

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

No. 47]

PERTH: WEDNESDAY, 21st JUNE

[1972

UNIVERSITY OF WESTERN AUSTRALIA ACT, 1911-1970.

Premier's Department, Perth, 12th June, 1972.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 33 of the University of Western Australia Act, 1911-1970, 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. 1 OF 1972.

I.—Amendment to Statute No. 8—The Faculties:

- 1. Clause 1 is revoked and the following clause substituted-
 - 1. In this Statute unless the context otherwise requires-
 - "Faculty" shall mean any one or more of the Faculties mentioned in section 2.
 - "Lecturer" means a person holding a full-time appointment as associate professor, reader, senior lecturer or lecturer.
- 2. Clause 9 is revoked and the following clause substituted-

9. The Faculty of Law shall consist of the professors and lecturers in the Law School, the visiting lecturers in Law, who shall be deemed to hold office as such until their successors are appointed, two members of the Blackstone Society of the University enrolled in the Faculty of Law elected annually by the members of that Society, one person nominated by the Law Society of Western Australia, one person nominated by the Barristers' Board of Western Australia, and such other persons as may from time to time be appointed by the Senate on the nomination of the foregoing and on the recommendation of the Professorial Board.

3. Clause 10 is amended by substituting for the words "the Professor of Psychology or his nominee" the words "the Head of the Department of Psychology or his nominee".

4. Clause 12 is amended by substituting for the words "Physical Chemistry" the words "Physical and Inorganic Chemistry".

5. Clause 16 (1) (h) is revoked and the following clause substituted:-

16. (1) (h) not more than six other persons appointed from time to time by the Senate on the nomination of the foregoing members of the Faculty and on the recommendation of the Professorial Board to serve for such periods as the Faculty may determine but not exceeding three years;

6. Clause 18 (1) (f) is amended by substituting for the words "one person nominated by the Public Service Commissioner in Western Australia" the words "one person nominated by the Public Service Board of Western Australia".

II.—Amendment to Statute No. 9—Convocation:

Clause 6A (3) is revoked and the following clause substituted:-

6A. (3) For the purpose of compiling the postal list a card shall be posted to each person whose name appears on the roll of members of Convocation at his address therein appearing unless the Clerk of Convocation has reason to believe that the person is dead or, after reasonable enquiry, is unable to ascertain the address of the person. The card shall request him to indicate whether he wishes his name to be placed on the postal list by completing the card and returning it to the Clerk.

III.-Amendment to Statute No. 10-The Vice-Chancellor:

1. Clause 3(j) is revoked.

- 2. Clauses 3 (k), 3 (l) and 6 are re-numbered 3 (j), 3 (k) and 7 respectively.
- 3. A new Clause 6 is inserted to read as follows:----

6. (a) During the absence of the Vice-Chancellor from his duties at the University the Deputy Vice-Chancellor shall be Acting Vice-Chancellor.

(b) During the absence of both the Vice-Chancellor and the Deputy Vice-Chancellor from their duties at the University the Senate shall appoint one of the Professors to be Acting Vice-Chancellor.

IV.—Amendment to Statute No. 11—Academic Dress:

The section in Clause 2 headed "Degree Colours" is amended by the insertion between the words "Arts—Royal Blue" and the words "Commerce—Tuscan Yellow" of the following words—"Building Science—Maize".

V.-Amendment to Statute No. 19-Professorial Board:

Clause 1 is revoked and the following clause substituted:-

1. There shall be constituted a Board to be called "Professorial Board", which shall consist of the following members—

- (a) the Vice-Chancellor;
- (b) the Deputy Vice-Chancellor;
- (c) the Professors of the University;
- (d) the Dean of each Faculty;
- (e) the Head of each Department and during the absence of the Head of any Department from his duties at the University the person appointed by the Senate as the Acting Head of that Department;
- (f) (i) six Lecturers elected by the Lecturers in the University, such members to hold office for three years except that of the six persons first elected two shall hold office for one year, two for two years and two for three years; and
 - (ii) such additional Lecturers as the Board may co-opt, provided that the number of such co-opted members shall not exceed three or such number as the Senate may prescribe from time to time on the recommendation of the Board;
- (g) The University Librarian.

VI.—Amendment to Statute No. 29—Method of Election of Members of the Senate under Sections 10 (fb) and 10A (ca):

Clause 10 (1) is revoked and the following clause substituted-

10. (1) The counting of votes cast in the ballot shall be carried out by the method used in the State of Tasmania as set forth in the Common-wealth Year Book No. 6 pages 1185-1187.

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

Attested by-

R. F. WHELAN, Vice-Chancellor.

TRAFFIC ACT, 1919-1971.

T.O. 70/373.

Police Department, Perth, 12th June, 1972.

HIS Excellency the Governor in Executive Council acting pursuant to the powers conferred by the Traffic Act, 1919-1971, has been pleased to make the regulations set out in the Schedule hereunder to take effect on and after the 1st July, 1972.

A. L. M. WEDD Commissioner of Police.

Schedule.

Regulations.

1. In these regulations the Road Traffic Code, 1965, as reprinted ${}^{\rm Principal}_{\rm regulations}$ pursuant to the Reprinting of Regulations Act, 1954 and published ${}^{\rm regulations}$. in the Government Gazette on the 22nd January, 1970, with amend-ments up to and including the 13th August, 1969 and amended ments up to and including the 13th August, 1969 and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

The principal regulations are amended by substituting for Reg. 803 substituted. regulation 803 the following regulation-

(1) A driver shall not turn right or left, or diverge right Drivers or left, or make a U turn, or stop or suddenly decrease speed, ^{to give} signals. without giving warning of his intentions, by a signal as prescribed by this regulation.

(2) A driver shall give the signal prescribed by this regulation, where he intends-

- (a) to turn right or left or make a U turn-
 - (i) if his vehicle is travelling—continuously for 100 feet immediately before making the turn; and
 - (ii) if his vehicle is stationary-continuously before making the turn;
- (b) to diverge to the right or left-continuously for 100 feet immediately before so diverging; and
- (c) to stop or suddenly reduce speed-while his brakes are being applied.

(3) A driver who is required to give a signal of intention to turn, or diverge, right or left, or to make a U turn, shall, where the vehicle is equipped with the appropriate flashing lamp signalling device or illuminated indicator in working order, give the signal by means of that flashing lamp signalling device or illuminated indicator.

(4) A driver who is required to give a signal of intention to turn, or diverge, right, or to make a U turn, shall, where the vehicle is not equipped with an appropriate flashing lamp signalling device or illuminated indicator in working order, give the signal-

- (a) by means of a hand-shaped signalling device; or
- (b) by fully extending his right arm and hand horizontally beyond the right side of his vehicle and approximately at right angles to the centre line of the vehicle.

(5) A driver who is required to give a signal of intention to stop or to reduce speed suddenly shall, where the vehicle is equipped with a stop lamp or lamps in working order, give the signal by means of that stop lamp or those lamps.

(6) A driver who is required to give a signal of intention to stop or to reduce speed suddenly shall, where the vehicle is not equipped with a stop lamp or lamps in working order, give the signal-

- (a) by means of a hand-shaped signalling device; or
- (b) by extending his right arm beyond the right side of his vehicle with the upper arm horizontal and the forearm and fingers pointing upwards.

(7) Nothing in this regulation-

- (a) prevents a driver who complies with subregulation (3) or (5) of this regulation from also giving an additional signal in the manner prescribed by subregulation (4) or (6) of this regulation, as the case requires; or
- (b) requires the driver of a vehicle to give a signal of intention to turn or diverge left if his vehicle is not equipped with a flashing lamp signalling device or illuminated indicator capable of being used to give such a signal.

LOCAL GOVERNMENT ACT, 1960-1971; TRAFFIC ACT, 1919-1970.

The Municipality of the Shire of Murray.

By-law Relating to Traffic.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned Acts and hereby records having resolved on the 21st day of October, 1971, to make and submit for confirmation by the Governor the following by-law: The by-law of the Shire of Murray published in the Government Gazette on the 12th day of December, 1961, is hereby repealed.

Dated this 20th day of March, 1972. The Common Seal of the Shire of Murray was hereunto affixed in the presence of-

[L.S.]

Police T.O. 60/1059.

H. W. NANCARROW. President. J. W. SIBBALD, Shire Clerk.

Recommended-

J. DOLAN. Minister for Police and Transport.

Approved by His Excellency the Governor in Executive Council this 23rd day of May, 1972.

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

LOTTERIES (CONTROL) ACT, 1954-1970.

Chief Secretary's Department, Perth, 30th May, 1972.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Lotteries (Control) Act, 1954-1970, has been pleased to make the regulations set out in the Schedule hereunder.

C. W. CAMPBELL,

Secretary.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Lotteries Regulations, 1967, published in the Government Gazette on the 25th October, 1967, are referred to as the principal regulations.

Reg. 5 amended.

2. Subregulation (1) of regulation 5 of the principal regulations is amended by substituting for the expression "\$1,300" in line two, the expression "\$1,600".

HEALTH ACT, 1911-1970.

Department of Public Health, Perth, 14th June, 1972.

P.H.D. 317/72; Ex. Co. 1563.

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HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 240 of the Health Act, 1911-1970, and on the advice of the Advisory Committee appointed under section 216 of that Act, has been pleased to make the regulations set out in the schedule hereunder.

> W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

CIGARETTES (LABELLING) REGULATIONS.

Citation.

Regulations. 2. In these regulations-

Definitions.

"cigarettes" means cigarettes containing tobacco; "sell" includes offer for sale or expose for sale.

Cigarettes to be sold only in packages with pre-scribed health warning.

3. A person shall not, on or after the first day of January, 1973-(a) sell any cigarettes unless those cigarettes are contained in a package; or

These regulations may be cited as the Cigarettes (Labelling)

(b) sell any package containing cigarettes unless the provisions of regulations 4, 5 and, if applicable, 6 of these regulations are complied with.

On the two larger faces of every package containing cigarettes Prescribed there shall, as part of the labelling of the package, be printed the health warning. letters having a face depth of not less than two thirty-seconds of an inch and in a position equally prominent to that of the brand name of the cigarettes.

The letters referred to in regulation 4 of these regulations Style of 5. shall be durable characters in bold faced sans serif type and printed in such colour or colours as will afford a distinct colour contrast to the ground. warning

6. Where a package of cigarettes is contained in an outer wrap-ping or in a carton, there shall be, as part of the labelling of the outer wrapping or carton, printed on two faces of the outer wrapping marked. or carton in prominent position the expression "WARNING— SMOKING IS A HEALTH HAZARD" in letters having a face depth of not less than two thirty-seconds of an inch and in a position equally prominent to that of the brand name of the cigarettes.

7. A person shall not sell any package containing cigarettes if ^{Prohibited} there is marked or labelled in any way on the package any expression or words such as "Non-injurious", "Non-hazardous", "Harmless to more" on onthing of similar investigation of a second seco to man" or anything of similar import, or of any comment on or reference to or explanation of any statement required by these regulations to be included as part of the labelling which directly or by implication contradicts, qualifies or modifies that statement.

Any person who contravenes of fails to comply with any pro- Offences. vision of these regulations commits an offence.

HEALTH ACT, 1911-1970.

City of Fremantle.

P.H.D. 589/65; Ex. Co. 1561.

WHEREAS under the provisions of the Health Act, 1911, as amended, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: Now, therefore, the City of Fremantle, being a local authority within the meaning of the Act and, having adopted the Model By-laws described as Series "A" as reprinted in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:-

PART I.-GENERAL SANITARY PROVISIONS.

Substitute for by-law 19 a new by-law 19 to stand as follows:-

(1) No person other than an authorised employee of the Council or a 19. person authorised in writing by the Council shall enter or be on any land used by the Council for the deposit of refuse, garbage or rubbish except for the purpose of depositing of refuse, garbage or rubbish thereon.

(2) No person shall deposit any refuse, garbage or rubbish other than at a position on the land designated by an employee of the Council or as indicated by signs.

(3) No person other than an authorised employee of the Council or a person authorised in writing by the Council shall interfere with or remove any material or thing whatsoever from any land used by the Council for the deposit of refuse, garbage or rubbish.

(4) No person shall light or cause to be burnt any refuse, garbage or rubbish on any land used by the Council for the deposit of refuse, garbage or rubbish except on a site specified by the Council and under such conditions as the Council may impose.

(5) No person shall deposit any motor vehicle body or other material not easily compressible on any land under the control of the Council except at a place set aside by the Council for the purpose and except in accordance with such conditions as the Council may, from time to time, impose.

(6) The driver of a vehicle upon entry on land set aside by the Council for the purpose of depositing refuse, shall make payment of a fee as follows:-

- (i) Vehicles of 4 ton aggregate weight and over-\$1.00.
- (ii) Utility type vehicles of up to 2 ton aggregate weight and trailers-\$0.20.
- (iii) All other vehicles-\$0.10.
- (iv) Disposal of vehicle bodies-\$3.00 per body.

Provided that persons occupying premises in the City of Fremantle shall be excluded from payment of the above charges except:

- (a) When using vehicles of 4 ton aggregate weight and over to deposit other than refuse from household or commercial premises.
- (b) When depositing vehicle bodies from business enterprises, vehicle wreckers and body works.

type and colouring of prescribed health

Outer wrappings, etc. to be

(7) Every person entering on any land used by the Council for the depositing of refuse, garbage or rubbish shall obey all reasonable directions and instructions issued by the authorised employees of the Council or persons authorised in writing by the Council.

(8) A person who deposits or disposes of any refuse, garbage or rubbish at a place other than a place set aside by the Council for the purpose, commits an offence.

Passed at a meeting of the Fremantle City Council held on the 24th day of January, 1972.

W. FRED SAMSON, Mayor. S. W. PARKS, Town Clerk.

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

HEALTH ACT, 1911-1970.

Shire of Belmont.

P.H.D. 293/66; Ex. Co. 1560.

WHEREAS under the provisions of the Health Act, 1911, as amended, a local authority may make or adopt by-laws, and may alter, amend or repeal any bylaws so made or adopted: Now, therefore, the Shire of Belmont, being a local authority within the meaning of the Act, and having adopted the Model Bylaws described as Series "A" as reprinted, pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

PART I.-GENERAL SANITARY PROVISIONS.

By-law 19 is amended by substituting for sub-bylaw (2) a new sub-bylaw (2) to stand as follows—

(2) The depos	it of refus	se, garba	ge or rul	bbish on	land set	aside	by the
Council for the	purpose	shall be	subject	to the	payment	of a	fee as
follows—							

- (a) Refuse arising from domestic or residential premises within the Shire of Belmont (not including the material
- from the demolition of residential buildings) Nil (b) Waste arising from all Commercial and Industrial premises;

Waste arising from residential premises outside of the Shire of Belmont—

Car, utility or trailer		50 cents
Truck up to 4 ton aggregate weight		\$1.00
Truck over 4 and up to 8 ton aggregate weight		\$2.00
Truck over 8 ton aggregate weight		\$4.00
Compactor vehicles up to 12 yard cubic capacity		\$6.00
Compactor vehicles over 12 yard cubic capacity		\$8.00
Bulk bins up to 6 yards cubic capacity		\$2.00
Bulk bins over 6 yards cubic capacity		\$3.00
(c) Motor Vehicle Bodies—		
Arising from commercial or industrial premises		\$5.00
Arising from residential premises within the Sh of Belmont—	ire	
Where cut into 3 or more sections		Nil
Where not cut into 3 or more sections		\$5.00

Passed at a meeting of the Belmont Shire Council held on the 27th day of March, 1972.

B. CLAYDEN, President. RALPH FARDON, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

HEALTH ACT, 1911-1970.

Shire of Brookton.

P.H.D. 943/58; Ex. Co. 1562.

WHEREAS it is provided in the Health Act, 1911, as amended, a Local Authority may of its own motion, by resolution, adopt with or without modification the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws described as Series "A", prepared in accordance with these provisions and duly amended have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and so further amended, *inter alia*, by notices published in the Government Gazettes on 20th March, 1964, 8th January, 1965, 14th April, 1966, 12th October, 1967, 30th July, 1968, 28th November, 1968, 17th December, 1968, and 7th March, 1969: NOW, therefore the Shire of Brookton being a local authority within the meaning of the Act, doth hereby resolve and determine that the said Model By-laws as so reprinted and published in the Government Gazettes on 20th March, 1964, 8th January, 1965, 14th April, 1966, 12th October, 1967, 30th July, 1963, together with the amendments published in the Government Gazettes on 20th March, 1964, 8th January, 1965, 14th April, 1966, 12th October, 1967, 30th July, 1963, together with the amendments published in the Government Gazettes on 20th March, 1964, 8th January, 1965, 14th April, 1966, 12th October, 1967, 30th July, 1968, 28th November, 1968, 17th December, 1968, 7th March, 1969, 13th August 1969, 18th August, 1971 and 7th September, 1971, shall be adopted with the following modifications:—

PART I.-GENERAL SANITARY PROVISIONS.

Add in sequence to this Part a new by-law 1C to read as follows:-

Provision of Apparatus for the Bacteriolytic Treatment of Sewage.

- (1C) 1. This by-law shall apply within the Townsite of Brookton as established under the Land Act, 1933.
 - 2. Except where by reason of the nature of the terrain, soil or other peculiar circumstance it is not reasonably practical to install the apparatus, the owner of every house constructed after the coming into operation of this by-law shall provide on the premises an apparatus for the bacteriolytic treatment of sewage, before the house is occupied or used.
- (2) The principal by-laws are amended by the addition of by-law 4C.

(4C) Kitchen facilities as follows:----

- At least one sink, which shall be installed in the kitchen scullery or other room usually used for the purpose of washing domestic dishes and utensils, and which sink shall have the following characteristics:—
 - (i) It shall be supported so that the height of the top of the front edge of the sink shall be between thirty-four (34) inches and thirty-nine (39) inches above fioor level.
 - (ii) It will be provided with a drainage board or boards integral with or affixed thereto.
 - (iii) The drainage board or boards shall have an impervious upper surface which shall be so constructed and installed that water falling thereon shall drain into the sink.
- (b) (i) A wood, gas or electric cooking stove, installed in accordance with the provisions of the Uniform General Building By-laws and any amendment made thereto.
 - (ii) Electric stoves in addition to the provisions of clause (1) to be installed in accordance with the requirements of the State Electricity Commission of Western Australia.
 - (iii) The owner of any house erected prior to the coming into operation of these by-laws shall if so directed by the local authority provide install and maintain in good condition all the facilities mentioned in clauses (a) and (b) of this by-law.
- (c) (i) The owner of every house shall cause such house to be provided with a continuous supply and adequate pressure of potable water.
 - (ii) Such supply to be reticulated for use in connection with all sewerage and drainage fixtures.

After by-law 25 insert a new heading and by-law 25A to be read as follows:—

Prohibiting the Slaughter of Animals.

25A. The slaughtering of any animal the meat of which is intended for human consumption is prohibited within the townsite of Brookton as constituted under the Land Act, 1933.

(4) By-law 29A (1) is amended by deleting the whole of paragraphs (a) and (b) and redesignating paragraphs (c), (d), (e) and (f) to be paragraphs (a), (b), (c) and (d) and by the deletion of sub-bylaw (3) of that Model By-law.

PART VII.—FOOD.

Amend by-law 51 by substituting for the expression "five pounds" where it appears in lines five and six of sub-bylaw (2), the expression "ten dollars".

PART IX.-OFFENSIVE TRADES.

(1.) For by-law 2 of Section C substitute the following by-law:-

- (a) No piggery shall be established unless every portion of such a piggery is 100 feet distant from any street or road 200 feet distant from any dwelling house or dairy or any premises where food is prepared for sale.
- (b) Where any piggery is already established it must conform with the provisions of (a) and (b) of this by-law by the 1st day of January, 1976.
- (2) The following scale of fees shall apply to Schedule "D" of this part:— In respect of:—

All Offensive Trades-\$2.00.

Dated this 20th day of April, 1972. The Common Seal of the Shire of Brookton was affixed hereto in the presence of:—

[LS]

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CHAS. AUSTIN, President. J. W. HUGHES, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

HOSPITALS ACT, 1927-1969.

WHEREAS by section 22 of the Hospitals Act, 1927-1969, a Board in respect of any public hospital under its control may from time to time make by-laws not inconsistent with that Act as to any of the matters specified in subsection (1) of that section; and whereas the Minister of Public Health controls and is the Board pursuant to section 7 of that Act of the public hospitals specified in Schedule A hereunder and has pursuant to section 22 of that Act made a by-law 16 in respect of each of the public hospitals specified in Schedule A hereunder which by-law was published in the Government Gazette on the 23rd November, 1971: Now, therefore, the Minister of Public Health being the Board of and having the control of each of the public hospitals specified in Schedule A hereunder do hereby revoke the by-law 16 published in the Government Gazette on the 23rd November, 1971, in respect of those public hospitals and substitute therefore in respect of those public hospitals the by-law set forth in Schedule B hereunder.

Resolved this 23rd day of May, 1972.

A. W. BICKERTON, Acting Minister of Public Health, as the Board of the public hospitals above referred to.

SCHEDULE A.

Albany Regional Hospital—Permanent Care Unit. Bunbury Regional Hospital—Permanent Care Unit. Northam Regional Hospital—Permanent Care Unit. Mount Henry Hospital. Sunset Hospital.

SCHEDULE B.

16. The fees payable for hospital service granted in or by the hospital shall be at the following rates:—

(i)	Restorative Unit: Non Pensioners—per day Pensioners	\$20.00 No Charge
(ii)	Ambulant Pensioners without other Income and receiving t full single rate of pension (Without supplementary assistance)	
	per day	1.87
	Ambulant Pensioners receiving the full single rate of pensi (Plus supplementary assistance)—per day	ion 2.16

	GOVENUMERT GAZETTE, W.A.			
	Patients Receiving Intensive Nursing Care Per Day.	Patients not Receiving Intensive Nursing Care Per Day.		
(iii) Nursing Home:	\$	\$		
Pensioners without other Income and receiving the full single rate of pension. (Without supplementary assistance)	-	5.61		
Pensioners receiving the full single rate of pension (Plus supplementary assistance)		5.90		
Pensioners receiving the married rate of pension	8.29	5.29		

11.60

....

8.60

HOSPITALS ACT, 1927-1969.

....

WHEREAS by section 37 of the Hospitals Act, 1927-1969, a Board may by resolution adopt the whole or any portion of by-laws formulated by the Governor for the guidance of Boards; and whereas the Minister of Public Health is the Board pursuant to section 7 of that Act of the public hospitals specified in Schedule "A" hereunder and as such Board has in respect of each of these bospitals adopted the Model Pu laws so formulated under regulation specified in Schedule "A" hereunder and as such Board has in respect of each of these hospitals adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the *Government Gazette* on the 2nd February, 1960, and amended from time to time by notices published in the *Government Gazette*: Now, therefore, the Minister of Public Health, being the Board pursuant to section 7 of the said Hospitals Act, 1927-1969, of each of the public hospitals specified in Schedule "A" hereunder, doth hereby resolve and determine that the said adopted by-laws be amended in respect of each of these hospitals in the manner as set out in be amended in respect of each of these hospitals in the manner as set out in Schedule "B" hereunder.

Resolved this 23rd day of May, 1972.

Other Patients

A. W. BICKERTON, Acting Minister of Public Health as the Board of each of the public hospitals above referred to.

SCHEDULE A.

Coolgardie District Hospital.

Port Hedland Nursing Home.

SCHEDULE B.

16. The fees payable for the hospital service granted in or by the hospital shall be at the following rates:-

	Patients Receiving Intensive Nursing Care Per Day.	Patients not Receiving Intensive Nursing Care Per Day.
Nursing Home:	\$	\$
Pensioners without other income and receiving the full single rate of pension (without supplementary assistance)	0.61	·
	8.61	5.61
Pensioners receiving the full single rate of pension (plus supplementary assist-	0.00	
ance)	8.90	5.90
Pensioners receiving the married rate of		
pension	8.29	5.29
Other Patients:		
Single room	11.60	8.60
2-3 bed ward	10.80	7.80
4-6 bed ward	10.00	7.00
Other beds	8.80	5.80

ADOPTION OF CHILDREN ACT, 1896-1971.

Child Welfare Department, Perth, 12th June, 1972.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 25 of the Adoption of Children Act, 1896-1971 and section 11 of the Interpretation Act, 1918-1970, has been pleased to make the rules set out in the Schedule hereunder to have effect on and from the date of the coming into operation of the Adoption of Children Act Amendment Act, 1971.

> K. A. MAINE, Director.

Schedule.

RULES.

Principal rules.

1. In these rules the Adoption of Children Rules, 1970 published in the Government Gazette on the 6th April, 1970 are referred to as the principal rules.

the interpretation "adoption" the passage "or 4". The principal rules are amended by substituting for rule 10 3.

Rule 10 substituted. the following rule:

Application pursuant to s. 4G.

10. An application for an order to dispense with a consent or consents pursuant to section 4G shall be accompanied by an affidavit sworn by a person or persons from his or their own knowledge as to particulars of any of the matters that are referred to in paragraphs (a) to (c) of subsection (1) of that section and that are grounds for the application, and, unless the Judge otherwise orders, a copy of the application and the affidavit or affidavits shall be served on each person whose consent is sought to be dispensed with.

Rule 5 of the principal rules is amended by deleting from

Rule 13(1) 4. The principal rules are antonic substituted. rule (1) of rule 13 the following sub-rule: The principal rules are amended by substituting for sub-

(1) The following documents shall be filed with an application-

- (a) an affidavit sworn by each applicant including in the affidavit-
 - (i) full name, full address, occupation, and date and place of birth of the deponent;
 - (ii) marital status of the deponent, and, if married, full name, address and occupation of spouse of the deponent;
 - (iii) if known, the whereabouts of the child since birth:
 - (iv) full particulars of the facts on which the applicant relies to establish that the applicant was resident or domiciled in the State as required by section 5A and where, not being so domiciled, his ap-plication is based only on being so resident, including in those particulars a statement as to-
 - (I) where he has been ordinarily resident for the last three years;
 - (II) where he intends to reside in the future; and
 - (III) what is his domicile;

Rule 5 amended.

- (v) whether the deponent has ever been convicted of any offence and, if so, details of each; and
- (vi) any particulars known to the applicant relating to the assets, liabilities, and financial standing of any parent (whether natural or adoptive) of the child and any kindred of the parent;
- (b) an affidavit by the mother of the child deposing to the date and place of birth of the child and his name and parentage;
- (c) if a person who has given a consent pursuant to section 4A is a natural parent of the child and is under the age of eighteen years, an affidavit sworn by a parent, guardian or near relative of the person who has given the consent, or if, for reasons to be stated, an affidavit cannot be obtained from a parent, guardian, or near relative an affidavit sworn by a responsible and competent person after interviewing the person who has given the consent, including in the affidavit sworn by a parent, guardian or near relative—
 - (i) full name, full address, occupation, and date and place of birth of the deponent;
 - (ii) status of the deponent in respect of the person giving the consent;
 - (iii) if known, the whereabouts of the child since birth;
 - (iv) whether the deponent agrees to an order of adoption being made in respect of any applicant or in respect of a particular applicant;
 - (v) whether or not the deponent understands that the effect of an order of adoption in favour of the applicant is to permanently deprive the person giving the consent of any rights in the child; and
 - (vi) whether the effect of an order of adoption in favour of the applicant has been explained to the person giving the consent and whether that person appeared to understand it;

and including in the affidavit by a responsible and competent person the matters referred to in subparagraphs (v) and (vi) of this paragraph;

- (d) if an instrument of consent was signed by the mother of the child within seven days after the birth of the child and there is not a certificate pursuant to subsection (2) of section 4F, an affidavit sworn by a person of his own knowledge that at the time the instrument was signed, the mother was in a fit condition to give the consent;
- (e) an affidavit sworn by a person to identify the child the subject of any consent as the child the subject of the application and including in the affidavit, if known, the whereabouts of the child since birth;
- (f) if the whereabouts of the child since birth are unknown to any of the deponents referred to in paragraphs (a),
 (c), and (e) of this rule, an affidavit or affidavits sworn by some other person or persons as to the whereabouts of the child since birth; and
- (g) where the place of domicile of an applicant is in a country outside the Commonwealth or its Territories, an instrument in writing from an Authority in that

that other country and stating that the laws of the place of domicile of the applicant confer on an adopted child the same or equal status to that of an adopted child within the State.

5. The principal rules are amended by adding after rule 13 the following rule:—

Unfavour-
able
opinion
of the
Director.

Addition of Rule 13A.

13A. Where, pursuant to paragraph (8c) of subsection (1) of section 5, the Director furnishes to the Judge the opinion of the Director that an applicant is not a proper person to be an adopting parent—

(a) the Director shall thereupon serve a notice in writing to that effect on the applicant; and

other country or an instrument in writing signed by a duly accredited representative in the Commonwealth of

- (b) the applicant, after receiving the notice, shall, if he wishes to proceed with his application, file an affidavit sworn by himself, and affidavits sworn by other persons relating to particulars of any of the matters that are referred to in paragraphs (a) to (l) of subsection (2) of section 5 and that are within his or their own knowledge, as the case may be.
- Rule 15 amended. 6. Rule 15 of the principal rules is amended by substituting for the passage "subsection (2) of section 4F, and section 22" in line four, the passage "and subsection (2) of section 4F".
- Rule 16 amended. 7. Rule 16 of the principal rules is amended by substituting for the passage "subsection (8b)" in lines one and two, the passage "paragraph (8b) of subsection (1)".
- Rule 17 8. The principal rules are amended by deleting rule 17.
- Rule 23 9. The principal rules are amended by substituting for rule 23 substituted. the following rule:—
- Application pursuant to s. 9. 23. An application for the discharge of an order of adoption pursuant to section 9 shall be accompanied by an affidavit setting out the grounds for the application and a copy of the application and the affidavit shall be served on such persons as the Judge directs.
- Rule 24 10. The principal rules are amended by substituting for rule 24 substituted. the following rule—

Responsible and authorised officers. 24. The Director shall, from time to time, give to the Registrar a list of the names of officers of the Child Welfare Department—

- (a) who are responsible officers for the purposes of paragraph (8b) of subsection (1) of section 5; and
- (b) who are authorised to accept service of a revocation of consent under subsection (2) of section 4D.

Rule 24A added.

Application pursuant to s. 4H(10). 11. The principal rules are amended by adding after rule 24 the following rule:—

24A. An application for an order for the custody and control of a child pursuant to subsection (10) of section 4H shall be accompanied by an affidavit setting out the grounds for the application and a copy of the application and the affidavit shall be served on such persons as the Judge directs. First 12. The principal rules are amended by substituting for the substituted. First Schedule, the following:—

First Schedule

LIST OF FORMS

FIRST COLUMN	SECOND COLUMN	THIRD COLUMN
Provision of Adoption of Children Act or rules under it for which Form prescribed	Description of Form	Number of Form in Second Schedule
Ss. 22, 23	Request for permission to transfer possession custody, and control of a child	n, I
S. 23	Permission of Director to transfer possession custody, and control of a child	n, 2
Ss. 4A, 4B (1), 4B (2), 4D	Consent to Adoption of Child, including on it th form of Revocation	1e 3
S. 4G (1) and (2)	Application to Dispense with Consent(s)	4
S. 4H (5)	Notice pursuant to section 4H (5)	5
S. 4H (10)	Application for an order for the custody and control of a child	n- 6
S. 5 (1), (8c)	The Director's opinion of Applicant(s)	7
S. 5 (1), (4)	Consent by a child to his adoption	8
S. 4F (2)	Certificate of fitness of mother of child to conser to adoption	nt 9
Rule 9	Receipt of certain documents by Director	10
S. 5B, rule 11	Notice to the Director of the Child Welfare D partment of intention to apply for adoptic order	e- on 11
Rule 12	Acknowledgement of notice of intended application	on 12
S. 22	Certificate by a legally qualified medical praction oner as to health of child to be adopted	t- 13
S. 3	Application for adoption	14
S. 3	Order of adoption of a child	15
S. 4H (1) (e), rule 22	Application for variation of guardianship	16
S. 9	Application for discharge of an order of adoptic	on 17
S. 9	Discharge of Adoption Order	18
S. 2 (Definition of memorandum)	Memorandum of Order	19

Second 13. The Se Schedule deleting Forms	cond Schedule to the solution of the solution of the solution of the second substitues and substitues the solution of the solu	ne principal rul uting the followi	es is amended by ing forms:—
	Form 3.		
	-	No.	of 19
IN THE SUPREME COURT	<u></u>		
OF WESTERN AUSTRALIA	J		
		of Childi	ER of The Adoption ren Act, 1896 and ER ef
		IN THE MATT	
CONSEN	T TO THE ADOPTIO	N OF A CHILD.	
1. PARTICULARS OF PERSON CONSENTING.			
(a) Full name	I		
(b) Full address	of		
(c) Occupation			
(d) Date of birth	born on the		
(e) Place and State, Terri- tory or Country of Birth	at		
(f) Marital status			
(g) If married, name address and occupation of spouse			
(h) Status in relation to the child		0	f the child
2. PARTICULARS OF THE CHILD			
(a) Sex			
(b) Name of child, or if unnamed, state so.	named/unnamed		who was
(c) Date of birth	born on the		
(d) Place and State, Terri- tory or Country of birth	at		
(e) If known, whereabouts since birth			

	FORM 3-continued			
3.	DETAILS OF OTHER PARENT (If person consenting a parent) Following details if known:	whose other parent is		
	(a) Full name			
	(b) Full address	of		
	(c) Occupation			
	(d) Date of birth	born on the		
	(e) Place and State, Terri- tory or Country of birth.	at		
	(f) Marital status			
4.	DECLARATION	HEREBY CONSENT to the making of an adoption order in respect of the abovementioned child in favour of any person to whom an order may be granted in favour of		
5.	PARTICULARS OF OTHER PERSON OR PERSONS WHO ARE RELATIVES OF THE CHILD. (Cross out if not applic- able)			
	(a) Full name(s)			
	(b) Full address(es)	of		
	(c) Occupation(s)			
	(d) Marital status.			
	(e) Degree of relationship to the child	being a/an of the child		
	(f) Any further relevant particulars			
6.	THE PERSON CONSENTING	 I Declare— (1) that I realise— (a) I can revoke this consent by notice in writing served on the Director of Child Welfare of Western Australia within thirty days of the signing of this consent but not otherwise; (b) any such notice must be completed in the form of revocation at the end of this form of consent; (c) my signature on such a notice must be attested by a person qualified for that purpose as set out hereunder; and (d) service of such a notice on the Director of Child Welfare of Western Australia must be effected by delivering it to him personally, or by sending it to him by registered post in care of the Child Welfare Department, Perth in the State of Western Australia; (2) that I understand the effect of making such an order will be to deprive me permanently of my rights as a 		
	Status in relation to child.	in relation to the child.		

	FORM 3-continued				
7.	SIGNATURE OF PERSON CONSENTING.				
	(a) Usual signature	Signed by :			
	(b) Town or city.	at			
	(c) Country, State or Territory	in the	of		
	(d) Date	$ ext{this}$	day of	19	
8.	ATTESTATION (For persons who may attest, see hereunder)				
	(a) Signature of person attesting	Before me :			
	(b) Status of person attest- ing				
		REVOCATION OF CO	NSENT		
1.	PERSON REVOKING (a) Repeat name of person	I the abovenamed			
	who consented	HEREBY REVOKE above.	my consent, a copy	of which appears	
	(b) Usual signature.	Signed by :			
	(c) Town or city	\mathbf{at}			
	(d) Country, State or Territory	in the	of		
	(e) Date	his	day of	19	
2.	ATTESTATION. (For persons who may at- test, see hereunder)				
	(a) Signature of person attesting	Before me :			
	(b) Status of person attest- ing				

REVERSE OF FORMA.

Attestation of consents and revocations-Adoption of Children Rules, 1970:

- Rule 7. An instrument of consent and any revocation of it may be attested by one of the following persons:----
 - (a) in a State or Territory of the Commonwealth, a practising barrister or solicitor of the Supreme Court of the State or Territory or of the High Court of Australia, a justice of the peace or commissioner for declarations for that State or Territory, a commissioner of the Supreme Court for that State or Territory for taking affidavits, a commissioner of the High Court of Australia, a postmaster, a classified officer in the public service of that State or Territory, or a member of any House of Parliament of the State or Territory or of the Commonwealth; or
 - (b) in a country outside the Commonwealth and Territories of the Commonwealth, an Australian diplomatic officer or Australian consular officer, or a judge, a magistrate, justice of the peace, or notary public of that country.

Form 4.

No. of 19

IN THE SUPREME COURT OF WESTERN AUSTRALIA

IN THE MATTER of The Adoption of Children Act, 1896 and IN THE MATTER OF

APPLICATION TO DISPENSE WITH CONSENT(S).

(a) Full name(s) and	I/We		
Address(es)	of		
(b) Status— Director, person/persons proposing to adopt the child, or person on his or their be- half			
(c) Where applicable.	on behalf of the person/p	ersons proposing to a	dopt the child.
(d) Insert appropriate sub-sec- tion	apply pursuant to paragra of section 4G of the Ado dispense with the consent(ption of Children Act	sub-section (1) , 1896-1971 to
(e) Insert name and last known	of		
addresses of persons whose consent is sought to be dis-	of		
pensed with	and		
	of		
(f) Insert name of child	to the adoption of		
Set out grounds of applica- tion	on the grounds that :		
(g) Where s. 4G (2) applies	[and in order to facilitate view to adoption of the sa application is made pursu of the Adoption of Child dispensing with the conse child before an application made.]	id child ant to subsection (2) ren Act, 1896-1971 ent be made in respe	of section 4G that the order ct of the said
(h) Further application, where applicable, to dispense with service of main application	[and an application is ma requirement to serve the affidavit(s) on each person pensed with.]	e copy of the applic	ation and the
	Signed at 19	this	day of
		Signature of App	licant(s)

Form 5.

		No.	of	19
IN THE SUPREME COURT	l			
OF WESTERN AUSTRALIA	ſ			
		of Children A	ATTER of T Act, 1896 and	he Adoption
		IN THE M		
	19 [and b	[4H (11)] of	the Adoption on th	of Children e on the
I am of the opinion that it is no person for the purposes of adopt	t possible/desirable to p	place the said of		
said child would not be promote	ed by adoption.].			
AND TAKE NOTICE that upor and upon	and and	nt on the Regi		preme Court very person
known to me as a parent or gua the said child I cease for all purp	rdian of the said child i	mmediately be	efore I became	e guardian of d
and DATED the	day of	again the gua	urdian(s) of th	e said child.
			DIRECTOF	t.
	B			
	Form 6.	No.	of	19
IN THE SUPREME COURT	Ĵ			
OF WESTERN AUSTRALIA	5		ATTER of T	he Adoption
		of Children .	and	
		IN THE M	ATTER of	
APPLICATION FOF	AN ORDER FOR T OF A CHILD		ND CONTRO	DL
1. DETAILS OF DIRECTOR'S GUARDIANSHIP				
(a) Whether general con- sent or an order pur- suant to s. 4H (10) (11)	WHEREAS by virtue	of a general o	consent/order	dated the
(b) Date of consent/order	day of			
2. NAME OF DIRECTOR	Ι,			
3. PARTICULARS OF CHILD	the Director of Child	Welfare		
(a) Sex (b) Name, or if not named	am the guardian of a named/unnamed		c	hild
state so (c) Date of birth (d) Place of birth	born on the at			
4. SPECIFY ORDER SOUGHT	I hereby apply for an	order that		
[In particular see s. 4H (11) but note that other orders may be sought]	or such other order a	s the Judge th	inks fit.	
5. DIRECTOR'S SIGNATURE				
Date of Signing	/	/19		

Form 7.

IN THE SUPREME COURT

OF WESTERN AUSTRALIA

IN THE MATTER of The Adoption of Children Act, 1896 and IN THE MATTER of

 \mathbf{of}

19

No.

THE DIRECTOR'S OPINION OF APPLICANT(S)

I the Director/Acting Director of the Child Welfare Department have considered the contents of the report of a responsible officer of the Department on and and in my opinion he/she/they is/are not proper person(s) to be (an) adopting parent(s) [and I have the following special reasons related to the welfare and interest of the child why the order of adoption should be made :---

[The child was made a ward of the Child Welfare Department by an order of the Children's Court at on the day of 19 /an order of the Minister dated the day of 19 and I hereby consent/refuse my consent to the making of an adoption order in respect of the abovementioned child in favour of the Applicants.]

Signed at	\mathbf{this}	day of	19
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Signature of the Director.

.

Form 8.

IN THE SUPREME COURT OF WESTERN AUSTRALIA No. of 19

IN THE MATTER of The Adoption of Children Act, 1896 and IN THE MATTER of

CONSENT BY A CHILD TO HIS ADOPTION

1.	PARTICULARS OF CHILD CONSENTING.	
	(a) Full name.	I
	(b) Full address.	of
	(c) Sex.	
	(d) Date of birth.	born on the
	(e) Place and State, Terri- tory or Country of birth.	at
2.	DECLARATION. (Cross out what is not applicable.)	HEREBY CONSENT to the making of an adoption order in respect of me in favour of the following person/persons.

		FORM 8-continued
3.	PARTICULARS OF PERSON.	
	(a) Full name.	
	(b) Full address.	of
	(c) Occupation	
	(d) Sex.	
	(e) Date of birth	born on the
	(f) Place and State, Terri- tory or Country of birth.	at
	(g) Marital status	
	(h) If married, name, ad- dress and occupation of spouse.	
	(i) Repeat name of adop- ting person.	the said
	(j) Degree of relationship, if any, to the child.	being my
4,	PARTICULARS OF OTHER PERSON. (Cross out if not applicable.)	
	(a) Full name.	
	(b) Full address.	of
	(c) Occupation.	
	(d) Sex.	
	(e) Date of birth.	born on the
	(f) Place and State, Terri- tory or Country of birth.	at
	(g) Marital status.	
	(h) If married, name, ad- dress, and occupation of spouse.	

		FORM 6-continued		
5.	SIGNATURE OF CHILD CONSENTING			
	(a) Usual signature	Signed by :		
	(b) Town or City.	at		
	(c) Country, State or Terri- tory.	in the		of
	(d) Date.	this	day of	
6. (J	ATTESTATION. For persons who may attest, see back of form.)			
	(a) Signature of person attesting.	Before me :		
	(b) Status of person attest- ing			

FORM 8-continued

REVERSE OF FORM.

Attestation of consents and revocations-Adoption of Children Rules, 1970.

- Rule 7. An instrument of consent and any revocation of it may be attested by one of the following persons-
 - (a) in a State or Territory of the Commonwealth, a practising barrister or solicitor of the Supreme Court of the State or Territory or of the High Court of Australia, a justice of the peace or commissioner for declarations for that State or Territory, a commissioner of the Supreme Court for that State or Territory for taking affidavits, a commissioner of the High Court of Australia, a postmaster, a classified officer in the public service of that State or Territory, or a member of any House of Parliament of the State or Territory or of the Commonwealth; or
 - (b) in a country outside the Commonwealth and Territories of the Commonwealth, an Australian diplomatic officer or Australian consular officer, or a judge, a magistrate, justice of the peace, or notary public of that country.

	Form 9.		_	
IN THE SUPREME COURT)	No.	of	19
OF WESTERN AUSTRALIA	}		ATTER of The	Adoption
		of Children A	and	
		IN THE MA	ATTER of	
CERTIFICATE OF FITN	ESS OF MOTHER OF ADOPTION.	CHILD TO	CONSENT TO)
(a) Full name of person certifying.	I			
(b) Full address of person certi- fying.	of			
*(c) Qualifications of person certifying.	a certify that at the time	e the mother		
(d) Full name of mother of child.	signed the instrument	of consent		
(e) Date of instrument of con- sent.	dated			
(f) Sex of child.	to the adoption of her			
(g) Date of birth of child.	child born on the of		day	
(h) Place of birth of child.	at			
(i) Signature of person certi- fying.	the mother was in a fit Signed by :	condition to	give that cousen	t.
(j) Place of signing.	\mathbf{at}			
(k) Date of signing.	on the	day of		
* NOTE : This certificate person registered as a midwife u			medical practit	ioner or a
	Form 10.			
	Adoption of Children Ac	t, 1896.		

	Form 10.	
	Adoption of Children Act, 1896.	2
	CERTAIN DOCUMENTS BY DIRECTOR	τ.
(a) Date of receipt.	On the day of	
	I, the Director of Child Welfare,	
(b) Name of person from whom received.	received from the following document(s)	
(c) Brief description of docu- ment(s).	1.	
Give name of signatory	2.	
and date of signing and child to which they relate.	3.	
	4.	
(d) If no consent received or only one, cross out what does not apply.	The final date(s) for revocation of the ab sent(s) has/have been noted in my records	
ubes not apply.	and the	respectively.
(e) Signature of Director	DIRECTOR.	
(f) Date of signing.	/ /19	

.

Form 11.

Adoption of Children Act, 1896.

NOTICE TO THE DIRECTOR OF THE CHILD WELFARE DEPARTMENT OF INTENTION TO APPLY FOR ADOPTION ORDER.

1.	PARTICULARS OF APPLICANT(S).	
	(a) Full name(s)	I/We
	(b) Full address(es)	of
	(c) Occupation(s)	
	(d) Sex.	
	(e) Date(s) of birth.	born on the
		at and
	(f) Place(s) of birth.	born on the
		at respectively,
		hereby give notice that I/We intend to apply to a Judge of the Supreme Court for an order in my/our favour for the adoption of a child
2.	PARTICULARS OF CHILD. (As known)	
	(a) Sex of child.	
	(b) Name of child, or if unnamed, state so.	named/unnamed
	(c) Date of birth.	born on the day of
	(d) Place of birth.	at
		and whose natural parents/guardian are/is
	(e) Name of parents or guardian of child.	
	(f) Address of parents or guardian.	of
3.	PARTICULARS OF SOLICITOR(S).	My/Our solicitor(s) for the purpose of the application is/are
	(a) Name of solicitor(s).	
	(b) Address of solicitor(s).	of
4.	SIGNATURE OF APPLICANT.	Signed by:
	(a) Place of signature.	at
	(b) Date.	this day of

Form 12.

Adoption of Children Act, 1896.

ACKNOWLEDGEMENT OF NOTICE OF INTENDED APPLICATION

1. DATES. (a) Notice received. On the day of I received a notice dated the (b) Notice signed. of an intended application by 2. PROPOSED APPLICANT(S). (a) Name(s) (b) Address(es) of (c) Occupation(s). 3. PARTICULARS OF CHILD. (a) Sex. in respect of a child (b) Name of child, or if unnamed/unnamed named, state so. (c) Date of birth. born on the day of (d) Place of birth. \mathbf{at} and I hereby advise that I have received and hold the following documents in respect of that application : 4. PARTICULARS OF DOCUMENTS. Give brief particulars of any consent, certificate given pursuant to s. 4F (2) or s. 22, and any revoca-tion of a consent. 1. 2.3. 4. 5. SIGNATURE. DIRECTOR. Date of signing. /19 1

		Form 13.			
		_	No.	of	19
IN	THE SUPREME COURT	Ĵ			
OF	WESTERN AUSTRALIA	J		TTER of The	Adoption
			of Children A	and	
			IN THE MAT	FTER of	
	CERTIFICATE BY A TABLE AS TO HIS	LEGALLY QUALIFIE EALTH OF CHILD TO			ER
1.	PARTICULARS OF PRACTITIONER.				
	(a) Full name. (BLOCK LETTERS)	I			
	(b) Full address	of a legally qualified med	lical practition	er hereby certi	fy that ou
	(c) Date of examination.	the	day of		
	(d) Place of examination.	at			
2.	PARTICULARS OF CHILD.				
	(a) Sex.	I examined a		child	
	(b) Name of child, or if un- named, State mothers name.	named/unnamed, who	se mother is na	amed	
	named, State mothers	named/unnamed, who said to have been born		amed	
	named, State mothers name.			amed	
	named, State mothers name.	said to have been born	day of		GY TEST
3.	named, State mothers name. (c) Date of birth.	said to have been born the at and I informed myself	day of of the results to the child ar as I could de	of a SEROLO	ild is :
3.	named, State mothers name. (c) Date of birth. (d) Place of birth. CERTIFICATION. (a) Cross out if not appli-	said to have been born the at and I informed myself carried out in relation and I certify that, as f in good health and free	day of of the results to the child ar as I could de from physical	of a SEROLO	ild is :
3.	 named, State mothers name. (c) Date of birth. (d) Place of birth. (d) Place of birth. (e) CERTIFICATION. (a) Cross out if not applicable. (b) Cross out if not applicable. (cable—if applicable. (cable_if any complaint or physical or mental 	said to have been born the at and I informed myself carried out in relation and I certify that, as f in good health and free or	day of of the results to the child ar as I could de from physical	of a SEROLO	ild is :
	 named, State mothers name. (c) Date of birth. (d) Place of birth. (d) Place of birth. (e) Cross out if not applicable. (b) Cross out if not applicable. (b) Cross out if not applicable. (c) complaint or physical or mental defect 	said to have been born the at and I informed myself carried out in relation and I certify that, as f in good health and free or suffering from the follo	day of of the results to the child ar as I could de from physical	of a SEROLO	ild is :

	Form 14.		_	
IN THE SUPREME COURT		No.	of	19
OF WESTERN AUSTRALIA				
-			TTER of The	Adoption
		of Children A		
		TAT DITTIN A.C.A	and	
		IN THE MA	TTER Of	

APPLICATION FOR ORDER OF ADOPTION.

(a) Full name(s). and	I/We				
address(es).	of				
(b) Insert appropriate subsec- tion and section.	apply pursuant to subsection of section of the Adoption of Children Act, 1896 to adopt as our/my child				
(c) Details of child.	a male/female child n who was born on the		day of	19	
	at	and, if a	n order of	adoption is	
(d) Full proposed name of child.	made in my/our favo	our, to have the c	hild thereafte	er known as	
	Signed at	tl	his	day	
	of	19			
(e) Where s. 4 (3) applies.	I	(Si	gnature of A	pplicant(s)).	
	of				
	anı the husband/wi consent to his/her ap		named applie	eant and I	
	Signed at 19	this .	d	ay of	
		(Signa	ature of Husl	oand/Wife).	
	van burge gewonen				
	Form 15.				
	101m 15.	No.	of	19	
IN THE SUPREME COURT	ļ				
OF WESTERN AUSTRALIA	J				
		IN THE MAT of Children Act	TER of The , 1896 and	Adoption	
		IN THE MAT			
BEFORE THE HONOUR. THE	ABLE DAY O	F	IN CH	IAMBER8 19 .	
APPLICATION having been mad for an order of adoption of	le pursuant to section 3	of the Adoption	of Children A	ct, 1896 by	

a	child born ou

at

IT IS ORDERED that the said child be adopted by the applicants as from the date of this order AND THAT the child shall hereafter be known as

BY THE COURT,

REGISTRAR.

	Form 16.	No.	of	19
IN THE SUPREME COURT		1101		
OF WESTERN AUSTRALIA∫		of Childre	MATTER of ' n Act, 1896 and MATTER of	The Adoption
APPLICATION FOR	VARIATION (OF GUAR	DIANSHIP.	

		1 010
1.	DETAILS OF DIRECTOR'S GUARDIANSHIP.	WHEREAS by virtue of a general
	(a) Whether general con- sent or order dispensing with consent.	consent/order dated the
	(b) Date of consent/order.	day of
2.	PARTICULARS OF CHILD	the Director of Child Welfare is guardian of a
	(a) Sex	child
	(b) Name, or if not named state so	named/unnamed
	(c) Date of birth.	born on the
	(d) Place of birth.	at
3.	PARTICULARS OF APPLICANT(S)	
	(a) Full name(s)	I/We
	(b) Full address(es)	of
	(c) Occupation(s)	
4.	PARTICULARS OF PROPOSED GUARDIAN	hereby apply for an order that
	(a) Full name	
	(b) Full address	of
	(c) Occupation	be made guardian of the child on the grounds that :
5.	GROUNDS OF APPLICATION Set out reasons for proposed change of guardianship	
6.	SIGNATURE OF APPLICANT(S)	
	Date of signing.	/ /19

THE SUPREME COURT	Form 17.	No.	of	19
		IN THE MAT Children Act,		Adoption of

IN THE MATTER of

APPLICATION FOR DISCHARGE OF AN ORDER OF ADOPTION.

WHEREAS on an application made pursuant to section 3 of the Adoption of Children Act, an order was made by the Honourable day of 19 the 1896 by that a child in Chambers on the be adopted by those persons and that the child born on atwas thereafter to be known as the Attorney General/Director of the Child Welfare Department of Western Anstralia apply pursuant to subsection (1) of section 9 of the Act to have that order discharged on the grounds that :

and I apply pursuant to subsection 4 of section 9 for the following consequential or ancillary order :

DATED the	day of	19 .
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[It is intended to serve this application on being person(s) concerned in this application.]

Note : This application must be accompanied by an affidavit setting out the grounds for the application.

Form 18.

No.

IN THE SUPREME COURT OF WESTERN AUSTRALIA

> IN THE MATTER of The Adoption of Children Act, 1896 and IN THE MATTER of

of

19

BEFORE THE HONOURABLE IN CHAMBERS. UPON THE APPLICATION of the Attorney General/Director of the Child Welfare Department of Western Australia dated the day of 19 and UPON READING the affidavit of filed herein IT IS ORDERED that the order of adoption made by the Honourable day of be adopted by on the 19that the child thereafter known as is hereby discharged AND IT IS FURTHER ORDERED that : DATED the day of 19.

BY THE COURT DEPUTY REGISTRAR.

INOF

		Fo	rm 19.	37.	. 6	10		
IN	THE SUPREME COURT)		No.	of	19		
OF	WESTERN AUSTRALIA	}		of Children	Act, 1896 and	of The Adoption		
				IN THE I	MATTER o	of		
	*MEMORANDUM OF ADOPTION ORDER/DISCHARGE OF ADOPTION ORDER							
1.	Date of Birth.	The		day of		19		
2.	Place and State, Territory or Country of Birth.							
3.	Registration of Birth Number							
*4.	Date of Order/Discharge of Order							
DA	TED the	day of		19				
					DEPUTY	REGISTRAR.		
	(For further par * Delete as appropriate.	rticulars, when	ı required,	see attache	d schedule.)		

PORT HEDLAND PORT AUTHORITY ACT, 1970.

THE Port Hedland Port Authority, acting pursuant to the provisions of the Port Hedland Port Authority Act, 1970, hereby makes the regulations set out in the Schedule hereunder.

Schedule.

Regulations.

Principal

Principal 1. In these regulations the Port Hedland Port Authority regulations. Regulations published in the Government Gazette on the 14th June, 1971 and amended by a notice so published on the 27th August, 1971 are referred to as the principal regulations.

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

9. Moneys shall not be drawn out of such Port Hedland Authority account, save by cheques drawn on the State Treasury and signed in the following manner:---

- (a) Cheques to the value of \$2,000 each by any two of the three, that is :-
 - (i) General Manager
- (ii) Accountant
- (iii) Authority Member;
- (b) Cheques of a value in excess of \$2,000 by any member and either the General Manager or the Accountant.

Passed by a resolution of the Port Hedland Port Authority at a meeting of the Port Authority held on the 19th day of April, 1972. The Common Seal of the Port Hed-

land Port Authority is here-unto affixed in the presence

0f-----

E. A. RICHARDSON,

Chairman. R. L. EVANS,

[L.S.]

this 23rd day of May, 1972.

Member. J. R. D. SANDISON, Secretary.

Approved by His Excellency the Governor in Executive Council

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1971.

The Municipality of the City of Perth.

By-law Relating to Zoning.

By-law No. 63—Town Planning Classification or Zoning By-law for the Land and/or Buildings in the Victoria Park-Carlisle Area being Part of the City of Perth Municipal District—Amendment.

L.G. 607/68A.

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 13th day of March, 1972, to make and submit for confirmation by the Governor the following amendment to By-law No. 63:-

That the land described in the schedule hereto which is at present unclassified be included in Number 1 Zone and that the Victoria Park-Carlisle Zoning Plan Number 63 be amended accordingly.

The Schedule.

Portion of Canning Location 2 and being Lots 52 and 53 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 153, Folio 190.

Portion of Canning Location 2 and being Lot 54 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 790, Folio 52.

Portion of Canning Location 2 and being Lot 55 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 896, Folio 11.

Portion of Canning Location 2 and being Lot 56 and part of Lot 57 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 1024, Folio 437.

Portion of Canning Location 2 and being Lot 58 and part of Lot 57 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 824. Folio 40.

Portion of Canning Location 2 and being Lots 88 and 89 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 59, Folio 167A.

Portion of Canning Location 2 and being Lots 90 and 91 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 168, Folio 137.

Portion of Canning Location 2 and being Lot 1 on Diagram 7224 and being the whole of the land comprised in Certificate of Title Volume 931, Folio 26. Portion of Canning Location 2 and being Lot 2 on Diagram 7224 and being

Portion of Canning Location 2 and being Lot 2 on Diagram 7224 and being the whole of the land comprised in Certificate of Title Volume 928, Folio 113. Portion of Canning Location 2 and being Lot 95 and part of Lot 96 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 800, Folio 188.

Portion of Canning Location 2 and being parts of each of Lots 96 and 97 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 9, Folio 189A.

Portion of Canning Location 2 and being parts of each of Lots 97 and 98 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 116, Folio 13A.

Portion of Canning Location 2 and being Lot 99 and part of Lot 98 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 811, Folio 112.

Portion of Canning Location 2 and being parts of each of Lots 100 and 101 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 960, Folio 40.

Portion of Canning Location 2 and being Lots 102, 103 and part of Lot 101 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 1157, Folio 978.

Portion of Canning Location 2 and being Lots 104 and 105 on Plan 1820 and being the whole of the land comprised in Certificate of Title Volume 158, Folio, 29.

Portion of Canning Location 2 and being Lot 4 on Diagram 4154 and being the whole of the land comprised in Certificate of Title Volume 779, Folio 126.

Portion of Canning Location 2 and being Lot 5 on Diagram 4154 and being the whole of the land comprised in Certificate of Title Volume 534, Folio 28A.

Portion of Canning Location 2 and being part of Lot 1 on Diagram 4220 and being the whole of the land comprised in Certificate of Title Volume 1087, Folio 396.

Portion of Canning Location 2 and being Lot 8 on Diagram 15772 and being the whole of the land comprised in Certificate of Title Volume 1140, Folio 15.

Portion of Canning Location 2 and being Lot 7 on Diagram 15772 and being the whole of the land comprised in Certificate of Title Volume 1140, Folio 380.

Portion of Canning Location 2 and being part of Lot 1 on Diagram 4220 and being the whole of the land comprised in Certificate of Title Volume 1087, Folio 395.

Portion of Canning Location 2 and being Lot 6 on Diagram 5825 and being the whole of the land comprised in Certificate of Title Volume 1118, Folio 523.

Portion of Canning Location 2 and being Lot 7 on Diagram 5825 and being the whole of the land comprised in Certificate of Title Volume 1103, Folio 579. Portion of Canning Location 2 and being Lot 8 on Diagram 5825 and being

the whole of the land comprised in Certificate of Title Volume 1092, Folio 443. Portion of Canning Location 2 and being Lot 9 on Diagram 5825 and being

the whole of the land comprised in Certificate of Title Volume 1178, Folio 137. Portion of Canning Location 2 and being part of Lot 10 on Diagram 5825 and being the whole of the land comprised in Certificate of Title Volume 1261, Folio 186.

Portion of Canning Location 2 and being part of Lot 1103 on Plan 4377 Sheet 4) and being the whole of the land comprised in Certificate of Title Volume 1120, Folio 208.

Portion of Canning Location 2 and being part of Lot 1104 on Plan 4377 (Sheet 4) and being the whole of the land comprised in Certificate of Title Volume 690, Folio 48.

Portion of Canning Location 2 and being part of Lot 1103 on Plan 4377 (Sheet 4) and being the whole of the land comprised in Certificate of Title Volume 1309, Folio 487.

Portion of Canning Location 2 and being part of Lot 1104 on Plan 4377 (Sheet 4) and being the whole of the land comprised in Certificate of Title Volume 1127, Folio 658.

Dated this 5th day of May, 1972. The Common Seal of the City of Perth was hereunto affixed in the presence of—

N. A. PARNHAM, Deputy Lord Mayor. G. O. EDWARDS, Town Clerk.

[L.S.]

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

DOG ACT, 1903.

Shire of Cranbrook. By-law Relating to Dogs.

L.G. 314/72.

IN pursuance of the powers in that behalf contained in the Dog Act, 1903, the Shire of Cranbrook hereby records having resolved on the twenty-first day of April, 1972, to submit for confirmation of the Governor the following by-law for control of dogs within the area of the Shire of Cranbrook and repeals all by-laws at present in force within the Shire of Cranbrook in so far as they relate to the above subject matter.

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

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

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

4. Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Shire Council shall, if the owner or person usually in charge of the dog is known to him, forthwith notify such person that the dog has been impounded.

5. An authorised person shall be in attendance at the pound for the release of dogs at such times and on such days of the week as shall from time to time be determined by the Shire Council.

6. If the owner or person apparently acting on behalf of the owner of a dog seized or impounded shall claim such dog, then upon payment of the fees specified in the schedule hereto the dog shall be released to such person.

7. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of an authorised person the ownership of the dog and his authority to take delivery of it. The officer may accept such proof as he considers satisfactory and no person shall have any right of action against him or the Shire Council in respect of the delivery of the dog in good faith.

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

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

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

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

12. If the Shire Council shall destroy a dog at the request of its owner whether such dog shall have been seized or impounded or not, the owner shall pay to the Shire Council the fees specified in the schedule hereto.

13. No person shall:-

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

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

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

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

16. The owner of a dog shall prevent that dog from entering or being in any of the following places unless on a leash held by a person:---

(a) A sportsground.

- (b) An area set aside for public recreation.
- (c) A car park.
- (d) A school.
- (e) Any land vested in or under the control of the Shire Council other than a road.

17. The owner of a dog shall prevent that dog from roaming about without any control whatever upon any road being vested in or under the control of the Council.

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

19. The payment of fees in respect of the seizure, care, detention or destruction of a dog shall not relieve the owner of it of liability to a penalty under any of the provisions of these by-laws.

20. Any person who shall commit a breach of these by-laws shall, upon conviction, be liable to a penalty not exceeding \$20.

The Schedule.

For the seizure or impounding of a dog, \$5.00. For the sustenance and maintenance of a dog in a pound (per day or part of

day), \$2.00. For the destruction of a dog, \$2.00.

Dated this 4th day of May, 1972. The Common Seal of the Shire of Cranbrook was hereto affixed in the presence of—

R. C. WARD, President.

I. R. HILL, Shire Clerk.

[L.S.]

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1970.

The Municipality of the Shire of Kellerberrin.

By-laws Relating to the Control of Noise and Nuisance.

L.G. 186/72.

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 day of April, 1972, to make and submit for confirmation by the Governor the following by-laws:—

1. No person shall conduct any business or engage in any undertaking on any land or premises in such a manner as to permit the escape therefrom of smoke, dust, saw dust, fumes, liquid, water or noises in such quantity or extent or in such manner to create or be a nuisance to any inhabitant or inhabitants in the neighbourhood of such land or premises or to traffic or persons using roads in the vicinity.

2. No person shall operate or use on a Sunday any power saw of any kind whatsoever.

3. This by-law shall apply to the Kellerberrin townsite.

4. Any person who by act or omission commits a breach of this by-law shall be guilty of an offence and shall be liable on conviction to a fine of not exceeding forty dollars (\$40).

Dated this 15th day of April, 1972.

[L.S.]

F. L. DIVER, President. T. R. BENNETT, Shire Clerk.

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1971.

Municipality of the Shire of Dandaragan.

Adoption of Draft Model By-laws Relating to (Control of Hawkers) No. 6.

L.G. 333/72.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the sixteenth day of March, 1972, to adopt such of the Draft Model By-laws relating to (Control of Hawkers) No. 6 as published in the *Government Gazette* on the 23rd July, 1962, with such alterations as hereunder set out:—

By-law 2:

"Council" means the Council of the Shire of Dandaragan.

"District" means the municipal district of the Shire of Dandaragan.

"Clerk" means the Shire Clerk or the persons acting for the time being in that capacity.

By the inclusion of the word "ten" between the words "than" and "licenses" in line two.

In Townsites-

(a) By showing the numeral "3".

(b) By showing the numeral "3".

(c) By showing the numeral "4".

Outside Townsites-

- (a) By showing the numeral "3".
- (b) By showing the numeral "3".
- (c) By showing the numeral "4".

By-law 11: By deleting the clause (a).

By-law 12: Delete the words "fifty pounds" and insert the words "one hundred dollars".

Second Schedule.

FEES FOR HAWKERS' LICENSES.

Class of License.		Annually in Townsites. \$	Annually outside Townsites. \$
(a) Clothing, clothing material and manchester		50	50
(b) Electrical goods	•	50	50
(c) Ice cream, ice blocks, ices		50	50
(d) Other merchandise as may be approved by Council after application	the	50	50

Dated this 11th day of May, 1972.

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

K. G. TOPHAM, J.P., President. R. F. TAYLOR, Shire Clerk.

[L.S.]

Recommended-

C. STUBBS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

By-law 9 (1):

LOCAL GOVERNMENT ACT, 1960-1971. Mount Magnet Shire Council. Amendment General By-laws.

L.G. 1894/52.

IN pursuance of the powers conferred upon it by the abovementioned Act and in all other powers enabling it, the Council of the abovementioned municipality hereby records having resolved on the 18th day of April, 1972, to submit for confirmation of the Governor the following by-laws:—

The General by-laws of the Mt. Magnet Shire Council as published in the Government Gazette on the eighteenth day of June, 1937, and amended by notification in the Government Gazette on the nineteenth day of July, 1940, sixteenth day of October, 1953, and the sixteenth day of November, 1966, are now further amended as follows:—

(1) By deleting Schedule "F" and;

(2) Inserting in lieu thereof, the following Schedule "F".

HALL CHARGES.

Mount Magnet Anzac Memorial Hall.

Dances, Cabarets, Socials and Weddings. \$30.00 to 2 a.m. an additional \$5.00 per hour after 2 a.m.

40.00 per	noui	aryer	2 a.m.							\$
Pictures									 	15.00
Meetings:										
Half day									 	5.00
Full day									 	10.00
Night									 	20.00
Travelling SI	nows:									
Half day									 	10.00
Full day									 	20.00
Night									 	30.00
Bazaars:										
Half day										5.00
Full day									 	10.00
Night									 	15.00
•	••••							••••	 	10.00
Rehearsals:										
50 cents per hour during the day.										
\$1.00 per hour during the night.										
School Concerts 15.00										
Deposit: 50% of hire charge upon application.										

Dated this 18th day of May, 1972.

Passed by the Mount Magnet Shire Council at a meeting held on the 18th day of April, 1972.

[L.S.]	G. F. JENSEN, President, W. BANT.				
	Shire Clerk.				
Recommended	C. STUBBS, Minister for Local Government.				

Approved by His Excellency the Governor in Executive Council this 9th day of June, 1972.

W. S. LONNIE, Clerk of the Council.

PIG INDUSTRY COMPENSATION ACT, 1942-1972.

Department of Agriculture, South Perth, 15th June, 1972.

HIS Excellency the Governor in Executive Council, acting pursuant to section 21 of the Pig Industry Compensation Act, 1942-1972 and section 11 of the Interpretation Act, 1918-1970, has been pleased to make the regulations set forth in the schedule hereunder to have and take effect on and after the 1st July, 1972.

E. N. FITZPATRICK, Director of Agriculture.

Schedule. Regulations.

Principal regulations.

1. In these regulations the Pig Industry Compensation Regulas. tions, 1943, published in the Government Gazette on the 14th May, 1943 and thereafter amended from time to time by notices so published, are referred to as the principal regulations.

Reg.4 amended. ", within thirty days after—

(a) the destruction or death of the pig; or

(b) the condemnation of the carcass or portion of a carcass, as the case may be" $% \left({{{\bf{x}}_{i}}} \right)$.