

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 4 p.m.)

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

No. 90]

PERTH: FRIDAY, 20th NOVEMBER

[1959

MEDICAL ACT, 1894-1956.

Department of Public Health, Perth, 11th November, 1959.

Ex Co. No. 2023.

HIS Excellency the Governor in Executive Council Acting pursuant to the provisions of the Medical Act, 1894-1956, has been pleased to approve of the Rules made by the Medical Board, as set forth in the Schedule hereunder.

LINLEY HENZELL, Commissioner of Public Health.

Schedule.

Rules.

1. The rules made by the Medical Board under the provisions of section 6 of the Medical Act, 1894, as amended, and published in the Government Gazette on the 31st October, 1947, and amended by notices published in the Government Gazette on the 21st October, 1949, 16th June, 1950, 2nd May, 1951, 3rd February, 1956, 3rd August, 1956, and the 5th November, 1957, are referred to in these rules as the principal rules.

2. Rule 7 of the principal rules is deleted and the following Rule 7 is inserted in lieu thereof:—

7. (1) Every applicant for registration or temporary registration as a medical practitioner shall at least five clear days before the then next ordinary meeting of the Board, lodge with the Registrar—

- (a) except as hereinafter provided, all degrees, primary qualifications, licenses or diplomas by virtue of which he claims to be registered;
- (b) a declaration in the Form A in the schedule; and
- (c) the registration fee prescribed by section 16A of the Act.

Provided that, wherever for any reason beyond his control an applicant is unable to produce any degree, primary qualification, license or diploma required under paragraph (a) above, but presents to the Registrar a statutory declaration that he is the grantee of such degree, primary qualification, license or diploma together with particulars concerning the name of the authority granting or issuing the same and the date upon which the same was granted or issued, the Board may dispense with the production of such degree, primary qualification, licence or diploma and grant registration subject to the applicant's producing to the Registrar such degree, primary qualification, license or diploma, or an authenticated copy thereof if and when required by the Board so to do, and subject to such registration being cancelled, if the applicant fails to comply with any requisition by the Board as aforesaid.

3. The principal rules are amended by the addition of the following rules:—

22. Before approving any institution or hospital for the purposes of section 11 (1) (b) (vi) the Board may from time to time request the Faculty of Medicine within the University of Western Australia to submit for its consideration a list of institutions and hospitals in Western Australia and of the number of designated posts in each institution and hospital and the period of service therein which the said Faculty recommends as being suitable for the service referred to in section 11 (1) (b) (vi).

23. The Board may in general meeting consider the list aforesaid and may approve of any of such institutions and hospitals and designated posts therein and the period of service therein as it shall think fit.

24. The Board shall from time to time specify in the form of a schedule to these rules the institutions and hospitals and the designated posts together with the period of service required therein as being approved for the purposes of section 11 (1) (b) (vi), and may from time to time vary add to or delete from the same. The form of such schedule shall be as follows:—

The Schedule

Institution or Hospital	Designated Posts and Number Thereof	Period of Service		

25. Subject to the power of the Board to approve a lesser period in special circumstances as set out in section 11 (1) (b) (vi) the period prescribed by the said section shall be constituted by six months service in medicine and six months service in surgery.

26. The Board may approve practice in midwifery not exceeding six months as time served in medicine or as time served in surgery or partly as the one and partly as the other.

Dated the19.....

Signature of Superintendent.

28. An applicant for temporary registration shall produce to the Board evidence in writing which is satisfactory to the Board of his appointment to a post in an institution or hospital before the Board shall grant him temporary registration.

4. Form "A" in the schedule referred to is deleted and the following Form "A" is inserted in lieu thereof:—
Form A.
The Medical Board of Western Australia.
Medical Act, 1894-1956.
APPLICATION FOR REGISTRATION AS A MEDICAL PRACTITIONER.
I,
of
hereby apply to the Medical Board of Western Australia to be regis- tered as a medical practitioner pursuant to the provisions of the Medical Act 1894-1956.
I submit herewith the following:
(a) My answers to the following questionnaire which I have completed in all particulars.
 (b) Degrees, primary qualifications, licences, diplomas or other proof of qualifications by virtue of which I claim to be registered and as mentioned in the following questionnaire. (c) The prescribed registration fee.
Date. Signature of Applicant.
QUESTIONS TO BE ANSWERED BY AN APPLICANT FOR REGISTRATION AS A MEDICAL PRACTITIONER.
At (Place)
(1) Name in full
(Block letters—underline surname.)
(2) Present address
(3) Last fixed address
(4) Date of birth
(5) Place of birth
(6) Proposed type of professional occupation
(7) Are you a British subject? (a) Natural born. (b) Naturalised.
If not, what is your present nationality?
(8) Are you a person of good fame and character?
(9) Give the names and addresses of two reputable persons to whom reference may be made as to your character.
(2)
(10) State your medical qualifications-
Degree. University or Year. College.
(11) Have your primary degrees been granted after not less than three years continuous study at one University or College?
(12) Are you at present legally qualified to practise in the country in which your qualifications were granted?
 (13) Have you ever been addicted to alcohol or to any deleterious drug or have you ever been declared an inebriate?

- (14) Have any of the qualifications upon which you rely for registration as a medical practitioner been withdrawn or cancelled by the University, College or other body by which they were conferred or by any other authority lawfully exercising elsewhere powers similar to those conferred upon this Board?......
- (15) Have you ever been convicted anywhere of any felony, crime, misdemeanor or indictable offence or of an offence which would be such if committed in Western Australia?
- (16) Have you at any time in any State, dominion, province or country been:---
 - (a) Found guilty of any professional misconduct or of any infamous conduct in a professional respect?
 - (b) Been subject to any disciplinary action by any body or authority legally constituted to discipline medical practitioners?.....
- (17) Have you ever been refused registration as a medical practitioner?.....
- (18) Have you served as a resident Medical Officer in a hospital or hospitals for a period of not less than twelve months subsequent to graduation?.....
 - If so, state particulars and attach certificates from such hospitals setting out work performed and whether service was satisfactory.

Hospital.	Service.	From.	то.
		······	•••••

- (19) If the answer to 18 is "No" or if service was in hospitals not approved by the Board, do you understand that you may be required to serve as a resident medical officer as prescribed by the Act before being entitled to registration as a medical practitioner and for that purpose you will be granted only temporary registration for a period not exceeding twelve months?.....
- (20) If you are granted only temporary registration, in what hospitals, institutions and/or organisations and for what periods do you propose to serve as a resident medical officer?

Hospital.	Period.			
-,	******			

Attach evidence to conform with Rule 28,

DECLARATION.

I,..... do solemnly and sincerely declare that the above statements are true and correct in every particular, that I am the person named in the medical qualifications and/or other documents or letters, and that I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at	
this	
day of	
19	
Before me:	
Registra	ar.

Signature of Applicant.

5. In the Schedule referred to, Form "H" is inserted as follows:-Form H. The Medical Board of Western Australia. CERTIFICATE OF EXPERIENCE. Hospital Date..... To The Registrar, Medical Board of Western Australia, 36 Outram Street, West Perth. This is to certify that from theday of19...... Dr. whose (Full name) qualifications are (Degree, University and year.) has served as a resident medical officer in this hospital for a total of months and such service has comprised work in the departments and for the periods hereunder indicated namely:---Department. Period in Complete Months. The service of the above practitioner whilst so employed has been satisfactory. Signature: Medical Superintendent or P.M.O. I certify that the above rules were approved at a duly convened meeting of the Medical Board held at Perth on the 11th day of September, 1959.

> HUGH HANCOCK, J.P., Registrar.

HEALTH ACT, 1911-1957.

Department of Public Health, Perth, 11th November, 1959.

P.H.D. 217/58, Ex. Co. No. 2024.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of Part IXA 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 Notification of Diseases (Non-Communicable) Regulations, 1958, published in the Government Gazette on the 29th April, 1958, are referred to as the principal regulations. 2. The principal regulations are amended by adding immediately after regulation 1 a regulation as follows:—

1A. In these regulations, subject to the context-

"addiction to drugs" means a state of periodic or chronic intoxication produced by the repeated consumption of a drug, which state is often characterised by a desire to continue taking the drug, a tendency to increase the dose and a psychic and physical dependence on the effect of the drug;

"eclampsia" means toxaemia of pregnancy characterised by one or more convulsions and coma.

3. The principal regulations are amended by substituting for Schedule A a Schedule as follows:—

Schedule A.

1. Addiction to drugs.

2. Any condition for which the administration of a drug of addiction is necessary and which has been treated by the daily (or regular) administration of a drug of addiction for a period of two months.

- 3. Breast abscess.
- 4. Eclampsia.

4. Schedule B of the principal regulations is amended by adding after Form No. 2 forms as follows:—

Form No. 3.

CONFIDENTIAL-TO THE COMMISSIONER OF PUBLIC HEALTH. Notification of Patient suffering from a condition for which the admin-istration of a drug of addiction is necessary and which has been treated by the daily (or regular) administration of a drug of addiction for a period of two months. Name of Patient..... Particulars of disease under treatment (give duration, stage, prognosis, etc.)..... Treatment now ordered (specify drugs and dosage) Whether patient in hospital or otherwise..... Other Comments..... _____ Date 1 1

(Signature of Attending Medical Practitioner.)

Form No. 4.

CONFIDENTIAL—TO THE COMMISSIONER OF PUBLIC HEALTH. Breast Abscess Notification.

Name.	· · · · · · · · · · · · ·		•••••••••••••				· · · · · · · · · · · · · · · · · · ·			
Age	No. of Issue									
Abode when symptoms first noticed (hospital, home)										
If at	home	state	period	since	discharge	from	hospital	and	name	of
Date	/	1								

(Signature of Attending Medical Practitioner.)

HEALTH ACT, 1911-1957.

Halls Creek Road Board.

Resolution—Provision of Septic Tanks.

P.H.D. 1925/56, Ex. Co. No. 2018.

WHEREAS under the provisions of the Health Act, 1911-1957, a local authority may make by-laws, and may amend, repeal, or alter any by-laws so made: Now, therefore, the Hall's Creek Road Board, being a local authority, doth hereby make the following by-law:

Provision of Apparatus for the Bacteriolytic Treatment of Sewage. (a) Every house constructed within the Hall's Creek Townsite Area (New Townsite) after coming into operation of this by-law shall be provided with a water closet connected to an apparatus for the bacteriolytic treatment of sewage.

(b) Every house constructed and existing within the Hall's Creek Town-site Area (New Townsite) at the date of coming into operation of this by-law which is not connected to a water carriage system for the disposal of night soil shall be provided with a water closet connected to an apparatus for the bacteriolytic treatment of sewage not later than the 30th of June, 1960.

(c) Soak wells are not permitted, and the effluent from the bacteriolytic tank must be directed into a properly constructed french drain which must be not less than 30 feet long, two feet wide, and two feet deep. Filling to consist of two inch or three inch broken stone; filling on top may be of smaller gauge. Distributing pipe to be three inch or four inch diameter unglazed cultural pipes laid with open butt joints. Top of the trench to be covered with gravel, or earth, and provide, and fix approved four inch induct vent taken off square junction before drain enters french drain.

(d) No person shall commence the construction of a bacteriolytic apparatus until such time as all the requirements of the Department of Public Health have been fully complied with and the necessary approval obtained, also the approval of the Hall's Creek Road Board.

(e) Notwithstanding the requirements of paragraphs (a) and (b), the Board may grant exemption from the provisions of this by-law in any case where by reason of the level of the sub-soil water, the nature of the soil, the availability of an adequate and suitable water supply, or the temporary nature of the occupancy of the premises, the installation of the apparatus would not be desirable, or practicable.

(f) Any person who shall commit a breach of any of these by-laws shall on conviction be liable to a penalty not exceeding £20.

Passed by the Hall's Creek Road Board at the meeting held on the 25th day of April, 1959.

R. F. MOODY, Chairman. C. L. MCBEATH, Secretary.

Approved by His Excellency the Governor in Executive Council, this 11th day of November, 1959.

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

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944-1958. ERRATUM.

Department of Native Welfare, Perth, 19th November, 1959. AMENDMENTS to the Natives (Citizenship Rights) Act, 1944, Regulations published on pages 2836-2840 of Government Gazette (No. 87) of 13th Nov-ember, 1959: In line 15 of Form 4 (page 2839) for "and" read "are." (Sgd.) S. C. MIDDLETON,

Commissioner of Native Affairs.