

Government Gazette

OF

WESTERN AUSTRALIA

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PERTH: TUESDAY, 9th APRIL.

[1957.

FIREARMS AND GUNS ACT, 1931-1956.

Police Department, Perth, 7th March, 1957.

Ex. Co. No. 522.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Firearms and Guns Act, 1931-1956, has been pleased to make the regulations set out in the Schedule hereunder.

J. M. O'BRIEN, Commissioner of Police.

Schedule. Regulations.

- 1. In these regulations, the Firearms Regulations, 1931, published in the Government Gazette on the 6th November, 1931, and reprinted in the Gazette on the 20th December, 1955, pursuant to the provisions of the Reprinting of Regulations Act, 1954, with all amendments up to and including the 16th July, 1954, are referred to as the principal regulations.
- 2. The principal regulations are amended by substituting for regulation 29 the following regulation:—
 - 29. The following fees are prescribed as the fees payable and to be taken under the Firearms and Guns Act, 1931-1956:—

			Per	· An	num. d.
License and Renewal of License to Possess—					
(a) A single firearm				5	0
(b) Two or more firearms				10	0
License to manufacture and repair firearms	and	any			
removal thereof			1	0	0
License to deal in firearms and any renewal the	ereof		2	0	0
License to conduct a shooting gallery and any	ren	ewal			
thereof			1	0	0
Noting fee		• • • •		5	0

- 3. Regulation 30 of the principal regulations is amended by substituting for the passage "a noting fee of 1s." in line one of paragraph (c) the passage "the prescribed noting fee."
- 4. The forms numbered 1, 1A, 2, 3, 4, 5, 5A, 6, 7 and 8 prescribed by the principal regulations are amended by substituting for the fees specified therein the appropriate fees prescribed by regulation 29 of the principal regulations as amended by regulation 2 of these regulations.

Approved by His Excellency the Governor in Executive Council, 27th March, 1957.

R. H. DOIG, Clerk of the Council.

WEIGHTS AND MEASURES ACT, 1915-1941.

The Office of the Commissioner of Police, Perth, 13th March, 1957.

Ex. Co. No. 449.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Weights and Measures Act, 1915-1941, has been pleased to make the regulations set out in the Schedule hereunder.

J. M. O'BRIEN, Acting Commissioner of Police.

Schedule. Regulations.

- 1. In these regulations
 - (a) the Weights and Measures Regulations, 1927, published in the Government Gazette on the 3rd June, 1927, as duly amended from time to time thereafter, are referred to as the principal regulations;
 - (b) the additional regulations made under the Weights and Measures Act, 1915, and published in the *Gazette* on the 17th June, 1927, as duly amended from time to time thereafter, are referred to as the additional regulations.
- 2. Regulation 124 of Part IV of the principal regulations is amended—
 - (a) by substituting for the words, "one shilling per mile" in subparagraph (3) of paragraph (a) of the first proviso, the words, "one shilling and sixpence per mile or part thereof";
 - (b) by deleting the words, "maximum fee, fifty shillings" in subparagraph (3) of paragraph (a) of the first proviso;
 - (c) by substituting for the words, "prescribed mileage fee" in paragraph (b) of the first proviso the words, "mileage fee prescribed in subparagraph (3) of paragraph (a) of this proviso."
- 3. Regulation 132 of Part IV of the principal regulations is amended-
 - (a) by substituting for the word, "ninepence" in line one, the words, "one shilling";
 - (b) by substituting for the passage, "one shilling for each adjustment of a 56 lb. weight," the passage, "two shillings for each adjustment of a weight exceeding 28 lb."
- 4. Regulation 134 of Part IV of the principal regulations is amended by substituting for the words, "seven shillings and sixpence per hour" in line six, the words, "twelve shillings and sixpence per half hour or part thereof."
- 5. Regulation 2 of Part X of the principal regulations is amended by adding before the word, "by" in line one, the passage, " and on payment of a fee of £2 10s."
- 6. Regulation 9 of Part X of the principal regulations is amended by substituting for the words, "seven shillings and sixpence" in line four, the words, "ten shillings."
- 7. Part XI of the principal regulations is amended by adding after regulation 4 a new sub-heading and regulations as follow:—

Fees.

- 5. (1) The fees set out in Table XIII of these regulations are prescribed as the fees which are payable for the testing, verifying or stamping of weights and measures and weighing and measuring instruments.
- (2) Where at the time of testing, verifying or stamping of a weighing instrument, a duplicate set of proportional weights for use with that instrument is tested, verified or stamped, in addition to the appropriate fee so prescribed with respect to that instrument, one-half of that fee shall be paid for the duplicate set so tested, verified or stamped.
- (3) Where, after testing, a weight, measure or instrument is rejected as incorrect, unjust, or otherwise unsuitable, one-half only of the fee so prescribed with respect to that weight, measure or instrument may be charged in lieu of the prescribed fee.

- 6. The fees set out in Table XIIIA of these regulations are prescribed as the fees which are payable for the examination for approval of any weights or measures or weighing or measuring instruments.
- 8. Regulation 3 of the additional regulations is amended by substituting for the words, "seven shillings and sixpence" in line two, the words, "ten shillings."
- 9. The principal regulations are amended by substituting for Table XIII the following Table:—

Table XIII.

Part XI, Reg. 5.

Fees to be Paid for Testing, Verifying, or Stamping Weights and Measures and Weighing or Measuring Instruments.

Weights. Avoirdupois-Each. 14 lb. and under s. d. 6 0 Troy and Apothecaries-Grain weights 5 oz. and under Over 5 oz. 0 Metric Carat-Each weight в Measures of Capacity. Capacity-Up to and including 1 quart Over 1 quart but not exceeding 2 gallons Over 2 gallons but not exceeding 4 gallons 2 Over 4 gallons but not exceeding 10 gallons 6 Over 10 gallons-For first 10 gallons For each additional gallon or part thereof 1 Subdivided measures shall be charged for each subdivision at the rate prescribed for measures of similar capacity. Maximum fee, £3. Apothecaries Measures— Under 1 oz. 1 oz. or over Measures of Length or Extension. Up to and including 1 foot Over 1 foot but not exceeding 3 feet $\frac{1}{2}$ Λ Over 3 feet but not exceeding 6 feet O 5 Over 6 feet but not exceeding 10 feet O Over 10 feet 10 Weighing Instruments. Weighbridges, Crane Weighing Machines, Hopper Weighing Machines and Pit Bank Machines-Steelyard Type-Up to and including 9 tons Over 9 tons but not exceeding 21 tons $\begin{smallmatrix}1&10\\2&0\end{smallmatrix}$ ' Over 21 tons but not exceeding 41 tons 3 0 0 Over 41 tons 0 0 For self-indicating type add 50 per cent. to above fees. Fixed Type (other than Weighbridges, Crane Weighing Machines, Hopper Weighing Machines and Pit Bank Machines)-Steelyard Type-Up to and including 600 lb. Over 600 lb. but not exceeding 1,500 lb. 1 10 1 10 Over 1,500 lb. For self-indicating type, add 50 per cent. to above fees.

Weighing Instruments—continued. Spring Scales— With weighing capacity—	Each £ s.					
Up to and including 1 cwt.—per scale Over 1 cwt.—	5	0				
For first cwt For each additional cwt. or part thereof	5 2	0				
Platform Weighing Machines— Steelyard Type— With weighing capacity—						
Up to and including 1 cwt.—per machine Over 1 cwt.—	4	0				
For first cwt For each additional cwt. or part thereof	4 1	0 0				
Self-indicating Type— With weighing capacity—						
Up to and including 1 cwt.—per machine Over 1 cwt.—	6	0				
For first cwt For each additional cwt. or part thereof	6 2	0				
Personal Weighing Machines-	_	_				
Steelyard type—per machine Self-indicating type—per machine		0				
With weighing capacity of 30 lb. or under—per machine	3	0				
Computing Scales—	5	U				
With capacity—						
Up to and including 10 lb.—per scale Over 10 lb. but not exceeding 150 lb.—per scale		0				
Over 150 lb.— for first 150 lb For each additional cwt. or part thereof	10	0				
Beam and Dispensing Scales—		0				
Class A beam scales—per scale Class B beam scales—per scale Dispensing counter scales—per scale	5 4	0				
Dispensing counter scales—per scale	4	ŏ				
Weighing Instruments not Otherwise Designated— With weighing capacity—						
Up to and including 14 lb.—per instrument	2	6				
Over 14 lb. but not exceeding 1 cwt—per instrument	3	0				
Over 1 cwt— For first cwt	•	•				
For each additional cwt. or part thereof	3 1	0				
Measuring Instruments. Fixed Measuring Instruments (Capacity) Petroleum						
Systems—						
Visible Type— Manual—Single	2 0	0				
Manual—Double	4 0	ŏ				
Flow Meter Type— Retail flow meter—single	2 0	0				
Retail flow meter—double	4 0	ő				
Wholesale fiow meter Drum filling machine	$egin{array}{ccc} 2 & 0 \ 2 & 0 \end{array}$	0				
Calibrating Measures and Measuring Instruments—	•	•				
For each measure or measuring instrument—						
Up to and including 10 gallons Over 10 gallons but not exceeding 22 gallons	10 1 0	0				
Over 22 gallons	$\bar{2}$ $\bar{0}$	Ŏ				
Measuring instruments (capacity) not otherwise designated	1 0	0				
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Measuring Instruments—continued.			Each.				
Leather Measuring Instruments—				£	s.	d.	
Roller type—for each instrument Planimeter—for each instrument				1	0 10	0 0	
Fabric Measuring Instruments— Measuregraph, New Way, etc.—each					15	0	
Chondrometers— All types—each					10	0	

10. The principal regulations are amended by adding after Table XIII the following Table:—

Table XIIIA.

Part XI, Reg. 6.

Fees for Examination for Approval of all Weights, Measures, Weighing or Measuring Instruments.

Fixed Measuring Instruments of Capacity Flow Meters, etc.

Petroleum system Calibrating machines Leather measuring or fabric r				 £ 5 2 4	ach s. 0 0 0	
Platform	ı Weigh	ing M a	chines.			
Steelyard type				 2	0	0
Self-indicating type				 3	0	0
Fixed Weighing Instrument Wallbeams, Automat	s, exclu	ıding V	V eighbridg			
Steelyard type			····	 2	10 10	0
Automatic weighers				 3	0	Ö
Hopper Weighers— Steelyard type Self-indicating type	 			 4	10 0	0
Weighbridges— Steelyard type Self-indicating type				 5	0 10	0
Instruments not otherwise de	esignate	:d		 1	0	0

Approved by His Excellency the Governor in Executive Council, 27th March, 1957.

R. H. DOIG, Clerk of the Council.

WANNEROO ROAD BOARD. Zoning By-laws.

IT is notified, for public information, that the Wanneroo Road Board resolved on the 13th day of March, 1957, to amend the zoning by-laws published in the Government Gazette on the 21st day of May, 1954, by excluding lot 148 of Swan Location from the residential area and including the said lot 148 of Swan Location 1315 in the business area; the First and Second Schedules of the zoning by-laws to be amended accordingly.

Objections to the said amendment to be lodged with the Secretary of the Wanneroo Road Board within one month of publication of this notice.

S. W. REES, Secretary.

27/3/57.

ROAD DISTRICTS ACT, 1919-1956. Canning Road Board. Amendments to Building By-laws.

L.G. 644/53.

WHEREAS under the provisions of the Road Districts Act, 1919-1956, section 208 and paragraph 37 of the Second Schedule Building Regulations, the road board of any district is empowered to make, alter or repeal any by-laws for all or any persons in the said building regulations, the Canning Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act and said building regulations, and of every other authority enabling it in that behalf, doth hereby amend the building by-laws of the Canning Road Board as published in the Government Gazette of the 9th November, 1951, 5th June, 1953, and 27th November, 1956, in the following manner:—

By the inclusion after by-law 27 the following by-law:---

Car Ports.

By-law 27A.—Car ports or car shelters of pergola type comprising semi-fiat roof supported by posts or columns but without walls shall be in accordance with the following requirements, and, subject to the Board's approval of the location by resolution at any ordinary meeting may be constructed at a lesser distance from any boundary of the allotment than required for buildings having walls.

Supporting posts or columns shall be at least equal to the following:—

Timber (jarrah, dressed)—4in. x 4in.

Steel piping—2in. diameter and 1/8in. thickness.

Brickworks or masonry-9in. x 9in.

Concrete—6in. x 6in. reinforced.

Columns of brickwork, masonry or concrete shall not be greater in width than 18in.

The space between posts of columns shall not be less than 6ft. and shall not be filled or held in with any material.

Roof Structure.—Plates or beams shall not be less than 6in. x 2in. jarrah (dressed). Purlins shall be spaced at not more than 3ft. centre to centre and shall be at least equal to the following:—

Spans up to 8ft.—4in. x 2in. Spans 8ft. to 12ft.—5in. x 2in. Spans over 12ft.—6in. x 2in.

Or alternatively, 2in. pipe welded or bolted to supporting iron posts with side reinforcements in such manner that unsupported section would be not more than 4ft. Purlins to be bolted to the iron beams.

The roof shall be constructed with a fall of at least 3in. in 12ft. and such fall shall not be in the direction of any adjoining boundary fence of the allotment unless such fence is at least 3ft. from the outer edge of the roof. The roof shall be provided with spouting and downpiping and water from the roof shall not be permitted to discharge on to adjoining land not in the same possession.

The roof covering may be of galvanised, corrugated or plain iron; corrugated asbestos or other approved roofing materials.

No part of the structure shall project beyond any boundary of the allotment.

Where a car port is attached to an existing building, it shall be supported from a pitching plate of at least 4in. x 2in. jarrah, which shall be bolted to the wall with 3in. bolts at least every 3ft.

The height above ground level of any part of roof structure shall be at least 6ft. 6in.

Laundries and Bathrooms.

By-law 89.—In line 7 amend the figure 7ft. 4in. to read 7ft.

Height of Verandahs.

By-law 90.—In line 3 amend the figure 7ft. 4in. to read 7ft.

Passed at a meeting of the Canning Road Board held on the 11th February, 1957.

A. B. STANNARD, Chairman.

N. I. DAWKINS, Secretary.

Recommended-

(Sgd.) G. FRASER, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 27th day of March, 1957.

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

JUSTICES ACT, 1902-1948.

Crown Law Department, Perth, 3rd April, 1957.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 96 of the Justices Act, 1902-1948, has been pleased to make the regulations set out in the Schedule hereunder.

R. C. GREEN, Under Secretary.

Schedule. Regulations.

- 1. These regulations may be cited as the Justices Act (Courts of Petty Sessions Fees) Regulations, and shall come into operation on the thirtieth consecutive day after the date of their publication in the Government Gazette.
- 2. On and after the coming into operation of these regulations the fees prescribed in the Schedule shall be the fees to be taken in Courts of Petty Sessions.
 - 3. (1) Where—
 - (a) proceedings are instituted or taken
 - (i) by a member of the police force; or
 - (ii) by an officer of a State Department on behalf of that department; or
 - (b) a member of the State Crown Law Department acts or appears on behalf of a board or other body; or
 - (c) the Court, on being satisfied that the complainant is without means and has a prima facie case concerning the status or maintenance of a married woman or of a child, endorses the complaint "in forma pauperis"

the appropriate fees so prescribed are payable only upon conviction of and recovery from the defendant.

- (2) Subject to the provisions of subregulation (1) of this regulation, no document or step in respect of which a fee is so prescribed shall be accepted or taken in a Court of Petty Sessions unless that fee is paid.
- 4. On the coming into operation of these regulations the notice prescribing the fees to be taken in Courts of Petty Sessions published in the *Government Gazette* on the 26th August, 1949, shall be cancelled.

Schedule.

Fees to be taken in Courts of Petty Sessions.

1.	For every complaint on oath	S. 5	α. 0
2.	For every complaint not on oath	2	0
3.	For every summons to defendant	2	0
4.	For every order or conviction drawn up	5	0
5.	For every copy of an order or conviction	4	0
6.	For every search in the records	4	0
7.	Summons to witness, each	4	0
8.	Service of all summonses, or orders of Court	4	0
9.	Mileage on service of summonses, orders of Court, or execution of warrant, one shilling and three pence per mile (one way only), excepting where a railway is available. If a railway is available, railway fare, and ten shillings per day, or five shillings per half day, for time occupied in travelling.		
10.	Warrant in the first instance	4	0
11.	Warrant of any other kind	4	_
12 .	Execution thereof, and mileage according to item 9	8	0
13.	Recognisance for appearance of accused when remanded	5	0
¹1 4 .	For every renewal thereof	2	0
15.	Recognisance for the peace or good behaviour	5	0
*16.	Copy depositions or Magistrate's notes of evidence (per folio of 72 words), including stationery	1	0
	*Not payable in cases of indictable offences.		