenture.

(3) A receipt for every debenture delivered shall be given to the Registrar by the applicant or his attorney or agent.

(4) A debenture or debentures shall not be issued in exchange for stock of which a person under the age of eighteen years or a person of unsound mind is the owner jointly with other persons not under legal disability, except in pursuance of an order of a Justice of the High Court or a Judge of the Supreme Court of a State or Territory.

(5) A debenture or debentures may be issued in exchange for stock inscribed in the name of a person of unsound mind jointly with other persons not under legal disability, upon receipt of an application in a form approved by the Port Authority signed by the Public Trustee or such other person as may be authorised under the law of the Commonwealth or of any State or Territory to administer the estate on behalf of the person of unsound mind, and by the joint owners not under legal disability.

(6) Where an order has been made by a Justice of the High Court or a Judge of the Supreme Court of a State or Territory in relation to stock which is inscribed in the name of a person of unsound mind jointly with other persons not under any legal disability, it shall not be necessary for an application approved by the Port Authority for the issue of any debenture in exchange for that stock to be signed by or on behalf of that person of unsound mind.

Issue of debentures in exchange for other debentures.

28. Upon application in a form approved by the Port Authority, any debenture may, if the Port Authority accedes to such application, be surrendered at the office of the Port Authority in exchange for another debenture of a like amount of the currency and bearing the same rate of interest.

Inscription of stock in exchange for debentures.

29. Upon application in a form approved by the Port Authority for the inscription of stock in exchange for any debenture, and if the Port Authority accedes to such application, the Registrar shall inscribe stock of the same currency and rate of interest and for the amount of the debenture or debentures surrendered, and shall forward a notification of inscription to the person in whose name the stock is inscribed and shall issue a receipt for every debenture so surrendered.

PART V.—PAYMENT OF INTEREST.

Stock ledger to be closed.

30. The Registrar shall cause the stock ledger and transfer books to be closed for a period not exceeding fourteen days next preceding any of the days on which interest on the stock is payable, and the persons who on the day the books are so closed are inscribed as holders of stock shall be entitled to receive the interest next payable thereon.

Interest on debentures.

31. Interest on debentures shall be paid on presentation of interest coupons at the place for payment of interest mentioned in the coupons, except that the first interest due on any debenture may be paid in accordance with the conditions of the prospectus.

Payment of interest on inscribed stock.

32. Interest on stock shall be paid by one of the following methods:—

- (a) Except as hereinafter provided or unless otherwise instructed by the stockholder, payment shall be made to the stockholder, or in the case of a joint account to the stockholder whose name is inscribed first in the stock ledger, by cheque sent by ordinary prepaid letter through the post, addressed to the stockholder at his address last notified to the Registrar before the closing of the stock ledger or to some person nominated in writing by the stockholder. Cheques shall be crossed "not negotiable" and shall be made payable to the order of the payee.
- (b) With the approval of the Port Authority and at the risk of the stockholder, by payment into an account in a bank within the Commonwealth.

- (c) Where stock is inscribed solely in the name of an infant, interest on such stock may be paid as directed by the stockholder, or at the discretion of the Registrar may be paid to the infant's parent or guardian whose receipt shall be a valid discharge.
- (d) Where stock is inscribed in the name of an infant jointly with one or more other persons, the interest thereon may be paid to the infant jointly with that other person or those other persons, or at the discretion of the Registrar may be paid to the infant's parent or guardian jointly with that other person or those other persons.
- (e) Interest on stock inscribed in the name of an infant, or in the name of a person of unsound mind, jointly with others not under legal disability, may be paid as directed by the stockholders other than those under a disability, and without the concurrence of the infant or person of unsound mind, upon sufficient proof of legal disability being lodged with the Registrar.
- (f) Where, under the conditions of the issue of any loan, the Port Authority has provided that the first payment of interest on any stock shall be made to the person to whom the stock was originally allotted, the original allottee shall for the purpose of the first payment of interest be deemed to be the stockholder or owner under this regulation.

33. The receipt of any one stockholder, or of his attorney or agent duly authorised by the stockholder in that behalf, in the case of stock inscribed in more than one name for any interest or for any document relating to such stock, shall be full and sufficient discharge to the Port Authority in respect thereof but with regard to the payment of principal a discharge shall be given by all stockholders in a joint account.

Receipts
of joint
stock-
holders.

PART VI.—GENERAL.

34. (1) In every case before acting on any power of attorney the Registrar shall require from the attorney a declaration that he has not received notice of revocation of the power of attorney by the death of the donor of the power or otherwise.

Powers of
attorney.

(2) The Registrar may act on any power of attorney which in his opinion contains full power to act for any purpose in relation to stock.

(3) The Registrar may require a power of attorney to be left at the office of the Port Authority at least two clear days before it is acted upon.

(4) Particulars of every power of attorney left at the office of the Port Authority for notation shall be entered by the Registrar in a register.

35. Stockholders may by agreement with the Registrar arrange for repayment, when due, of the principal sum into a bank account.

Repayment
of principal.

36. (1) The Registrar shall take and observe all possible precautions for the security of the stock to its owner and to guard against fraud or improper transactions.

General
provisions.

(2) Erasures shall not be made in the stock ledger, and if errors occur, they shall be ruled through and correct entries made.

Secrecy.

37. (1) No person other than the officer or officers appointed by the Auditor General to audit transactions, and the Registrar and officers of the Port Authority immediately engaged on inscribed stock business and approved by the Registrar, shall have access to any books, forms or other records.

(2) All officers so appointed or approved shall not divulge any information coming to their knowledge in the course of their duties except as necessary in the transaction of business or as required by law.

The Schedule.

Form No. 1.

Esperance Port Authority.

DEBENTURE.

(Issued under the Esperance Port Authority Act, 1968 (as amended from time to time).)

No..... \$.....
.....%..... Repayable.....

Transferable by Delivery.

This Debenture entitles the bearer to payment free of exchange at the Head Office of the Esperance Port Authority at Esperance of dollars together with interest thereon at the rate for the time being approved in accordance with the provisions of the Esperance Port Authority Act, 1968 (as amended), and in accordance with the attached coupons. Such sums are hereby charged and secured upon the income (within the meaning of the said Act) of the Esperance Port Authority.

The principal is repayable on the day of 19.....

The Common Seal of the Esperance Port Authority was affixed hereto on the day of 19..... in the presence of.....

.....
Chairman (or his Deputy).

.....
Managing Secretary.

Coupon.

Esperance Port Authority.

Debenture No..... securing a principal sum of \$.....
Interest Coupon No.....
For half year's interest at the rate approved in accordance with the provisions of the Esperance Port Authority Act, 1968 (as amended from time to time), due the day of 19....., calculated on the face value of the debenture and payable free of exchange upon the delivery of the coupon at the Head Office of the Esperance Port Authority at Esperance.

.....
Managing Secretary.

Form No. 2.

Esperance Port Authority.

Inscribed Stock.

TRANSFER OF STOCK.

Note: Before executing this Transfer, read carefully the instructional notes. Office Use Only.

Entered.....
Dr. Stock Register.....
Cr. Stock Register.....
Registered at the office of the
Esperance Port Authority.

I / We.....
(Transferor's full name(s),
address and occupation.)
.....
in consideration of the sum of
\$.....paid to me/us
by.....hereby
assign and transfer unto.....&
(Transferee's full name(s),
address and occupation.)
.....
Examined.....
H...../ their executors,
administrators, successors or
assigns the sum of \$.....
(.....dollars) of the
Esperance Port Authority.....%
inscribed stock maturing.....
and all my/our property and in-
terest in and right to the same
and to the interest accrued
thereon.

Notices sent:—
Transferor.....
Transferee.....

As witness.....hand this.....day of.....
1969.....

Signature of Transferor.....
Witness.....
(To whom—unless an officer of the Port Authority—the person signing
this document is personally known. Also see footnotes.)
Occupation.....
Address.....

I/We hereby accept the Stock abovementioned transferred into my/our
name(s) this.....day of.....19.....
Signature(s) of Transferee.....
Witness.....
(To whom—unless an officer of the Port Authority—the person signing
this document is personally known. Also see footnotes.)
Occupation.....
Address.....

Notes:

- (1) Where a person signs as a witness to more than one signature, such must be stated beneath the signature of the witness,
- (2) The witness must be a Justice of the Peace, Commissioner for Affidavits, Commissioner for Declarations (Commonwealth or State), Notary Public, Solicitor, member of a recognised Stock Exchange, a Bank Manager (who shall sign as such and add the Bank stamp), an officer of the Esperance Port Authority or such other person as the Registrar approves.

Important: Transferee's specimen signature(s).....

Form No. 3.

Esperance Port Authority.

Inscribed Stock.

MANDATE FOR TRANSMISSION.

To the Registrar,
Esperance Port Authority.

Please have the undermentioned transfer by transmission effected.

From....., who lately resided at.....
.....but who is now.....
(deceased, bankrupt or insolvent.)

of the Esperance Port Authority Inscribed Stock as under:—

Amount of Stock (in words)	Amount of Stock (in figures)	Rate Per cent.	Date of Maturity

To the undermentioned person(s) who is/are.....
Executor, Administrator.
.....and who claim(s) by transmission.

Trustee.

Surname(s) (block letters)	Christian Names (block letters)	Address (block letters)	Occupation

I/We submit herewith the following documents in support of this claim in accordance with the requirements of the regulations.

Documents

Signature of Transmittor.....

Witness.....

Qualification.....

Address.....

Date..... 19.....

Note: The witness must be a Judge of a Supreme Court, Stipendiary Magistrate, Police or Resident Magistrate, Barrister or Solicitor, or Commissioner for Affidavits, Member of a recognised Stock Exchange or a Bank Manager who shall sign as such and add the Bank Stamp, or an officer of the Esperance Port Authority, but if signed outside the Commonwealth of Australia the witness must be a Notary Public or British Consul or Vice Consul or other British Authority, and the mandate shall be authenticated as required by the Regulations.

For Office Use Only. Entered Dr. Stock Register..... Cr. Stock Register..... Registered at the office of the Esperance Port Authority..... Examined.....	Specimen signature of Trans- mittee(s) (usual signature)
--	--

Passed by resolution of the Esperance Port Authority at a meeting of the Authority held on 27th day of October, 1969.
The Common Seal of The Esperance Port Authority was at the time of the above-mentioned resolution affixed in the presence of—

J. S. SAMSON,
Acting Chairman.
R. E. WALKER,
Member.
K. G. FORSYTH,
Managing Secretary,

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT, 1943-1969.

Department of Local Government,
Perth, 27th November, 1969.

L.G. 220/66.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Motor Vehicle (Third Party Insurance) Act, 1943-1969, has been pleased to make the regulations set forth in the schedule hereunder.

R. C. PAUST,
Secretary for Local Government.

Schedule.
Regulations.

Principal regulations. 1. In these regulations the Motor Vehicle (Third Party Insurance) Act Regulations, 1962 published in the *Government Gazette* on the 1st May, 1962 and reprinted pursuant to the Reprinting of Regulations Act, 1954 in the *Government Gazette* on the 15th February, 1968 and thereafter amended by a notice so published on the 19th February, 1969, are referred to as the principal regulations.

Regulation 26. amended. 2. Subregulation (1) of regulation 26 of the principal regulations is amended—

- (a) by substituting for the word, "thirty-five" in line five, the word, "fifty"; and
- (b) by substituting for the words, "two dollars eighty cents" in line six, the words, "five dollars".

MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT, 1943-1969.

Local Government Department,
Perth, 10th September, 1969.

L.G. 26/67.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Motor Vehicle (Third Party Insurance) Act, 1943-1969, has been pleased to make the rules set out in the schedule hereunder.

R. C. PAUST,
Secretary for Local Government.

Schedule.

Rules.

- | | |
|--|---|
| Principal rules. | 1. In these rules the Rules of the Third Party Claim Tribunal, 1967, published in the <i>Government Gazette</i> on the 30th November, 1967, are referred to as the principal rules. |
| Rule 12 amended. | 2. Rule 12 of the principal rules is amended by adding after the expression, "10 a.m." in line two, the passage, "to 1 p.m. and from 2 p.m." |
| Rules 16 and 17 added | 3. The principal rules are amended by adding after rule 15 rules as follow:— |
| Register for applications not being a claim. | 16. The Registrar shall keep a register in which shall be entered particulars of all applications not being a claim. |
| A clerk in office of Registrar may act on behalf of Registrar in certain matters. | 17. Where the Registrar is required by any of these rules to do an act of an administrative or ministerial nature not being the hearing and determination of an application or the taxation of costs or otherwise of a judicial nature, it is sufficient if the act is done on behalf of the Registrar by a clerk in the office of the Registrar. |
| Rule 30 amended. | 4. Subrule (1) of rule 30 of the principal rules is amended—
(a) by substituting for the passage, "rule 33", in line one, the words, "these rules"; and
(b) by adding after the word, "defend", in line two, the passage "or make application under subparagraph (ii) of paragraph (b) of subsection (1) of section 16E of the Act". |
| Rule 52 revoked and remade.
Issue of claim. | 5. Rule 52 of the principal rules is revoked and remade as follows:—
52. A claim shall be deemed to be issued on the filing of the original claim in the Registry and the sealing of a copy thereof by the Registrar. |
| Rule 71 amended. | 6. Rule 71 of the principal rules is amended—
(a) by substituting for the words, "address for service", in line one, the words, "solicitor or address for service or both"; and
(b) by deleting the passage, "of address for service, in accordance with Form 13," in lines two and three. |
| Rules 90 to 94 (inc.) revoked and remade.
Pleadings may be amended without leave before setting down.
Pleadings not to be amended without leave. | 7. Rules 90 to 94, both inclusive, of the principal rules are revoked and remade as follow:—
90. Unless another party has pleaded to it, a party may amend his pleadings, without leave, at any time prior to the filing of a request to set the action down for hearing.
91. Except as provided by rule 90, a pleading shall not be amended without leave. |

92. (1) An amended pleading shall be filed in the Registry and a copy of the amended pleading shall be delivered in accordance with rule 15 to parties with an address for service and be served on all other parties. Amended pleadings.
- (2) The amended pleading shall—
- (a) be so drawn as to show the effect of the amendments by striking out, in red, the parts to be deleted and by underlining, in red, the parts to be added in such a manner as will distinguish the alterations or additions from the original pleading or from any previous amendment;
 - (b) bear an endorsement stating the rule or order pursuant to which the amendment is made and the date on which the amendment is effected; and
 - (c) comply with the requirements of rule 55 or 65 or subrule (2) of rule 81, as the case may be.
93. Where an amended pleading is filed and is delivered to, or served on a party, the party may plead to it within eight days of delivery or service or within any further time that may be allowed by the Chairman. Party may plead to an amended pleading.
94. Unless the Tribunal or Chairman otherwise orders, the party amending a pleading shall pay the costs thrown away by reason of the amendment. Party amending a pleading to pay costs thrown away.
8. The principal rules are amended by adding after rule 94, a rule as follows:— Rule 95 added.
95. Where, in respect of an item of special damages, a claim is amended without leave, the party amending it shall, at the time of effecting the amendment, lodge at the Registry documentary evidence of the item of special damages as amended. Evidence to be lodged for amended item of special damages.
9. Rule 100 of the principal rules is amended by adding after the word, "pleading", in line one and again in line three the words, "or a notice of address for service". Rule 100 amended.
10. Rule 101 of the principal rules is amended by adding after the word, "pleading", in line two the words, "or a notice of address for service". Rule 101 amended.
11. Subrule (3) of rule 115 of the principal rules is amended by adding after the word, "a", in line one the word, "defended". Rule 115 amended.
12. Rule 120 of the principal rules is revoked and remade as follows:— Rule 120 revoked and remade.
120. A defendant who has filed a defence or notice of address for service may file a notice of offer to consent to judgment. Defendant may file offer to consent to judgment.
13. Rule 121 of the principal rules is amended— Rule 121 amended.
- (a) by adding after the word, "action", in line two of paragraph (a) the words, "who have an address for service";
 - (b) by substituting for the passage, "14 days after the receipt", in line one of paragraph (c) the passage, "15 days after the filing";
 - (c) by adding after the word, "action", in line four of paragraph (c) the words, "who have an address for service";
 - (d) by substituting for the passage, "14 days after receipt", in line one of paragraph (d) the passage, "15 days after filing"; and
 - (e) by adding after the word, "action", in line five of paragraph (d) the words, "who have an address for service".

Rule 129 added.

Procedure on offer to consent to judgment where negligence is wholly denied.

14. The principal rules are amended by adding after rule 128 a rule as follows:—

129. (1) Where negligence is wholly denied by a defendant—

- (a) the defendant may, without raising any question of issue estoppel, at any time after filing his defence but before the hearing of the action is commenced, file and serve on all parties who have an address for service a notice in accordance with Form 15A offering to consent to judgment against him and in favour of a plaintiff for such sum or sums as the defendant considers will satisfy the plaintiff's cause of action or where several causes of action are joined, will satisfy one or more of them;
- (b) where the defendant offers to consent to judgment in an action where several causes of action are joined the notice of offer shall specify the cause of action in respect of which the offer is made;
- (c) the plaintiff may, within fifteen days after the filing of the notice of offer or such longer period as the Chairman may allow, but in any event before the hearing of the action begins, file and serve on all the parties to the action who have an address for service, a notice of acceptance of the offer in accordance with Form 16, or where the offer is made in respect of more than one cause of action of such part of the offer as relates to some one or more causes of action and thereupon, unless otherwise ordered by the Chairman, the plaintiff—
 - (i) is entitled to sign judgment for the amount offered and to tax his costs of the action up to the date of filing the notice of offer, including the costs of filing and serving the notice of acceptance and of signing judgment;
 - (ii) may proceed to enforce the judgment; and
 - (iii) may proceed in respect of any other cause of action.

(2) A judgment entered pursuant to this rule may not be used to raise a question of issue estoppel.

Rule 132 revoked.

15. The principal rules are amended by revoking rule 132.

Rule 151 amended.

16. Rule 151 of the principal rules is amended by adding after the passage "Tribunal," in line three the words "shall be accompanied by copies of all relevant medical reports and".

Rule 152 amended.

17. The principal rules are amended by adding after rule 151 a rule as follows:—

Application for approval of a proposed settlement.

152. An application to the Tribunal for approval of a proposed settlement or compromise under subparagraph (ii) of paragraph (b) of subregulation (1) of section 16E of the Act shall be made by notice of application supported by affidavit and unless dispensed with by the Tribunal, shall be accompanied by copies of all relevant medical reports and the opinion of independent counsel.

Rule 170 amended.

18. Subrule (1) of rule 170 of the principal rules is amended—

- (a) by substituting for the figures, "14", in line three, the figure, "7" ;
- (b) by deleting the passage, "if he has not already done so," in line six;
- (c) by substituting for the passage, "report, deliver a copy of it", in line seven, the passage, "copies, deliver a further copy of those reports"; and
- (d) by adding after the word, "action", in line eight the words, "who has an address for service".

19. Subrule (2) of rule 210 of the principal rules is amended by adding after the word, "counterclaim", in line two the words, "or a notice of address for service". Rule 210 amended.
20. Rule 212 of the principal rules is amended— Rule 212 amended.
 (a) by adding after the word, "leave", in line one the words, "or with the consent of the parties to the action"; and
 (b) by substituting for the figures, "21", in line two the figures, "14".
21. Subrule (1) of rule 213 of the principal rules is amended— Rule 213 amended.
 (a) by adding after the passage, "rules," in line three the passage, "the action, unless otherwise ordered, shall be struck from the list of actions for hearing and"; and
 (b) by adding after the word, "certify", in line ten the words, "and re-list the action for hearing".
22. Rule 230 of the principal rules is amended by adding after the word, "requests", in line four, the passage, "and of any notice of address for service pursuant to rule 70". Rule 230 amended.
23. Rule 252 of the principal rules is amended by substituting for the words, "prescribed fee", in line two the words, "cost involved". Rule 252 amended.
24. Rule 283 of the principal rules is amended— Rules 283 amended.
 (a) by deleting the subrule designation "(1)" in line one; and
 (b) by revoking subrule (2).
25. The principal rules are amended by adding after rule 286, rules as follow:— Rules 287 and 288 added.
 287. Where an order or judgment directs the whole or part of the proceeds of that order or judgment to be paid to a trustee for investment on behalf of a person under disability, the party extracting the order or judgment shall lodge in the Registry a copy of that order or judgment for the Registrar to forward to the trustee. Copy of order to be lodged for trustee in certain cases.
 288. Where an order has been made or a judgment given but not extracted and the Registrar is of the opinion that the order or judgment should be extracted, the Registrar may, after notice to the parties on the record, issue the order or judgment. Registrar may issue order or judgement.
26. Rule 300 of the principal rules is amended by substituting for the word, "Tribunal", in line one, the word, "Chairman". Rule 300 amended.
27. Rule 301 of the principal rules is amended by substituting for the word, "affidavit", in line two the word, "application". Rule 301 amended.
28. Rule 303 of the principal rules is amended— Rule 303 amended.
 (a) by substituting for the word, "Tribunal", in line one the word, "Chairman"; and
 (b) by adding the words, "by the examiner", after the word, "appointed", in line three.
29. Rule 306 of the principal rules is amended— Rule 306 amended.
 (a) by substituting for the word, "On", in line one of subrule (1), the passage. "Subject to rule 309, on" ;
 (b) by adding after the word, "be" in line two, the words, "recorded by the examiner and be referred to in the deposition and on completion shall be".
30. The principal rules are amended by adding after rule 308, a rule as follows:— Rule 309 added.
 309. Where the Tribunal is appointed as examiner pursuant to rule 300 the examination shall be conducted and the evidence of the witness taken and recorded as though the examination were a hearing before the Tribunal. Evidence in an examination to be recorded.

- Rule 310 revoked and remade.
Prescribed times may be varied.
31. The principal rules are amended by revoking rule 310 and remaking it as follows:—
310. The time prescribed by these rules or fixed by any order may be enlarged or abridged by the Tribunal or Chairman with or without terms or by consent in writing of the parties concerned notwithstanding that in any case the time has expired.
- Rule 368 amended.
32. Rule 368 of the principal rules is amended by substituting for the word, "with", where occurring second in line six, the word, "within".
- Rule 370 amended.
33. Rule 370 of the principal rules is amended by substituting for the passage, "at any time within 7 days of the signing by the Registrar of the certificate or allocatur" in lines three, four and five, the passage, "in accordance with subrule (1) of rule 271".
- Scale of costs amended.
34. The Scale of Costs set out after rule 373 of the principal rules is amended—
- (a) by substituting for item 5, an item as follows:—
- | | Scale 1 | Scale 2 | Scale 3 |
|---|---------|---------|---------|
| 5. (a) Notice of Offer to Consent to Judgment—including filing and service thereof | 5 | 7 | 10 |
| (b) Notice of Acceptance of Offer to Consent to Judgment—including filing and service thereof | 5 | 7 | 10 ; |
- (b) by substituting for item 8, an item as follows:—
- | | Scale 1 | Scale 2 | Scale 3 |
|--|---------|---------|---------|
| 8. (a) Application for Leave to Compromise pursuant to rule 150, including case for opinion, attendance for hearing and extracting order | 20 | 30 | 40 |
| (b) Application for Leave to Compromise pursuant to subparagraph (ii) of paragraph (b) of subsection (1) of section 16E of the Act including case for opinion, attending on hearing and extracting order thereon | 25-50 | 40-80 | 50-100; |
- (c) by substituting for the note to item 10, the following note:—
- NOTE:
- (a) If the action is settled or discontinued before hearing the Registrar may make such allowance under this item as he thinks proper.
- (b) Where the amount recovered exceeds \$5,000.00 an additional allowance shall be made at the rate of 1% for the balance up to \$10,000.00 and thereafter at the rate of $\frac{1}{2}$ % for the remaining balance up to \$20,000.00.
- (d) by adding after item 10 an item as follows—
- | | Scale 1 | Scale 2 | Scale 3 |
|---|---------|---------|---------|
| 10A. Filing and service of books of medical reports | 3 | 5 | 7 ; |

(e) by adding to item 11 a note as follows:—

NOTE: Where the amount recovered by judgment after hearing exceeds \$5,000.00 an additional allowance shall be made at the rate of 1% for the balance up to \$10,000.00 and thereafter at the rate of ½% for the remaining balance up to \$20,000.00.

;

(f) by substituting for item 28 an item as follows:—

	Scale 1	Scale 2	Scale 3
28. Service of process—			
(1) (a) Where personal service is required and effected	3.00	3.00	3.00
(b) In any other case	1.50	1.50	1.50
(2) Attempted personal service and enquiries	2.00	2.00	2.00
(3) Mileage on service of process for each mile (one way) from Sheriff's/Bailiff's office or the place of business of the solicitor effecting service whichever is the nearer	.20	.20	.20
(4) If it is proper to effect service through an agent—plus the agent's reasonable charges	3.00	3.00	3.00
(5) If outside Australia	Such allowance as the Registrar thinks fit.		

35. Appendix A to the principal rules is amended—

Appendix A amended.

(a) as to Form No. 7—

- (i) by deleting the words, "IN CHAMBERS", in the heading to the form;
- (ii) by substituting for the words, "Chairman in Chambers", in line two of the body of the form the passage, "Tribunal (or Chairman in Chambers as the case may be)"; and
- (iii) by substituting for the word, "accordingly", in line two of the paragraph to be added where the notice is to be served on any other party or person, the word, "according";

(b) by adding after Form No. 13, a form as follows:—

Form No. 13A
(Title)

NOTICE OF CHANGE OF SOLICITOR AND ADDRESS FOR SERVICE.

TAKE NOTICE that the undersigned of _____ has been appointed to act as solicitor for the (Plaintiff or Defendant) in this action in place of _____

The address for service of the abovenamed (Plaintiff or Defendant) is now care of _____ of _____

Dated this _____ day of _____ 19 _____

.....
(Solicitor for the _____) ;

- (c) by adding after Form No. 15, a form as follows—
Form No. 15A.
(Title)

NOTICE OF OFFER TO CONSENT TO JUDGMENT.

TAKE NOTICE that the Defendant denies liability for negligence but offers to consent to judgment in favour of the Plaintiff and against him for the sum of \$

Dated the day of 19

.....
Solicitor for the Defendant.

TO:

;

- (d) by adding after Form No. 29, a form as follows—
Form No. 29A
(Title)

ENTERED THE DAY OF 19

The Plaintiff having become entitled to sign judgment against the Defendant for the sum of \$
and costs pursuant to paragraph (c) of rule 121 or paragraph (c) of rule 129, as the case may be, of the Rules of the Third Party Claims Tribunal IT IS ADJUDGED that the Plaintiff recover against the Defendant \$
and costs to be taxed.

Registrar.

The above costs have been taxed and allowed at \$
as appears by the certificate of the Registrar dated the day of 19

This judgment was entered by
of

solicitors for

the Plaintiff.

CEMETERIES ACT, 1897.

The Municipality of the Shire of Cranbrook.
By-laws Relating to Frankland Cemetery.

L.G. 348/58.

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 11th July, 1969, to make and submit for confirmation by the Governor the following by-laws:—

The By-laws relating to Frankland Cemetery published in the *Government Gazette* on 9th May, 1966, and subsequently amended by a notice so published on the 11th June, 1969, are referred to in these by-laws as the principal by-laws.

The principal by-laws are amended by inserting, immediately after the line "Undertaker's annual license fee \$2.00" in part (c) of Schedule A (Scale of Fees and Charges Payable to the Trustees), the line "For Grant of Right of Burial \$1.00".

The Common Seal of the Municipality was hereby affixed this 11th day of July, 1969, in the presence of—

E. W. JOHNSON,
President.

E. L. CHOWN,
Shire Clerk.

Recommended—

.....
L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

CEMETERIES ACT, 1897.

The Municipality of the Shire of Cranbrook.

By-laws Relating to Cranbrook Cemetery.

L.G. 863/53.

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 11th July, 1969, to make and submit for confirmation by the Governor the following by-laws:—

The By-laws relating to Cranbrook Cemetery published in the *Government Gazette* on 9th May, 1966, and subsequently amended by a notice so published on the 11th June, 1969, are referred to in these by-laws as the principal by-laws.

The principal by-laws are amended by inserting, immediately after the line "Undertaker's annual license fee.....\$2.00" in part (c) of Schedule A (Scale of Fees and Charges Payable to the Trustees), the line "For Grant of Right of Burial.....\$1.00".

The Common Seal of the Municipality was hereby affixed this 11th day of July, 1969 in the presence of—

[L.S.]

E. W. JOHNSON,
President.
E. L. CHOWN,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

CEMETERIES ACT, 1897.

The Municipality of the Shire of Gnowangerup.

Jerramungup Cemetery By-laws.

L.G. 347/61.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the abovementioned Municipality as Trustees of the Jerramungup Cemetery, hereby records having resolved on the 26th day of March, 1969, to make and submit for confirmation by the Governor the following by-laws:

1. These by-laws shall apply to Reserve No. 24224.
2. The "Secretary" as referred to in these by-laws, means the person for the time being employed by the Council as the Secretary of the cemetery and such person shall, subject to the Council, exercise a general supervision and control over all matters pertaining to the cemetery, and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the Council.
3. A plan of the cemetery showing the distribution of the land, compartments, sections, situation and number of graves, and a register of all certificates of "Rights of Burial" shall be kept at the office of the Council.
4. Any person desiring to inter any dead body in the cemetery shall make application in the form contained in Schedule "B" and shall pay the appropriate fees contained in Schedule "A".

5. All applications for interment shall be made to the Secretary at the office of the Council in such time so as to allow at least eight working hours' notice being given prior to the time fixed for burial.

6. The Council shall cause all graves to be dug and vaults, brick graves, or graves to be re-opened as and when required.

7. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with this by-law will not be admitted to or be interred in the cemetery.

8. Every grave shall be at least six feet deep at the first interment, and no interment shall be allowed in any grave with a less depth than three feet from the top of the coffin to the original surface of the surrounding ground.

9. In the case of an application for interment in any private vault or grave to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application in the form of assignment of Right of Burial, Schedule "D".

10. Any person requiring a Grant of Right of Burial in any part of the cemetery shall apply to the Council in writing specifying the location of the grave. If it is proposed to inter therein the remains of any already deceased person the name of such person must be shown in the application. If the application is approved by the Council a Grant of Right of Burial shall be issued in the form of Schedule "C".

11. If any application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assignee, the written and verified consent of such grantee or assignee shall be produced, together with the "Grant of Right of Burial".

12. Should the grantee be unable to produce the Grant of Right of Burial through having lost same, on making application for a grave to be re-opened for the purpose of interment, the said grantee shall make a declaration to this effect, and shall pay the fee for a copy of such Grant of Right of Burial as prescribed in Schedule "A" before the interment takes place.

13. (i) Subject to paragraph (ii) of this by-law, a person shall not bring a dead body into the cemetery, unless he, or his representative, has first handed to the secretary for inspection and return a medical certificate of death or a Coroner's order for burial in respect of the body.

(ii) Where an undertaker or his representative for a valid reason is unable to produce a medical certificate or Coroner's order for burial, as required by paragraph (i) of this by-law and he has given to the secretary a written guarantee to produce the certificate or order within three days, he may bring the body into the cemetery.

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

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

14. No interment shall be allowed on a Sunday, or public holiday, except when it is certified in writing by a medical officer of health, or by a Police Magistrate, or by two Justices of the Peace, that for sanitary or special religious reasons it is necessary or advisable that the burial take place on that day, in which case additional fees shall be charged.

15. The hours for burial shall be as follows: Monday to Friday, 9.30 a.m. to 4.30 p.m.; Saturday, 9.30 a.m. to 12.30 p.m.; and no burial shall be allowed to take place nor any coffin allowed to enter the cemetery at any other hour except by written permission of the Council. No burial shall take place on Christmas Day or Good Friday.

16. The time fixed for any burial shall be the time at which the funeral is to arrive at the cemetery gates, and, if not punctually observed, the undertaker responsible shall be liable to a fine of \$1.

17. If for any reason the funeral shall, on arrival at the entrance gates of the cemetery, remain there for more than fifteen minutes prior to proceeding to the graveside, the undertaker responsible shall be liable to a fine of \$1.

18. Every funeral shall enter by the principal entrance, and no vehicle except the hearse and mourning coaches, shall be permitted to enter the cemetery, or stand opposite the entrance gates. Vehicles shall not be allowed to proceed faster than five miles per hour within the cemetery, and shall proceed at and by such roads as directed by the Secretary or other officer of the Council from time to time. Any driver or other person failing or neglecting to observe such directions may be forthwith expelled from the cemetery. No bicycle shall be ridden within the cemetery.

19. If application be made to the Council to exhume any corpse for the purpose of examination or identification, or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or of his family, an order from the Governor or the warrant of a Coroner or of a Justice of the Peace issued in accordance with the law authorising the Council to permit the exhumation must be attached to the application form.

20. Children under the age of ten years entering the cemetery must be in charge of some responsible person.

21. A person shall not discharge any fireworks within the cemetery.

22. No dogs shall be admitted into the cemetery, and any dog found therein may be seized and destroyed.

23. No person shall remove any plant, tree, shrub, flower (other than withered flowers, which are to be placed in the receptacles provided by the Council) or any article from any grave without first obtaining a permit from the Council or its representatives.

24. No person shall pluck any tree, plant, shrub, or flowers growing in any portion of the cemetery.

25. No person shall remove or carry out or attempt to carry out of the cemetery any tree, plant, shrub, flower, earth or other material without the written authority of the Council or its representatives.

26. No person shall promote or advertise or carry on within the cemetery any trade, business of calling, either by solicitation, distribution of circulars by cards or otherwise, or by any other system of advertising whatsoever, without the written consent of the Council and any person infringing this by-law shall be expelled from the cemetery.

27. Any person desiring to place or erect, or to alter or add to any tombstone, in any part of the cemetery must first obtain the written consent and approval of the Council, and otherwise comply with section 23 of the Cemeteries Act.

28. (1) Each tombstone—

- (a) shall be placed on a granite foundation not exceeding 3 ft. x 1 ft. in area with a minimum height of 6 ins. in the front above the level of the ground.
- (b) shall be supported, if necessary, by concrete columns, the tops of which shall be at least 3 ins. below the level of the footpaths.
- (c) shall be placed on the grave plot at the end nearer the footpath so that the foundation of the tombstone is 6 ins. from the footpath.
- (d) shall be constructed of bronze or granite or slate or marble; and
- (e) shall not exceed 2 ft. 6 ins. in height, measured vertically from footpath level, 2 ft. 4 ins. in width and eight inches in thickness at the top; except by written permission of the Council; and

- (f) shall bear in the bottom right hand corner of the inscribed face the number of the grave that it marks in figures 1 in. in height sand-blasted on a polished face or chiselled into a rough face.
- (g) As an alternative to the type of headstone as previously specified in clauses (a) to (f) inclusive, a Desk Type Headstone will be permitted and shall be as follows: Shall be constructed of granite and to be the sizes as stated. Width 36 ins., thickness 12 ins.; height of front face above ground level, 6 ins.; height of rear above ground level, minimum 12 ins., maximum 18 ins. Sloping face to form a panel with inscription thereon or to have a marble or bronze tablet affixed thereto with inscription as set out in clause (f). No concrete foundation required but stone to be firmly embedded on a sand base at the existing level of the ground at the time of fixing.
- (2) A person erecting a tombstone shall leave the locality of the work in a clean and tidy state.
- (3) A person shall not mark any grave number on a tombstone except in accordance with the provisions of paragraph (1) (f) of this by-law.
29. The materials used in every such erection shall be subject to the approval of the secretary or other officer appointed by the Council, and any material rejected shall be immediately removed from the cemetery by the contractor for the erection. All refuse or other rubbish remaining after the work is completed shall be immediately removed from the cemetery by the person causing same.
30. Should any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition, to the satisfaction of the secretary.
31. All materials required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the cemetery. No sand, earth or other material shall be taken from any part of the cemetery for use in the erection of any monument or other work except with the written approval of the Council.
32. No catacomb shall be allowed.
33. No wooden fence, railing, or other wooden erection shall be allowed on or around any grave or vault. A wooden cross may be erected with the written permission of the Council.
34. No trees or shrubs shall be planted on any grave except such as shall be approved by the secretary.
35. All workmen, whether employed by the Council or by any other person, shall at all times whilst within the boundaries of the cemetery, be subject to the supervision of the secretary, and shall obey such directions as that officer may find necessary to give; and any workman committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the secretary, shall be removed from the cemetery.
36. Licenses for grave dressing or decorating may be issued by the Council, and licenses to be renewed annually in the month of July.
37. Any person taking part in dressing or attending to any grave shall comply with the following rules:—
- (a) No rubbish, soil, sand, or other material removed in dressing a grave shall be placed on any other grave, and if placed on any adjoining ground shall be removed immediately the work is completed.
- (b) No sand, soil, or loam shall be taken from any portion of the cemetery for the purpose of dressing any grave, except with the permission of the secretary.

- (c) The dressing of all graves, and wheeling and carting of any material shall be subject to the supervision of the secretary.
- (d) Work in all cases is to be carried on with due despatch, and only during regulation hours.

38. The Council may decorate graves from time to time, when desired by the grantees to do so. If the grantees do not desire the Council to carry out this work, the grantees may either do it themselves or employ any person licensed by the Council for that purpose.

39. No person except the relatives of the deceased, the Council or those licensed by the Council, shall be permitted to decorate any grave.

40. If for the purpose of re-opening a grave, the Council finds it necessary to remove any edging tiles, plants, shrubs, etc. from the grave, the person so ordering the re-opening shall pay to the Council the charges laid down in Schedule "A".

Notwithstanding this clause, the Council accepts no liability for any damages to edging tiles, headstones, plants, etc., arising from the re-opening of any grave.

41. Prior to conducting any interment within the cemetery or making use of the cemetery for any purpose connected with interments, every undertaker shall pay to the Council an annual fee as prescribed in Schedule "A", and shall receive a permit to hold good, during good behaviour, until the first day of July next following, and unless in possession of such permit no undertaker shall be allowed to engage in or carry out any duty or work within the cemetery.

42. Notwithstanding anything contained in these by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth to erect headstones on the graves of deceased soldiers without the payment of any fees.

43. Free ground may be granted if it is provided to the satisfaction of the Council:—

- (a) That the deceased was a returned soldier, and that he died as a result of injuries received on active service; or
- (b) that the relatives of the deceased are in necessitous circumstances.

Provided that such grant shall be made subject to the condition that only the remains of the deceased person shall be interred in the grave.

44. Any person violating the rules of propriety and decorum, or committing any nuisance or trespass, or injuring any tree, shrub, flower, border, grave or any erection, or in any way infringing these by-laws shall be expelled from the cemetery.

45. Any person committing any breach of any by-laws or regulations or any other rules, regulations or by-laws lawfully made under the authority of any Act relating to cemeteries, shall for every offence be liable to a penalty not exceeding ten dollars, and in case of a continuing breach, a further sum not exceeding two dollars for every day during which such breach continues.

46. Any person committing a breach of any by-law in the cemetery shall, in addition to being liable to a penalty under any by-law, be liable to be forthwith removed from the cemetery by the Council or the secretary or other employee of the Council or by any Police Constable. If such person resists removal, or if and as often as such person so removed shall, unless with the consent of the secretary, again enter the cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding ten dollars.

Schedule A.

Jerramungup Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE COUNCIL.

1.	On application for an Order for Burial the following fees shall be payable in advance:—	
		\$
	(a) In private ground including issue of Grant of Right of Burial—	
	Ordinary land for grave, 8 ft. x 4 ft., where directed	5.00
	Special land for grave, 8 ft. x 4 ft., selected by applicant	7.00
	For an interment in grave six feet deep	20.00
	For an interment of any child under 7 years of age	10.00
	For an interment of a still born child	5.00
2.	If graves are required to be sunk deeper than six feet the following additional charges shall be payable—	
	For first additional foot	4.00
	For second additional foot	5.00
	For third additional foot	7.00
3.	For re-opening an ordinary grave—	
	For each interment	20.00
	For each interment of a child under 10 years of age	16.00
	For each interment of a stillborn child	5.00
	For removal of edging tiles, plants, grass, shrubs, etc., according to time required per man hour, at	1.20
4.	For each interment in private ground without due notice under By-law 5	4.00
	For each interment not in usual hours prescribed by by-law 15	10.00
	For each interment on Sunday or public holiday as prescribed by by-law 14	10.00
	For late arrival at cemetery gates of funeral as per by-law 16	1.00
	Fee for exhumation	5.00
	Re-opening grave for exhumation	20.00
	Re-opening grave for exhumation of child under 10 years of age	16.00
	Re-interment in new grave after exhumation	20.00
	Re-interment in new grave after exhumation, child under 10 years of age	16.00
	For permission to erect a headstone	4.00
	Undertaker's annual license fee	4.00
	Copy of "Grant of Burial"50
	Fee for grave decorating	1.00

Schedule B.

Jerramungup Cemetery.

FORM OF INSTRUCTION FOR GRAVE AND APPLICATION FOR BURIAL.

Answers to the following questions to be supplied at time of making application.

- Date
1. Name of Deceased
 2. Age of Deceased Date when death occurred
 3. Last place of residence of Deceased
 4. Place where death occurred
 5. Occupation of Deceased
 6. Birthplace of Deceased
 7. Nature of Disease of supposed cause of death
 8. What section No. grave on plan
 9. Is it a Public grave Is it a Private grave
 10. Is ground to be selected by applicant or trustee
 11. Size of Ground Is grant required, if so to whom.....
 12. If already granted, give No. grant and name of grantee.....
 13. Length and width of coffin Depth of grave

- 14. Is it 1st interment in grave Date last interment
- 15. Date of Burial At what hour
- 16. Name of Minister or person officiating at grave
- 17. From where is funeral to start
- 18. Name of Funeral Director
- 19. Names in full and signature of person making declaration
- 20. Occupation Address
- 21. Application received this day of 19.....
 At o'clock m.

..... Secretary.

References:—

- No. of order No. Receipt
- No. of grant No. Register Burials

I, the undersigned certify that a coffin purporting to contain the
 above remains, was interred in the above ground on the
 day of 19....., at o'clockm.

..... (Secretary)

Schedule C.

Jerramungup Cemetery.

GRANT OF RIGHT OF BURIAL.

BY virtue of the Cemeteries Act, 1897-1957, we the undersigned Council for the Shire of Gnowangerup, being the Trustees of the Jerramungup Public Cemetery, in consideration of dollars and cents paid to us by (1) of (2) do hereby grant to the said (1) the right of burying bodies in that piece of ground (description of ground so as to identify) and to hold the same to the said (1) for the term of 50 years from the date hereof for the purpose of burial only. This grant is issued subject to all by-laws and regulations now and hereafter in force made or to be made under the above Act or any future Act or Acts. Given under ours hands and Common Seal this day of 19.....

Entered

(1) name in full. (2) Address and description in full. (This grant must be produced before the grave can be re-opened.)

Schedule D.

Jerramungup Cemetery.

FORM OF ASSIGNMENT OF RIGHT OF BURIAL.

I, of in consideration of dollars and cents paid to me by (1) of (2) do hereby assign unto the said (1) the right of burial in that piece of ground (description of ground so as to identify) which was granted to me (or to or deceased, of whose will I am an executor, as the case may be) for the term of 50 years by a deed of grant bearing date day of and all my estate and interest therein, to hold the same unto the said (1) for the remainder of the period for which the same was granted subject to the conditions of which I hold same.

Given under my hand and seal this day of Entered

(1) Name in full. (2) Address and description in full.

Schedule E.

Jerramungup Cemetery.

FORM OF ORDER OF BURIAL.

Date of Application
 No. of Application
 THE remains of late of deceased, may be interred in Grave No., Compartment Section The time fixed for the burial is o'clock in the noon on the day of 19.....
 I, the undersigned certify that a coffin purporting to contain the above remains was interred in the above ground on the day of 19.....

(Secretary)

Dated this 21st day of November, 1969.

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

[L.S.]

J. V. McDONALD,
 President.
 B. F. HARRIS,
 Shire Clerk.

Recommended—

L. A. LOGAN,
 Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
 Clerk of the Council.

CEMETERIES ACT, 1897.

The Municipality of the Shire of Serpentine-Jarrahdale.

Cemetery By-laws.

L.G. 985/53.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the Shire of Serpentine-Jarrahdale at a meeting held on the 27th day of October, 1969, resolved to amend, and submit for confirmation by the Governor, the Cemetery By-laws, by deleting Schedule A (*Government Gazette*, 15th November, 1954) and substituting the following:—

Schedule A.

Scale of Fees and Charges Payable to the Trustees.

On application for an "Order For Burial" the following fees shall be payable in advance:—

Interment Fee (including Grave Digging):	\$
For Adult	18.00
For child under seven years	12.00
For still born child	7.00
Land for Graves, including the issue of a Grant of "Right of Burial":	
Ordinary land for graves 8 ft. x 4 ft., where directed	8.00
Ordinary land for graves 8 ft. x 8 ft., where directed	16.00
Special land for graves selected by applicant—	
8 ft. x 4 ft.	12.00
8 ft. x 8 ft.	20.00
Other Fees:	
For interment without due notice	3.00
For sinking an Adult's grave beyond 6 ft., for each additional foot	4.00
For sinking grave of child under seven years beyond 4 ft. for each additional foot	3.00
For permission to erect any monument	2.00
For permission to construct a brick grave	4.00
For permission to construct a vault	4.00
Undertaker's general license	4.20
Undertaker's special license to bury an adult	1.00
Undertaker's special license to bury a child under seven years	.50
For re-opening grave for Adult	14.00
For re-opening grave for child under seven years	8.00
For grave number plate	1.00

Dated this 6th day of November, 1969.

The Common Seal of the Shire of Serpentine-Jarrahdale was affixed herto in the presence of—

H. C. KENTISH, J.P.,
President.

J. E. DORRINGTON,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

DOG ACT, 1903.

Municipality of the Shire of Exmouth.

By-laws Relating to Dogs.

L.G. 415/64A.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the Shire of Exmouth hereby records having resolved on the 28th day of October, 1969, to make and submit for confirmation of the Governor, the following amendment to these by-laws:—

Delete the whole of Clause 3 and insert the following new Clause:—

3. The pound to be used by the Shire of Exmouth is established on Pt. Lot 370 Pellew Street within the townsite of Exmouth.

The Common Seal of the Municipality of the Shire of Exmouth was hereto affixed on the 29th day of October, 1969 in the presence of—

[L.S.]

J. K. MURDOCH,
Commissioner.
S. J. DELLAR,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Capel.

Adoption of Draft Model By-laws (Relating to Holiday Cabins and Chalets), No. 18.

L.G. 648/69.

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 July, 1969 to adopt such of the draft Model By-laws published in the *Government Gazette* of the 13th day of August, 1968, as here set out.

Local Government Model By-laws (Holiday Cabins and Chalets), No. 18—
The whole of the by-laws.

Dated this 21st day of August, 1969.

[L.S.]

ERLE E. SCOTT,
President.
W. WRIGHT,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the City of Perth.

By-law No. 64—Town Planning Classification or Zoning By-law for the land and/or buildings for the North Perth/Mount Hawthorn/Wembley/Leederville Area, being part of the City of Perth Municipal District—Amendment.

By-law Relating to Zoning.

L.G. 606/68A.

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 18th day of August 1969 to make and submit for confirmation by the Governor the following amendment to By-law No. 64:—

That all that piece of land referred to in the Schedule hereto be and is hereby excised from No. 1 Zone classification and reclassified and included in No. 7 Zone classification and that the North Perth/Mount Hawthorn/Wembley/Leederville Zoning Plan No. 64 be and is hereby amended accordingly.

The Schedule.

Portion of Swan Location 658 and being (firstly) lots 3 and 4 the subject of Diagram 13991 (secondly) part of lot 1 of Block 19 on Plan 167 and (thirdly) lot 447 on Plan 2334.

Dated the 21st day of August, 1969.

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

[L.S.]

T. E. WARDLE,
Lord Mayor.

G. O. EDWARDS,
Town Clerk,

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

ERRATUM.

Local Government Act, 1960-1969.

The Municipality of the Shire of Canning.

L.G. 539/66.

UNDER the above heading on pages 3597 and 3598 of *Government Gazette* (No. 114) of 17th November, 1969, "N. Clark, President." should read "E. Clark, President."

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Canning.

By-laws Amending By-laws classifying South, Central, North and West Ward.

L.G. 539/66A.

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 8th September 1969, to make and submit for confirmation of the Governor, the following By-law:—

The Sixth Schedule (Special Business Zones "A"—Service Stations) is amended by addition thereto of the following—

Albany Highway—Portion of Canning Location 2 being Lot 4 on Diagram 12859 (C/T Vol. 1092, Folio 706).

Dated the 8th day of September, 1969.

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

[L.S.]

E. CLARK,
President.
NOEL DAWKINS,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Kwinana.

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

L.G. 984/69.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the twenty-second day of October, 1969, to adopt such of the Draft Model By-laws published in the *Government Gazette* of the first day of August, 1962 and incorporating the amendment published on the sixth day of November, 1964, as are here set out: Draft Model By-law (Removal and Disposal of Obstructing Animals or Vehicles), No. 7—The whole of the By-law.

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

[L.S.]

F. G. J. BAKER,
President.
F. W. MORGAN,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Cockburn.

By-laws Relating to the Classifying of the District.

L.G. 166/67.

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 13th day of May, 1969, to make and submit for confirmation by the Governor the following by-law:—

The By-laws of the Cockburn Shire Council formerly Cockburn Road Board passed at an ordinary meeting of the Cockburn Road Board held on the 23rd day of October, 1957, and published in the *Government Gazette* of the 17th day of April, 1958, as amended from time to time thereafter are hereby further amended by a new by-law reading as follows—

Schedule 6.

Shopping Areas.

Paragraph (6) Delete and lots 9, 10, Diagram 9041.

Add new paragraph—

(36) Lot 85 Rockingham Road, Wattleup, and Lots 52, 53, 54 and 55 Usher Place, Wattleup on Plan 9298. Cockburn Sound Location 15.

Dated this 7th day of November, 1969.

[L.S.]

J. H. COOPER,
President.
E. L. EDWARDES,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Cockburn.

By-laws Relating to the Classifying of the District.

L.G. 166/67.

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 9th day of September, 1969, to make and submit for confirmation by the Governor the following by-law:—

The By-laws of the Cockburn Shire Council formerly Cockburn Road Board passed at an ordinary meeting of the Cockburn Road Board held on the twenty-third day of October, 1957 and published in the *Government Gazette* of the seventeenth day of April, 1958 as amended from time to time thereafter are hereby further amended by a new by-law reading as follows:—

Schedule 8.

Service Station Zones.

Add new paragraph—

(8) Lot 51 Rockingham Road, Wattleup, on Diagram 33431, Cockburn Sound Location 15.

Dated this 7th day of November, 1969.

[L.S.]

J. H. COOPER,
President.
E. L. EDWARDES,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Esperance.

Adoption of Draft Model By-Laws (Holiday Cabins and Chalets) No. 18.

L.G. 971/69.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of April 1969, to adopt the Draft Model By-Laws published in the *Government Gazette* of the 13th August, 1968, with such alterations as are here set out.

Holiday Cabins and Chalets Draft Model By-Laws No. 18—Alterations. By-law 7. Substitute for the expression "120 days" in line two, the expression "180 days".

Dated this 11th day of November, 1969.

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

[L.S.]

W. S. PATERSON,
President.

O. D. DRYSDALE,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by the Governor in Executive Council the 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Esperance.

By-Laws Relating to Speed of Vehicles Driven on Land which is Vested in or under the Care, Control or Management of the Shire of Esperance.

L.G. 930/69.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of April, 1969, to make and submit for confirmation by the Governor the following by-law:—

No person shall drive a vehicle or allow a vehicle to be driven on land which is vested in or is under the care, control or management of the Shire of Esperance—

(a) in parking areas designated as such by means of appropriate signs, caravan parks and sporting or recreational reserves, in such land, at a speed exceeding 10 miles per hour;

(b) Penalty \$30.

Dated this 11th day of November, 1969.

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

[L.S.]

W. S. PATERSON,
President.

O. D. DRYSDALE,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Gnowangerup.

Adoption of Draft Model By-laws (Motels) No. 3.

L.G. 725/60.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 27th day of August, 1969, to adopt such of the Draft Model By-laws as published in the *Government Gazette* of the 20th September, 1961, and incorporating amendments published on the 13th June, 1962, the 23rd July, 1962 and the 9th August, 1967, as are here set out: Draft Model By-laws Motels, No. 3—the whole of the by-laws.

The Council also records on the same date to revoke by-laws relating to Motels as published in the *Government Gazette* on the 25th November, 1960.

Dated this 5th day of September, 1969.

The Common Seal of the Gnowangerup Shire Council was this day affixed hereto in the presence of—

[L.S.]

J. V. McDONALD,
President.

B. F. HARRIS,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Morawa.

By-laws relating to Street Verandahs.

L.G. 771/66.

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 18th day of September, 1969, to make and submit for confirmation by the Governor the following by-law:—

By adding the following paragraph to Section 3 of the by-laws relating to Street Verandahs published in the *Government Gazette* on 6th September, 1967:—

The Council may, where it considers the circumstances justify such action, approve modifications and alterations to existing verandahs provided these verandahs when modified or altered, are supported by metal pipe columns.

The Common Seal of the Shire of Morawa was hereunto affixed this 18th day of September, 1969, in the presence of—

[L.S.]

R. J. TUBBY,
President.

G. E. JONES,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Perth.

By-laws relating to Parking of Commercial Vehicles on Street Verges.

L.G. 828/69.

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 fourteenth day of October, 1969 to make and submit for confirmation by the Governor the following By-laws:—

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

After By-law 184 the following new By-law is inserted:—

Parking of Commercial Vehicles on Street Verges.

184A. (1) In this By-law the term "street verge" means that portion of a street which lies between the portion of the street paved for vehicular traffic and the street boundary; and the term "commercial vehicle" means a vehicle designed for or used for commercial purposes exceeding a load capacity of one ton and a vehicle designed for or used for industrial purposes.

(2) No person shall—

- (a) park a commercial vehicle or allow a commercial vehicle to remain stationary on a street verge for more than four hours consecutively or
- (b) on a street verge repair, service or clean a commercial vehicle.

Dated the 14th day of October, 1969.

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

[L.S.]

M. STARKE,
President.
LLOYD P. KNUCKEY,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 26th day of November, 1969.

W. S. LONNIE,
Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Wyalkatchem.

By-Laws Relating to Clearing of Land and Removal of Refuse, Rubbish and Disused Material.

L.G. 927/69.

IN pursuance of the powers conferred upon it by the above mentioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 21st day of August, 1969, to make and submit for confirmation by the Governor the following by-laws:—

1. In these By-Laws:—

"Council" means the Wyalkatchem Shire Council.

"District" means the townsites of Wyalkatchem, Korrelocking and Benjaberring.

2. If there is:—

- (a) on any vacant land within the district any trees, scrub, undergrowth, or rubbish; or

- (b) on any land within the district any refuse, rubbish or disused material, whether of the same kind as, or a different kind from those here specified, which in the opinion of the Council is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants thereof.

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

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

4. Where the owner or occupier does not clear the land or remove the refuse, rubbish or disused material as required by the notice given by the Council, the Council may, without payment or any compensation in respect thereof, clear or remove it and dispose of it at the expense of, and recover in a court of competent jurisdiction the amount of the expense, from the owner or occupier to whom the notice was given.

5. Any person who fails to comply with any notice served under by-law 2 of these by-laws commits an offence against these by-laws and on conviction shall be liable to a penalty not exceeding forty (40) dollars.

The Common Seal of the Municipality was
hereto affixed this 12th day of November,
1969, in the presence of—

[L.S.]

L. S. O. DAVIES,
President.

R. H. SOLOSZY,
Shire Clerk.

Recommended—

L. A. LOGAN,
Minister for Local Government.

Approved by His Excellency, the Governor in Executive Council this 9th day of December, 1969.

W. S. LONNIE,
Clerk of Council.

LOCAL GOVERNMENT ACT, 1960-1969.

Department of Local Government.

Perth, 10th December, 1969.

L.G. 135/68.

HIS Excellency the Governor in Executive Council acting pursuant to the powers conferred by section 159 of the Local Government Act, 1960-1969, has been pleased to make the regulation set forth in the schedule hereunder.

R. C. PAUST,
Secretary for Local Government.

Schedule. Regulations.

Principal
regulations.

1. In these regulations, the Local Government (Qualification of Municipal Officers) Regulations 1961 published in the *Government Gazette* on the 15th May 1961, reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the *Government Gazette* on the 11th March 1968 and subsequently amended from time to time by notices so published in the *Government Gazette* are referred to as the principal regulations.

- Reg. 16 amended.
2. Regulation 16 of the principal regulations is amended—
- (a) by substituting for the subject
“(i) Introductory Accountancy—
 (a) General Bookkeeping.
 (b) Accountancy 1.”
under the heading “Part 1” the subject
“(i) Accounting 1.”
- (b) by substituting for the subject
“(ii) English Expression 1.”
under the heading “Part 1” the subject
“(ii) Communications 1.”
- Regulation 17 amended.
3. Regulation 17 of the principal regulations is amended—
- (a) by substituting for the subject
“(i) General Bookkeeping—
 Accountancy 1.”
under the heading “Part 1” the subject
“(i) Accounting 1.”
- (b) by substituting for the subject
“(ii) English Expression 1.”
under the heading “Part 1” the subject
“(ii) Communications 1.”

EDUCATION ACT, 1928-1969.

Education Department,
Perth, 3rd December, 1969.

THE Minister for Education, acting pursuant to the provisions of the Education Act, 1928-1969, has been pleased to make the regulations set out in the Schedule hereunder.

H. W. DETTMAN,
Director-General of Education.

Schedule.
Regulations.

- Principal regulations.
1. In these regulations the Education Act Regulations, 1960, as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the *Government Gazette* on the 21st February, 1968, and thereafter amended from time to time by notices so published, are referred to as the principal regulations.
- Reg. 108 amended.
(Am. No. 64.)
2. Subregulation (1) of regulation 108 of the principal regulations is amended—
- (a) by substituting for the passage, “fourteen dollars (\$14)”, occurring in line two and again in line four, the passage, “sixteen dollars (\$16)” in both cases; and
- (b) by deleting paragraph (f) and substituting the following paragraph—
- (f) the allowance is not payable to a teacher in receipt of a salary in excess of that paid to a two-year trained male teacher in his third year of service.
- Reg. 123 amended.
(Am. No. 65.)
3. Regulation 123 of the principal regulations is amended—
- (a) by deleting the words “or on accouchement leave” in subregulation (3); and

(b) by adding after subregulation (3) the following subregulation:—

(4) Where a teacher has been on accouchement leave during a school year, that teacher is entitled to receive full pay only for the proportion of the summer vacation that equals the proportion that the part of the school year during which that teacher was not on accouchement leave bears to the whole of that school year.

Reg. 143 amended. (Am. No. 66.) 4. Regulation 143 of the principal regulations is amended by deleting subregulation (4) and substituting the following subregulation:—

(4) (a) A clerical assistant working in accordance with the hours specified in subregulation (5) of this regulation is eligible for long service leave similar to Government wages employees as follows:—

- (i) three months after ten years' service;
- (ii) three months after a further ten years' service;
- (iii) thereafter three months after every seven years' service.

(b) A clerical assistant working less than the hours specified in subregulation (5) of this regulation is eligible for long service leave in accordance with the provisions of the Long Service Leave Act, 1958.

Reg. 296 amended. (Am. No. 67.) 5. Regulation 296 of the principal regulations is amended by deleting all the words following the word, "Australia", in line six.

Reg. 299 amended. (Am. No. 68.) 6. Subregulation (1) of regulation 299 of the principal regulations is amended by deleting the passage commencing with the word "in" in line two and ending with the word "English" in line four and substituting therefor the words, "in any three matriculation level subjects".

Reg. 300 amended. (Am. No. 69.) 7. Subregulation (1) of regulation 300 of the principal regulations is amended—

- (a) by substituting for the word, "Leaving", in line three of subregulation (1), the words, "matriculation level"; and
- (b) by adding after the word, "English", in line five of subregulation (1) the word, "Literature".

Reg. 302 amended. (Am. No. 70.) 8. Regulation 302 of the principal regulations is amended by deleting the passage, "has not previously sat for any subject at the Leaving examination," from lines three and four.

Schedule 6 amended. (Am. No. 71.) 9. Part I of Schedule 6 of the principal regulations is amended—

- (a) by substituting for the passage, "\$300", in line two of item 4, the passage, "\$400";
- (b) by adding after the word, "schools" in line seven of item 9, the words, "and primary schools"; and
- (c) by deleting the words, "for secondary schools and junior high schools" from lines two and three of item 10.