

Government Gazette

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No. 91.]

PERTH: FRIDAY, 31st OCTOBER

[1958.

HEALTH ACT, 1911-1957.

Department of Public Health, Perth, 23rd October, 1958.

P.H.D. 718/49, Ex. Co. 2038.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council under the provisions of the Health Act, 1911-1957, has been pleased to make the regulations set out in the Schedule hereunder.

LINLEY HENZELL, Commissioner of Public Health.

Schedule. Regulations.

- 1. In these regulations the Meat Inspection and Branding Regulations published in the *Government Gazette* on the 1st December, 1950, and amended from time to time thereafter, are referred to as the principal regulations.
- 2. Schedule A to the principal regulations is amended by inserting therein the following brands:—







(Northam R.B.)

- 3. Schedule B to the principal regulations is amended-
 - (a) by adding after the passage, "Dardanup Health District.", the passage, "Drakesbrook Health District.";
 - (b) by adding after the passage, "Northam Health District." the passage, "Northam Road Board Health District.".
- 4. Schedule C to the principal regulations is amended-
 - (a) by adding after the passage, "Northam Municipal Health District." in paragraph 3, Scale "C," the passage, "Northam Road Board Health District.";
 - (b) by adding after the passage, "Carnarvon Municipal Health District." in paragraph 4, Scale "D," the passage, "Drakesbrook Health District".

PHYSIOTHERAPISTS ACT, 1950-1954.

Department of Public Health, Perth, 23rd October, 1958.

P.H.D. 1301/51, Ex. Co. No. 2042.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the rules made by the Physiotherapists Registration Board pursuant to the provisions of the Physiotherapists Act, 1950-1954, and set out in the Schedule hereunder.

LINLEY HENZELL, Commissioner of Public Health.

Schedule.

Rules.

- 1. The rules made by the Physiotherapists Registration Board pursuant to the provisions of the Physiotherapists Act, 1950-1954, published in the Government Gazette on the 27th June, 1952, and amended from time to time thereafter, are referred to in these rules as the principal rules.
- 2. Rule 24 of the principal rules is amended by substituting for the figures, "50 0 0" appearing opposite the passage, "Tuition fees per annum (payable in three equal instalments in advance of each term)" the figures, "100 0 0."

The above rules were adopted at a duly convened meeting of the Physiotherapists Registration Board held on the 20th day of June, 1958.

HENRY M. HILL, Chairman. A. G. ROBERTSON, Registrar.

HEALTH ACT, 1911-1957. Cockburn Road Board. Amendment of By-laws.

P.H.D. 850/48.

WHEREAS under the provisions of the Health Act, 1911-1957, 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 Cockburn Road Board, being a local authority within the meaning of the Act, and having adopted with certain modification the Model By-laws described as Series "A," made by the Governor pursuant to the said Act and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Gazette on the 9th August, 1956, doth hereby amend the said adopted by-laws and repeal certain other by-laws as follows:—

Prescribed Area Under Section 112, Sub-section 2 of the Act.

No, person, other than the person authorised by the local authority, shall collect, remove or dispose of nightsoil, urine, or liquid wastes in the area described in the Schedule hereto.

Schedule.

(1) All that area bounded by and including all allotments facing the following roads:— $\hfill \hfill$

Commencing at the north-east corner of Cockburn Sound Location 10, lot 23, on the corner of Winterfold and Redmond Roads and then proceeding in a southerly direction along Redmond Road to the intersection of Forrest Road; thence along the northerly and western boundaries of lot 29 to Blackwood Avenue; thence westerly along the northern boundary of Blackwood Avenue to Hamilton Road; thence southerly along the western boundary of Hamilton Road to Winfield Street; thence westerly along the northern boundary of Winfield Street to the intersection of Winfield Street and Davilak Road; thence northerly along the eastern boundary of Davilak Road to the intersection of Recreation Road; thence westerly along the southern

boundaries of lot 37, and lot 38 to South End Road; thence northerly along the western boundary of South End Road to lot 46; thence westerly along the southern boundary, thence northerly along the western boundary, thence easterly along the northern boundary of the same location; thence northerly along the western and eastern boundaries of lot 29; thence north-westerly along the western boundary of lots 24, 23, 22, 21, 20, 19, 18, 17, and 16 to Whitton Street; thence westerly along the northern boundary of Whitton Street to the southwest corner of lot 15; thence northerly along the western boundaries of lots 15, 14 and 13; thence northerly along the western boundaries of lots 15, 14 and 13; thence northerly along the western boundaries of lots 12, 17, 2, and 1 to the intersection of Rockingham Road; thence northerly along the western boundaries of Cockburn Sound Pt. 41 of lot 1 of Cockburn Sound Pt. 41, lot 37, lot 36, across Clontarf Road along lot 1; thence easterly along the southern boundary of Jean Street crossing York Street; thence continuing easterly along the northern boundary of the Cockburn Road District to Carrington Street; thence across Carrington Street along the northern boundary of Winterfold Road to where Winterfold Road intersects Redmond Road.

- (2) All that area contained in the whole of Cockburn Sound Location 417.
- (3) All those allotments in the area bounded by a line commencing on Naval Base Road at the north-west corner of lot N156 being portion of Kwinana Townsite; thence generally easterly along the northern boundaries of lots N156, N154, N153, N152, N151, N150, N149, N148, N147, N146, N145, N144, N143, N142 to the north-east corner of the lastmentioned lot; thence southerly along the eastern boundaries of lots N142, and N59, N60, N61, N62, N63, N64, N65, N66, N67, N68, N69, N70 and lots N73 and N74 to the south-east corner of the lastmentioned lot; thence westerly from the south-east corner of lot N74 along the southern boundaries of lots N74, N73, N72, N71, N19, N20, N21, N22, N23, N24 to the south-west corner of lot N24; thence northerly along the western boundaries of lots N24, N25, N26, N27, N28, N29, N30, N31, N32, N33, N34, N35, N36 and lot N1 and lots N155 and N156 to the north-west corner of lot N156.

Passed at the meetings of the Cockburn Road Board held on 25th day of June, 1958, and the 23rd day of July, 1958.

J. H. COOPER, Chairman. E. L. EDWARDES, Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 23rd day of October. 1958.

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

HEALTH ACT, 1911-1957. Cockburn Road Board. Amendment of By-laws.

P.H.D. 850/48.

WHEREAS under the provisions of the Health Act, 1911-1957, 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 Cockburn Road Board, being a local lauthority within the meaning of the Act, and having adopted with certain modification the Model By-laws described as Series "A," made by the Governor pursuant to the said Act and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Gazette on the 9th August, 1956, doth hereby amend the said adopted by-laws and repeal certain other by-laws as follows:—

Before the word "commencing" in line three of By-law 20A published in the $Government\ Gazette$ (No. 23) of 1956, on pages 771/2, insert "(1)".

Then following the word "road" in line eight of this by-law published on page 772 add as follows:—

- (2) All that area contained in the whole of Cockburn Sound Location 417.
- (3) All those allotments in the area bounded by a line commencing on Naval Base Road at the north-west corner of lot N156 being portion of Kwinana Townsite, thence generally easterly along the northern boundaries of lots N156, N154, N153, N152, N151, N150, N149, N148, N147, N146, N145, N144, N143, N142 to the north-east corner of the lastmentioned lot; thence southerly along the eastern boundaries of lots N142, and N59, N60, N61, N62, N63, N64, N65 N66, N67, N68, N69, N70 and lots N73 and N74 to the south-east corner of the lastmentioned lot; thence westerly from the south-east corner of lot N74 along the southern boundaries of lots N74, N73, N72, N71, N19, N20, N21, N22, N23, N24 to the south-west corner of lot N24; thence northerly along the western boundaries of lots N24, N25, N26, N27, N28, N29, N30, N31, N32, N33, N34, N35, N36 and lot N1 and lots N155 and N156 to the north-west corner of lot N156.

Passed at a meeting of the Cockburn Road Board on the 25th day of June, 1958.

J. H. COOPER, Chairman.

E. L. EDWARDES,

Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 23rd day of October, 1958.

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

HEALTH ACT, 1911-1957.

Midland Junction Municipality.

P.H.D. 555/53.

WHEREAS under the provisions of the Health Act, 1911-1957, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted; and whereas the Midland Junction Municipality being a local authority within the meaning of the Act adopted with certain modifications Model By-laws, made by the Governor and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Gazetee on 9th August, 1956: Now, therefore, the Midland Junction Municipality doth resolve and determine that the said adopted by-laws shall be amended as follows:—

1. Part 1.—General Sanitary Provisions.

By-laws 24C and 24D and the proviso as inserted by notice published in the Gazette on 13th August, 1957, are repealed and substituted as follows:—

Transport of Livestock.

- 24C. No person having the control or management of any vehicle in which any animals or birds are being transported or confined shall allow such vehicle to stand within the limits of Midland Junction Municipality unless the floor of such vehicle is clean.
- 24D. No person having the control or management of any vehicle in which animals or birds have been transported or confined shall allow such vehicle to stand within the limits of Midland Junction Municipality until the floor of such vehicle has been cleaned.

The provisions of paragraphs 24C and 24D shall not apply to any vehicle while standing at or within a recognised sale or slaughter yard for the purpose of loading or unloading animals or birds.

2. Part VII-Food.

By-law 51 is repealed.

Passed by the Council of the Midland Junction Municipality at a Council meeting held on the 19th August, 1958.

The Common Seal of the Midland Junction Municipality is hereto affixed this 15th day of September, 1958, pursuant to a resolution passed the 19th day of August, 1958, in the presence of—

W. S. DONEY,

Mayor.

F. L. GAWNED, Town Clerk.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 23rd day of October, 1958.

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

LICENSED SURVEYORS ACT, 1909-1940.

Land Surveyors' Licensing Board, c/o Department of Lands and Surveys, Perth, 31st October, 1958.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the regulations made by the Land Surveyors' Licensing Board pursuant to the provisions of section 26 of the Licensed Surveyors Act, 1909-1940, and set out in the Schedule hereunder.

F. C. SMITH, Under Secretary for Lands.

Schedule.

Regulations.

- 1. In these regulations the Regulations for the Examination and Registration of Licensed Surveyors, published in the *Government Gazette* on the 31st October, 1952, are referred to as the principal regulations.
 - 2. Regulation 3 of the principal regulations is amended:
 - (a) by substituting for the word "three" in line two of subregulation(1) the word "six";
 - (b) by substituting for the word "three" in line four of subregulation (2) the word "six".
- 3. Subregulation (2) of Regulation 4 of the principal regulations is amended by substituting for the word "three" in line three the word "six".
- 4. Paragraph (a) of subregulation (1) of Regulation 8 of the principal regulations is amended by adding after the words "civil engineer" in line two the words "or a licensed surveyor".

- 5. Regulation 19 of the principal regulations is amended by substituting for subregulation (5) the following subregulation:—
 - (5) (a) Astronomy, Spherical trigonometry, azimuth, altitude, hour angle, time, right ascension and declination, and the relation between them; use of the Star Almanac for Land Surveyors; corrections to star or sun observations; effect of errors of adjustment of instruments; determination of azimuth, longitude, latitude and time.
 - (b) Geodesy. Figure of the earth; reduction of length to sealevel; corrections for curvature and refraction; trigonometrical heights of stations; spherical excess; calculations for geodetic latitude and longitude; reverse azimuth and convergence of meridians; laying down parallels of latitude; elements of map projection with special emphasis on the Transverse Mercator and Lambert's Conformal projections; calculations for co-ordinates of the Transverse Mercator and Lambert's Conformal projections from latitude and longitude and vice versa; zoning and scale factors involved.

Principles of and general procedure for first order, second order and minor triangulation including reconnaissance, observing, beaconing and permanent marking; field book practice, summaries and strength of figures; visibility of stations; base nets; resections; computations connected with triangulation; the use of tables of radii and curvature.

Special formulae in geodesy and map projection will be given in the question paper.

- 6. Regulation 21 of the principal regulations is amended by substituting for subregulations (4) and (5) the following subregulations:—
 - (4) A candidate who submits satisfactory evidence of having passed the University examination in any subject in a degree course in surveying, or any other examination in any subject which, in the opinion of the Board, is the equivalent of a subject of the Land Surveyors' Examination may at the discretion of the Board, without further examination, be credited with a pass in any such subject.
 - (5) Any candidate who passes in any subject in the written section shall be credited with a pass in such subject until five years after the date of completion of the first examination conducted by the Board following completion of his articles. Unless he has passed in all subjects in the written section before completion of the five years specified he shall lose all credits. He may enter for examination again but shall be required to pass in all written subjects within five years of the date of completion of the first examination for which he again sits.

MUNICIPAL CORPORATIONS ACT. 1906-1956.

Municipality of Northam.

By-law No. 64 (Amendment of By-law No. 62—Swimming Pool By-laws).

L.G. 15/58.

A By-law of the Municipality of Northam made under section 180 (4A) of the Municipal Corporations Act, 1906-1956, and numbered By-law No. 64 and amending By-law No. 62—Swimming Pool By-laws heretofore made by such Municipality.

IN pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Northam order as follows:—

By-law No. 64 (Amendment of By-law No. 62—Swimming Pool By-laws),

By-law No. 62—Swimming Pool By-laws heretofore made by the Municipality of Northam and published in the Government Gazette of the 28th day of February, 1958, is hereby amended as follows:—

Clause 5 and subclause 8 (a) appearing in such By-law No. 62—Swimming Pool By-laws are hereby repealed and deleted therefrom and the following clause and subclause are hereby substituted in lieu and instead thereof:-

5.—Charges and Admission.

The following shall be the sums to be paid for admission to the pool premises other than on the occasions when carnivals are being conducted on and in the pool premises:

	S.	d.
For every adult (including spectators)	1	0
For every child (including spectators) between the age of three years and the age of 14 years		6
Monthly tickets each adult	16	0
Monthly tickets for each child between the ages of three years and 14 years	8	0
Season tickets (non-transferable) for each child under the age of 14 years	25	0
Season tickets (non transferable) for each adult	60	0
Children's family concession tickets (non-transfer- able) for all children between the ages of three years and 14 years being the members of any one family—for one year from date of issue	100	0
Student's concession tickets (non-transferable) for every student of a Secondary School so recognised by the Education Department of the State of Western Australia—such tickets to be issued only by written application of such student accompanied by a certificate in writing by the Headmaster of such Secondary School that the applicant student is a pupil of such School—		
For every such student—Monthly ticket	8	0
For every such student—Season ticket	25	0
Scholars of State and other registered primary and secondary schools other than holders of monthly or season tickets in parties of not less than 12, accompanied by a teacher (for this purpose the pool shall be available between school hours on such days as the Council may from time to time determine) each		3
Monthly, season, children's family concession tickets and students' concession tickets shall not be valid for admission to the pool premises on the occasion when carnivals are being con- ducted thereon and therein.		

8.—Offences.

(a) Any person the holder of a season, monthly, children's family concession ticket or students' concession ticket who allows such season, monthly, children's family concession ticket or students' concession ticket to be used by any other person shall forfeit the right to hold such ticket and shall be liable to a refusal by the management to issue any future season, monthly, children's family concession ticket or students' concession ticket.

Passed by the Council of the Municipality of Northam on the 11th day of September, 1958.

A. H. RUSHTON,

Mayor.

[L.S.]

N. J. D. RIDGWAY, Town Clerk.

Recommended-

(Sgd.) A. M. MOIR, for Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 23rd day of October, 1958.

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

ROAD DISTRICTS ACT, 1919-1956.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1956.

Perth Road Board—By-laws Amending By-laws Classifying Scarborough, Hamersley, Osborne, Inglewood and Maylands Wards.

L.G. 539/57.

THE Perth Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1956, the Second Schedule thereof, the Town Planning and Development Act, 1928-1956, and all other powers enabling it, doth hereby make and publish the following by-law:—

The By-laws of the Perth Road Board classifying Scarborough, Hamersley, Osborne, Inglewood and Maylands Wards passed at an ordinary meeting of the Perth Road Board on the 5th day of April, 1955, and published in the Government Gazette on the 3rd day of May, 1955, are hereby amended in the following manner:—

- 1. By-law 1 is amended by inserting after the definition of "Special Business Zone B" of the following words:—
 - "Special Business Zone C" means a special Business Zone as classified by these By-laws.
 - That after by-law 10F the following new by-law be inserted:
 Special Business Zone C—10FA Area—Those portions of the Perth Road District which are specified in the Eighth Schedule hereto are classified as "Special Business Zone C."

10FB Uses—No person shall use any land or any building or structure in a Special Business Zone C except for the purposes of a hotel.

- 3. By-law 10G be altered by the deletion of the words "Eighth Schedule" and by the substitution in their place of the words "Ninth Schedule."
- 4. By-law 10I be altered by the deletion of the words "Ninth Schedule" and by the substitution in their place of the words "Tenth Schedule."
- 5. That after the Seventh Schedule to the said by-laws the following new Schedule be inserted:

The Eighth Schedule—Special Business Zone C.

Osborne Ward: The following portions of Osborne Ward:—

- (a) North Innaloo: Lot 561 on Plan 6736 in Perthshire Location At, Section K.
- (b) Nollamara: Lot 1140 on Plan 7005 in Perthshire Location Au.

6. That the existing Eighth and Ninth Schedules be renumbered the Ninth and Tenth Schedules respectively.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 10th day of June, 1958.

S. C. SPENCE.

Chairman.

LLOYD P. KNUCKEY, Secretary.

Recommended-

(Sgd.) A. M. MOIR, for Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 23rd day of October, 1958.

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

ROAD DISTRICTS ACT, 1919-1956.

Gnowangerup Road Board.

Building By-laws.

L.G. 1244/52.

WHEREAS by the Road Districts Act, 1919-1956, the road board of any district is empowered to make by-laws for all or any purpose in the said Act mentioned, the Gnowangerup Road Board, in pursuance of the powers vested in the said Board under and by virtue of the said Act and of every authority enabling it in that behalf, do hereby amend the Building By-laws published in the Government Gazette on the 27th April, 1951, and the 20th August, 1954, and hereby do publish the amendments as follows:—

By deleting the word "Wellstead" in line three of the By-law 1, and adding after the word "Borden" in line three in By-law 1, the words "Bremer Bay, Needilup and Jerramungup."

Passed by the Gnowangerup Road Board at a meeting held on the 20th August, 1958.

G. E. P. WELLARD,

Chairman.

W. J. CUNEO,

Secretary.

Recommended-

(Sgd.) A. M. MOIR, for Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 23rd day of October, 1958.

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

DOG ACT, 1903-1948.

Mosman Park Road Board.

By-law.

L.G. 1832/52.

PURSUANT to an Order in Council promulgated in the Government Gazette on the 23rd day of October, 1953, under section 35A of the Dog Act, 1903-1948, and in exercise of all other powers thereto enabling it the Mosman Park Road Board doth hereby make and publish the following by-laws for the establishment of a dog pound and the control of dogs within the area of the Mosman Park Road Board:—

- 1. In these by-laws the term "Board" shall mean the Mosman Park Road Board.
- 2. The Board may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903-1948.
- 3. A dog seized by the Police or by an officer authorised by the Board 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 Board 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. The pound keeper 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 Board.
- 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 the pound keeper or other officer authorised by the Board the ownership of the dog and his authority to take delivery of it. The pound keeper or officer may accept such proof as he considers satisfactory and no person shall have any right of action against him or the Board in respect of the delivery of the dog in good faith.
- 8. If a 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 the pound keeper or other officer authorised by the Board may sell the dog.
- 9. Upon the sale of a dog the proceeds of sale shall be the property of the Board and may be disposed of in such manner as the Board thinks fit. The owner of a dog sold pursuant to these by-laws shall have no claim against the Board in respect of the proceeds thereof.
- 10. If within the times 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, 1903-1948, any dog seized or impounded may at any time be destroyed upon the authority of the Secretary of the Board if, in the opinion of the Secretary, the dog is too savage or noisy to be kept or is suffering from an injury, disease or sickness.
- 12. If the Board 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 Board the fee specified in Schedule hereto.
 - 13. No person shall-
 - (a) unless a pound keeper or other officer of the Board duly 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 theatre or picture gardens.
 - (c) A house of worship.
 - (d) A shop or other public business premises.
 - (e) Any part of reserve A23939, Mosman Bay Foreshore adjoining Johnson Parade.
 - (f) Any part of that area of reserve A1634 situated east of Bay View Terrace.
- 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 sports ground.
 - (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 Board other than a road.
- 17. No person shall obstruct or hinder an employee of the Board or member of the Police Force in the performing of anything authorised by the provisions of the Dog Act, 1903-1948, or the regulations made in pursuance of those provisions.
- 18. 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.
- 19. Any person who shall commit a breach of these by-laws shall upon conviction be liable to a penalty not exceeding $\pounds 5$.
- 20. Paragraph 7 of clause 118 of the Board's by-laws as published in the Government Gazette on 5th March, 1954, is hereby repealed.

The Schedule.

Fees.

For the seizure or impounding of a dog	s. 10	d.
For the sustenance and maintenance of a dog in a	-0	Ů
pound per day	5	0
For the destruction of a dog	10	0

Passed by the Mosman Park Road Board at a meeting of the Board held on the 25th day of September, 1958.

E. G. SMITH,

Chairman.

J. A. SMALLMAN,

Secretary.

Recommended-

(Sgd.) A. M. MOIR, for Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 23rd day of October, 1958.

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

HAMPTON GOLD MINING AREAS, LIMITED.

Department of Mines, Perth, 22nd October, 1958.

IT is hereby notified that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the regulations set out in the Schedule hereunder, made by Hampton Gold Mining Areas, Limited, under the powers conferred by section 57 of the Mining on Private Property Act, 1898.

(Sgd.) A. H. TELFER, Under Secretary for Mines.

Schedule.

Regulations.

- 1. The regulations made pursuant to the provisions of section 57 of the Mining on Private Property Act, 1898, for the management of gold mining on the land belonging to Hampton Gold Mining Areas, Limited, and published in the Government Gazette on the 22nd October, 1920, are referred to in these regulations as the principal regulations.
- 2. Regulation 9 of the principal regulations is amended by deleting the words "for six clear days per week (public holidays excepted)" appearing in lines 22 and 23 and inserting in lieu thereof the words "on every working day as fixed by any arbitration award covering the district (any period of general exemption proclaimed under the Mining Act, 1904-1957, and the regulations thereunder excepted)."
- 3. Regulation 17 of the principal regulations is amended by deleting the words "May, July or September" appearing in line 15 and inserting in lieu thereof the words "April, July or October."
- 4. Regulation 27 of the principal regulations is amended by deleting the words "for six clear days per week (public holidays and any period of general exemption proclaimed under the Government Goldfields regulations excepted)" appearing in lines 2, 3, 4 and 5 and inserting in lieu thereof the words "on every working day as fixed by any arbitration award covering the district (any period of general exemption proclaimed under the Mining Act, 1904-1957, and the regulation thereunder excepted)."
- 5. The principal regulations are amended by substituting for Regulation 88 a regulation as follows:—
 - 88. (1) The holder of a gold mining lease or deep lead lease or of an alluvial claim may, subject to the provisions of this regulation, enter into a tribute contract for working such lease or claim or any portion thereof: Provided that such tribute contract shall, within fourteen days of being executed, be lodged by the lessee at the company's office for approval by the attorney and, subject thereto, for registration. If a lessee of a gold mining lease or deep lead lease or of an alluvial claim grant a tribute of the whole or portion of the lease or claim and does not lodge the tribute contract at the company's office within fourteen days of such grant, then the attorney or any person acting under his authority may re-enter on the land comprised in such lease or claim and may decree forfeiture of the interest of such lessee in and to the same.
 - (2) The attorney shall refuse to register a tribute contract if it does not contain provisions to the following effect:—
 - (a) That no royalty or tribute shall be payable unless those tributers engaged in the actual working of the ground have earned at least the ordinary wage payable to a miner engaged in the same class of work for the period worked by them respectively after paying the costs of mining, treatment and realisation and that such expenses shall be exclusive of their own wages and that wages to employees shall be calculated at the ruling rate in the district for time actually spent in working the tribute.

- (b) Provisions setting out fully and clearly the date of commencement and duration of the contract, the land to be let the manner in which the tributers shall pay royalty or tribute to the lessee, the terms and conditions on which the use of any mining plant, machinery, tools, services and supplies belonging to the lessee is granted to the tributers and also other terms and conditions agreed upon between the lessee and the tributers.
- (c) Provisions indicating whether the tributers' ore is to be treated by the lessee, the tributers, or a third party and prescribing the manner in which a person treating such ore shall account therefor and for the proceeds of gold extracted therefrom.
- (3) The attorney may refuse to register a tribute agreement if, in his opinion, any of the terms or conditions thereof are inequitable.
- (4) Any tribute contract the registration whereof is refused by the attorney acting in accordance with this regulation shall be absolutely null and void.
- (5) The approval by the attorney of a tribute contract shall, on registration thereof, be deemed a consent within the meaning of the covenant by a lessee not to transfer or part with possession of the said land or any part thereof without the authority of the attorney.
- (6) In all cases of dispute arising between a lessee and tributers the provisions of Regulation No. 93, paragraphs (1) to (9) shall apply.
- (7) Any tribute contract which at the time of a transfer of a lease existed between the lessee and a tributer shall be deemed to continue between the new lessee and the tributer.
- (8) If any mining lease expires by effluxion of time or is surrendered, forfeited or determined for any reason other than an act or default of the tributer, any tribute contract which at the time of such expiry or determination existed between the lessee and a tributer shall, if and so long as such land is not re-applied for and a new lease issued in respect thereof, be deemed to continue as between the company and the tributer for a period of six calendar months from such expiry or determination of the lease, after which time the tribute contract shall cease and determine. In the event of a new lease being granted within six calendar months of the date of expiry or determination of the lease, the tribute contract shall be deemed to continue between the new lessee and the tributer.

These regulations were duly made by Hampton Gold Mining Areas, Limited.

F. F. ESPIE.

Attorney for the Company.