

Government Gazette

OF

WESTERN AUSTRALIA

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[1961

HEALTH ACT, 1911-1960.

Department of Public Health, Perth, 22nd February, 1961.

P.H.D. 2309/60, Ex. Co. No. 300.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 343 (5) and of paragraph (20) of section 199 of the Health Act, 1911-1960, and the other powers contained in that Act, has been pleased to make the regulations set forth in the schedule hereunder.

LINLEY HENZELL, Commissioner of Public Health.

Schedule.

Fly Eradication Regulations.

Citation.

1. These regulations may be cited as the Fly Eradication Regulations.

Flies. Prescribed under s. 199 (20) of the Health Act, 1911-1960. 2. The provisions of paragraph (20) of section 199 of the Health Act, 1911, as amended from time to time, shall apply to flies.

Application.

 $3.\,$ These regulations shall apply and have effect in the districts specified in the schedule to these regulations.

Waste food, etc., not to be left on premises unless covered or treated. 4. An owner or occupier of any land or premises shall not place, throw or leave, or permit or cause to be placed, thrown or left, on the land or premises any waste food, manure, refuse, garbage, waste matter or other matter whatsoever, which is likely to attract or be a breeding place for flies, unless that waste food, manure, refuse, garbage, waste matter or other matter is covered, protected, treated or dealt with in such a manner as to effectively prevent it attracting or being a breeding place for flies.

Inspector may give notice directing measures to be taken.

5. Where it appears to an inspector or officer that flies are prevalent or are breeding on any land or premises, the inspector or officer may give to the owner or occupier of the land or premises notice in writing directing him to take, within a time to be specified in the notice, such measures as in the opinion of the inspector or officer are necessary to control the prevalence, effect eradication, and effectively prevent the breeding of flies.

to do so.

Local authority may execute work where person required to execute the work falls

6. Where a person is required by these regulations, or by a notice given under the provisions of these regulations, to execute any work, and that person falls or neglects to comply with such regulations or with such notice, the local authority may execute that work, and may recover from that person the cost of executing that work, in addition to any penalty for which that person may be liable under these regulations.

Local authority may enter premises to execute work. 7. It shall be lawful for the local authority or its officer to enter upon any land or premises and execute any work required by these regulations.

Penalty.

8. Where anything by these regulations is directed to be done or forbidden to be done, or where authority is given to any inspector or officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, a person making default as to such direction and prohibition respectively commits an offence and is liable on conviction to a penalty not exceeding twenty pounds, or to a penalty not exceeding two pounds for each day during which the offence shall be committed and continued, and in addition to that penalty is liable to pay to the local authority any expense incurred by it in consequence of any breach or non-observance of these regulations, or in the execution of any work directed to be executed and not so executed.

Reg. 3.

Schedule.

HEALTH DISTRICTS.

Municipal Districts:

Claremont.

Nedlands.

Cottesloe.

North Fremantle.

East Fremantle. Fremantle.

Midland Junction.

South Perth. Subiaco.

Road Board Districts:

Armadale-Kelmscott. Melville.

Bassendean. Bayswater.

Mosman Park. Mundaring.

Belmont Park. Canning.

Peppermint Grove. Perth.

Cockburn Darling Range.

Rockingham. Swan-Guildford.

Gosnells.

Kwinana.

Wanneroo.

HEALTH ACT, 1911-1960.

Department of Public Health, Perth, 22nd February, 1961.

P.H.D. 1164/52, Ex. Co. No. 263.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Health Act, 1911-1960, has been pleased to amend the Piggeries Regulations, 1952, made under that Act and published in the Government Gazette on the 31st day of December, 1952, and amended from time to time thereafter by notices published in the Government Gazette.

LINLEY HENZELL, Commissioner of Public Health.

The abovementioned regulations, published in the Government Gazette on the 31st December, 1952, and duly amended from time to time thereafter by notices published in the Government Gazette, are further amended as follows:---

The schedule to the regulations is amended by substituting for the item, "Harvey" under the heading, "Parts of Road Districts" the following item:— Harvey

- (1) All that land contained within a strip, two miles wide, surrounding and contiguous to the boundaries of areas wherein the keeping of pigs was prohibited by notice published in the Government Gazette (page 614) on 2nd April, 1954.
- (2) Cookernup.—All that land contained within the Harvey Road Board District situate within a radius of one mile of the Cookernup Railway Station.
- Australind.—All that land contained within the Harvey Road Board District situate not more than one-quarter of a mile from high water mark of Leschenault Estuary.
- (4) South-West Highway.—All that land contained within the Harvey Road Board District situate not more than one-half mile from either side of the South-West Highway, unless otherwise declared a prohibited area.
- (5) Catchment Areas.—All land contained within the Harvey Road Board District situated outside a catchment area established under the Country Areas Water Supply Act, 1947 (as amended), or the Rights in Water and Irrigation Act, 1914 (as amended), but within one mile of any water-course, or high watermark of a catchment, in a catchment area.

TRAFFIC ACT, 1919 (AS AMENDED).

Office of the Commissioner of Police, Perth, 24th February, 1961.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919 (as amended), 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 Traffic Regulations, 1954, published regulations. in the Government Gazette on the 15th December, 1954, as amended by the regulations amending the same published in the Gazette from time to time, are referred to as the principal regulations.

Reg. 477 amended.

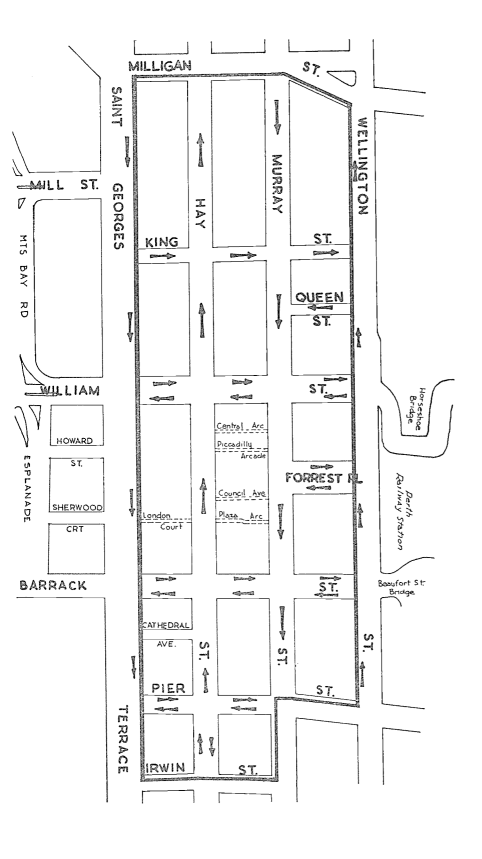
2. Regulation 477 of the principal regulations is amended by substituting for the passage, "8 a.m. and 12 midnight" in line two of subregulation (1) the passage, "9 a.m. and 9 p.m."

Reg. 478 amended.

- 3. Regulation 478 of the principal regulations is amended by substituting for subregulation (6) the following subregulation:—
 - (6) The driver of a taxi-car shall not accept a hiring within a prescribed area, other than-
 - (a) at a place designated by a pre-arranged hiring;
 - (b) at a place within a taxi circuit; or
 - (c) when driving his taxi-car out of a prescribed area in accordance with the provisions of subparagraph (iii) of paragraph (b) of subregulation (2) of regulation 477 of these regulations and the hiring is accepted at a place outside a taxi circuit.

Appendix A to Division 10 of Part XII amended.

The principal regulations are amended by substituting for the Diagram marked A in Appendix A to Division 10 of Part XII thereof the following Diagram:-



Appendix B to Division 10 of Part XII amended.

- 5. The principal regulations are amended by deleting from Appendix B to Division 10 of Part XII thereof— $\,$
 - (a) the passage, "Wellington Street-Wellington Street" comprising line three; and
 - (b) the passage, "St. George's Terrace-Malcolm Street" comprising the last line.

LAND ACT, 1933-1960.

Department of Lands and Surveys, Perth, 9th February, 1961.

Regulations for the Guidance of Surveyors.

Ex. Co. No. 230.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Land Act, 1933-1960, has been pleased to amend in the manner mentioned in the schedule hereunder the regulations made under the Act for the guidance of surveyors and published in the Government Gazette on the 29th October, 1954, and amended by notice published in the Government Gazette on the 11th November, 1955.

F. C. SMITH, Under Secretary for Lands.

Schedule.

The abovementioned regulations are amended as follows:—
Regulation 168 (Government Gazettes 29/10/54 and 11/11/55) is revoked and the following regulation substituted:—

168. The fees payable to Contract Surveyors for surveys carried out under the regulations shall be at the following rates:—

(a) Rural Surveys.

- (1) Fees shall be paid according as the area surveyed falls within the Divisions numbered 1 to 5, and shown on the Table appended to this regulation, the key being the relevant public plan, provided that for surveys on plans not quoted, the Minister for Lands shall fix the appropriate price division in each case. Provided also that the Minister for Lands may amend the Table referred to and re-amend it at any time by altering the division relative to any plan. Where a survey extends beyond a division boundary the rate of fee to be charged shall be that of the division in which the larger portion of the survey has been carried out.
- (2) The rates per chain are as follows:-

							s.	d.	
Division	1	(per	chain)	****		 	3	0	
Division	2	(per	chain)			 	3	6	
Division	3	(per	chain)			 	4	0	
Division	4	(per	chain)		****	 	7	0	
Division	5	(per	chain)			 	9	6	

- (3) Chainage rates shall be the same for old lines picked up and new lines run, provided they are ranged and chained.
- (4) For temporary lines marked at half-mile intervals, deduct $33\frac{1}{3}$ per cent.

			- L	ω.	u.	
(5) Fo	r reading an angle with four repetitions			6	0	
(6) Fo	r a post supplied and placed in position			10	0	
(7) Fo	r spikes (each)	• • • •		2	0	
(8) Fo	r classification by compass traverse—					
	Divisions 1 and 2 (per chain)				$5\frac{1}{2}$	
	Divisions 3 and 4 (per chain)				6	
	Division 5 (per chain)				9	
	Minimum foo		5	Λ	ñ	
	WIII 166		J	U	v	

(b) Travelling.

Tildle on	(b) Travelling.			
Either—				
(1)	For time spent in travelling, daily rate, plus 12d. per road mile, or			
(2)	For distance from point to point, according to strength of the party—	£	s.	d.
	Surveyor with one employee (per mile)	~	3	0
	Surveyor with two employees (per mile)		3	3
	Surveyor with three employees (per mile)		3	6
	(c) Surveys in any Locality.	£	8.	d.
(1)	For observation of sun or star for azimuth	5	0	0
(2)	For observation for latitude (at least 2 pairs circum. Merid. stars)	10	0	0
(3)	For obliteration of marked boundaries, per mile	1	1	0
(4)	For each tree marked and connected to traverse		6	0
(5)	Triangulations	Da	ily 1	rate
(6)	For loss of time attributable to Department or applicant, or necessary interviews	Da	ily 1	rate
(7)	For involved survey not payable at chainage rates	Da	ily 1	rate
(8)	For office work in connection with normal type of survey	Nil		
	(d) Levels. Levels will be paid for at daily rates.			
	(e) Daily Rates.			
(1)		10	10	0
	•	10 15	10 0	0
(2)	For surveyor employed on office work		0	
(2) (3)	For surveyor employed on office work For surveyor on field work with one employee	15 19	0	0
(2) (3) (4)	For surveyor employed on office work For surveyor on field work with one employee For surveyor on field work with two employees	15 19	0 10	0
(2) (3) (4) (5)	For surveyor employed on office work For surveyor on field work with one employee For surveyor on field work with two employees For each additional employee In addition to the foregoing, the surveyor shall be allowed 75 per cent. of the fees mentioned in paragraph (a), subparagraphs (6) and (7) and paragraph (f), subparagraph (8), for expenses incurred in providing the necessary posts, spikes	15 19	0 10	0
(2) (3) (4) (5)	For surveyor employed on office work For surveyor on field work with one employee For surveyor on field work with two employees For each additional employee In addition to the foregoing, the surveyor shall be allowed 75 per cent. of the fees mentioned in paragraph (a), subparagraphs (6) and (7) and paragraph (f), subparagraph (8), for expenses incurred in providing the necessary posts, spikes and pegs. When part of the time charged at daily rates is spent in travelling, the additional payment shall	15 19	0 10	0
(2) (3) (4) (5)	For surveyor employed on office work	15 19 4	0 10	0
(2) (3) (4) (5) (6)	For surveyor employed on office work	15 19 4	0 10	0
(2) (3) (4) (5) (6)	For surveyor employed on office work	15 19 4	0 10	0
(2) (3) (4) (5) (6) (7)	For surveyor employed on office work For surveyor on field work with one employee For surveyor on field work with two employees For each additional employee In addition to the foregoing, the surveyor shall be allowed 75 per cent. of the fees mentioned in paragraph (a), subparagraphs (6) and (7) and paragraph (f), subparagraph (8), for expenses incurred in providing the necessary posts, spikes and pegs. When part of the time charged at daily rates is spent in travelling, the additional payment shall be at the rate of one shilling per road mile. The daily rate is divisible, for work occupying part of a day, at one-eighth of the daily rate per hour. (f) City, Metropolitan Area and Country Towns For subdivisions up to five lots under half acre each, or the equivalent to Items 2-6 below—one day at the daily rate payable under Item 3 of	15 19 4	0 10 10	0
(2) (3) (4) (5) (6) (7)	For surveyor employed on office work For surveyor on field work with one employee For surveyor on field work with two employees For each additional employee In addition to the foregoing, the surveyor shall be allowed 75 per cent. of the fees mentioned in paragraph (a), subparagraphs (6) and (7) and paragraph (f), subparagraph (8), for expenses incurred in providing the necessary posts, spikes and pegs. When part of the time charged at daily rates is spent in travelling, the additional payment shall be at the rate of one shilling per road mile. The daily rate is divisible, for work occupying part of a day, at one-eighth of the daily rate per hour. (f) City, Metropolitan Area and Country Towns For subdivisions up to five lots under half acre each, or the equivalent to Items 2-6 below—one day at the daily rate payable under Item 3 of paragraph (e). For each lot after the first five lots under half	15 19 4	0 10 10	0 0 0

		£	s.	d.
(4)	For each lot after the first three lots over two acres to seven acres	_	14	0
(5)	For each lot after the first two lots over seven acres to fifteen acres	7	10	0
(6)	For each lot after the first lot over fifteen acres to thirty acres	15	0	0
(7)	For lots over thirty acres—scale of fees as for rural surveys.		٠	
	(For lots outside South-West Land Division add 10 per cent. for this section.)			
(8)	Fees additional to fees for Items 1-6 of this paragraph—			
	(i) Posts, 4 in. x 4 in. (each)		10	0
	(ii) Pegs, 3 in. x 3 in. (each)		5	6
	(iii) Pegs, 2 in. x 2 in. (each)		3	0
	(iv) Truncations (each)		18	6
	(v) Reference spikes, 15 in. (sunk) (each)		4	9
(9)	For lots with irregular sides, add to prescribed fee $33\frac{1}{3}$ per cent.			
(10)	For lots with curved boundaries, add to prescribed fee 100 per cent.			
(11)	Inspection surveys for identification for Housing Commission—			
	(i) Within five miles of Head Office (each)	2	2	0
	(ii) Beyond a five-mile radius of Head Office, add travelling both ways at 2s. 6d. per mile by shortest route.			
	(iii) Outside Metropolitan Area (each)	2	15	0
	(iv) Outside South-West Land Division (each)	3	3	0
(12)	For re-pegging lots the fees for Item 1 of this paragraph shall apply, and the fees for Items 2 to 6, when applicable, shall be reduced by 25 per cent.			
•	(g) Various.			
(1)	Searches by surveyors will be paid for at daily rates, subject to such cost being considered reasonable by the Surveyor General.			
(2)	Copies of all calculations for close and area and the original instructions for survey shall be lodged			

(2) Copies of all calculations for close and area and the original instructions for survey shall be lodged by the surveyor with his field notes.

(h) General.

On the first variation of the State basic wage for the Metropolitan Area after the 1st July, 1954, in accordance with section 127 of the Industrial Arbitration Act, 1912-1952, and for each subsequent variation, all the foregoing fees shall be increased or decreased by a percentage calculated as follows:—

 $\frac{\text{Variation from £12 6s. 6d.}}{\text{£12 6s. 6d.}} \times \frac{100}{1}$ (to the nearest 0.1 per cent.)

TABLE.

PRICE DIVISIONS for CONTRACT SURVEYS

						8	<u>o c</u>	ha	in -								
Plan No		DIN	1151	ON		Plan No DIVISION				Plan No DIVISION							
/80	1	2	3	4	5	/80	1	2	3	4	5	/80	1	2	3	4	5
	Ď		g c			120		2				407-408	I				
2	B C		A D			121	D	A B				409	B	A D			
3 - 5	1					122	1					410		8	Ā		
6		2				123	A B	o				411-414				4	
10		2				124 - 127		2				415		B	A		
19	1	2	1			128	A C	В				416	В	A c	-		-
23		2				129		2				417	1				_
24 - 26	1					136-138		2				418-424		2			
27	B		A D			145 - 147		2		,		429-430	1	2			
28		A D	8			154 - 164		2				432-434	 	2		<u> </u>	_
29 - 30		2				170-172	<u> </u>	2					 	1			_
31		A	8			186	ļ —	2				436	A B			-	-
32	B		P			190 - 192		2				437		A 8	-		
33 - 35	1					200		2				438	-		8	A C	
36		2				221		2				439	1			D C	A
39 - 41		2				341	A D B		8			440-441				4	-
48-50		2				342	8		A D			442	1	1	1		5
53 - 55		2	1			343-345	T	_	-	_		443	 	 		A B	
56	Ô	B	1	<u> </u>		346		2				444	!		B	À	<u> </u>
57	1					350		2				445		c	A E	<u> </u>	
58-62		2				371 - 372		2				446	†	2	-	_	-
63-64	1					374-375		2				447-448		2	 		<u> </u>
65	D	A B				376 -377	1					450	 	2			
66-67		2	1			378	A B	0				451			3	_	
71 - 73		2				379		B	A O			452				В	A
82		2				380			3			453-455	-	-	1		A D 5
88		2				381			3			456		\vdash	_	ß	A D c
89 - 90	T	П				383			3			457		_	3		25
91 - 93		2				384		B	A D		\Box	466		2	-		_
94	B	A D C				385	В	A D				501	†	2			
95	1					386 - 387	1	_				563		1	3		
96	Ô	B				388 -389	_	2				817	\vdash	\vdash			
97	Γ	2	Ī			392		2				844		1			-
103		2	Ī		$\neg \neg$	402		2				1054	1	\vdash	-		-
113		2				404 - 406		2				1056		1	-		
												}					

----240-300 Chain ----

Plan No	DIVISION								
/240-300	1	2	3	4	5				
4 - 5		2							
10 - 11		2							
18 - 19		2							
24-25		2							
34 - 36		2			T				
41-43		2							
54 - 59		2							

Approved by His Excellency the Governor in Executive Council, 9th February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

BUSH FIRES ACT, 1954.

Ex. Co. No. 3360.

By-laws of the Yalgoo Road Board relating to the Establishment, Maintenance and Equipment of Bush Fire Brigades for the Road District or any part of the Road District of Yalgoo.

Establishment of Brigade.

- 1. (a) On the resolution of the Board to establish, maintain and equip a bush fire brigade under the provisions of the Bush Fires Act, 1954, and regulations thereunder, the brigade shall be formed in accordance with these by-laws; and a name shall be given to the brigade and application accompanied by the resolution of the Board forming the brigade shall be made to the Bush Fires Board for its registration accordingly.
- (b) A bush fire brigade may be established for the whole of the road district or for any specified area thereof.

Appointment of Officers.

- 2. The Board shall appoint a captain, a first lieutenant, a second lieutenant and such additional lieutenants as it shall deem necessary to act as officers of the brigade and who, in the Board's opinion, have the necessary qualifications and knowledge of the district required in such capacities.
- 3. The Secretary of the Board or such other person as the Board may appoint, shall be the secretary of the brigade.
- 4. The Board may appoint an equipment officer who shall be responsible for the custody and maintenance in good order and condition of all equipment and appliances acquired by the Board for the purposes of the brigade. Such officer may station such equipment at a depot approved by the captain where, if possible, motor trucks can easily be called upon. If there are more than one such depots in the area, the equipment officer shall appoint at each depot a person to look after the equipment and have it ready for immediate use when required.
- 5. The Board shall appoint bush fire control officers in accordance with the requirements of the district and may prescribe the area over which each such officer shall have jurisdiction. The employment, dismissal and payment for services of persons (other than officers) employed for duties under this Act shall be vested in the Chairman and Secretary of the Board conjointly.

Duties of Officers.

6. The duties of all officers appointed under these by-laws shall be as laid down in the provisions of the Bush Fires Act, 1954, and each officer so appointed shall be supplied with a copy of the Act and regulations. The captain shall have full control over the members of the brigade whilst engaged in fire fighting and shall issue instructions as to the methods to be adopted by the firemen. In the absence of the captain, the first lieutenant, and in the absence of the first, the second lieutenant or senior officer of the brigade present at the fire shall exercise all the powers and duties of the captain.

Membership of Brigade.

- 7. (1) The membership of a bush fire brigade may consist of the following:—
 - (a) Subscribing members;
 - (b) fire-fighting members; and
 - (c) associate members.
- (2) Subscribing members shall be those persons who, being interested in forwarding the objects of the brigade, pay an annual subscription to the funds of the brigade at the following rates:—
 - (i) Owner or occupier of land within the brigade area—
 minimum subscription of 10 0

 (ii) Other persons—a minimum subscription of 5 0

- (3) Fire-fighting members shall be those persons, being able-bodied men over 18 years of age who are willing to render service at any bush fire when called upon, and who sign an undertaking in the form contained in the First Schedule to these by-laws.
- (4) Associate members shall be those persons who are willing to supply free motor transport for fire fighters or equipment, or are prepared to render other approved assistance, and who sign an undertaking in the form contained in the Second Schedule to these by-laws.
- (5) No fees or subscriptions shall be payable either by fire-fighting members or associate members and the enrolment of persons as such members shall in every case be subject to the approval of the Board.
- (6) A subscribing member shall be eligible for enrolment as a fire-fighting member.

Finance.

8. The expenditure incurred by the Board in the purchase of equipment, payment for services and generally for the purposes of this Act shall be a charge on the ordinary revenue of the Board, but the Secretary shall keep record of the expenditure incurred under this Act.

Meetings of Brigade.

9. Meetings will be held as necessary.

These by-laws under the Bush Fires Act, 1954, were passed by a resolution of the Yalgoo Road Board (a local authority under the provisions of such Act) at a meeting held at Yalgoo on the 18th day of January, 1961.

(Sgd.) J. L. NEVILL,

Chairman.

(Sgd.) L. SHERVINGTON, Secretary.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

First Schedule.

FORM OF ENROLMENT—FIRE-FIGHTING MEMBER.

I, the u	ınder	signed,	hereby	make	application	on to	be	enrolled	as	а	fire-fighting
member	of	the			Bush	Fire	Bri	gade.			
TAT X7	nrit	rate ad	dress is								

My private address is

My business address is.....

I can be communicated with by telephone No.....

If needed, I can provide my own transport to the scene of any outbreak. (This line to be struck out if not applicable.)

I hereby declare that I am over 18 years of age and in good health.

On election by the committee as a fire-fighting member, I hereby undertake— $\,$

- to promote the objects of the brigade as far as shall be in my power;
- (2) to be governed by the provisions of the constitution and such by-laws and regulations as may from time to time be made thereunder:
- (3) to use my best endeavours to give assistance in fire-fighting measures when called upon on such occasions, to obey all orders and instructions issued by duly authorised officers of the brigade.

 Applicant's signature......

int's	signature
	Date

Second Schedule.

FORM OF ENROLMENT—ASSOCIATE MEMBER.

I, the undersigned, hereby make application for enrolment as an associate member of theBush Fire Brigade.
(a) I am prepared to offer to transport fire-fighting members and equipment to the scene of any outbreak when called upon. I have a mot vehicle of the following typeavailable for such purpo
(b) I am prepared to offer my services in the following capacity:—
(Paragraph (a) or (b) above may be struck out if both do not apply.) My private address is
I can be communicated with by telephone No.
On election as an associate member by the committee, I hereby undetake—
 to promote the objects of the brigade as far as shall be in r power;
(2) to be governed by the provisions of the constitution and su by-laws and regulations as may from time to time be made ther under;
(3) to use my best endeavours to assist in fire suppression work in t above capacity when called upon.
Applicant's signature
Date

FORESTS ACT, 1918-1954.

Forests Department, Perth, 22nd February, 1961.

HIS Excellency the Governor in Executive Council has been pleased, under the provisions of the Forests Act, 1918-1954, and on the recommendation of the Conservator of Forests, to make the regulations set out in the schedule hereunder.

(Sgd.) A. C. HARRIS, Conservator of Forests.

Schedule.

Regulations.

- 1. In these regulations the Forest Regulations, 1957, reprinted pursuant to the provisions of the Reprinting of Regulations Act, 1954, and published as so reprinted in the Government Gazette on the 21st October, 1958, are referred to as the principal regulations.
- 2. The principal regulations are amended by substituting for regulation 144 a regulation as follows:—
 - 144. Examinations and tests shall be held in the month of August each year, and persons desirous of submitting themselves for such examinations and tests shall apply in writing not later than the 31st May in any year.
- 3. Paragraph 1 of the Second Schedule to the principal regulations is amended by substituting for the passage, "3s. 6d." in line three the passage, "3.6d."

GOVERNMENT RAILWAYS ACT, 1904-1959.

Western Australian Government Railways Commission, Perth, 21st February, 1961.

Ex. Co. No. 1832.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the by-laws made by the Western Australian Government Railways Commission pursuant to section 23 of the Government Railways Act, 1904-1959, and set out in the schedule hereunder.

C. G. C. WAYNE, Commissioner of Railways.

Schedule.

By-laws.

- 1. In these by-laws the by-laws made pursuant to the Government Railways Act, 1904-1959, and published in the *Government Gazette* on the 29th October, 1920, and amended from time to time thereafter, are referred to as the principal by-laws.
- 2. The principal by-laws are amended by substituting for by-law 31 and the heading thereto the following by-law and heading:—

Distributing or Posting Placards on Railway Property or Premises.

31. A person shall not, without the permission of the Commission, post, give or distribute, stick, paint or write, or cause to be posted, given or distributed, stuck, painted, or written, any placard, bill, advertisement, or other matter within or on any post, fence, gate, platform, wall, building, or other property or premises of the Commission.

Penalty: Ten pounds.

MUNICIPAL CORPORATIONS ACT, 1906.

City of South Perth.

By-law No. 22—Signs, Blinds, Awnings, Advertisement Hoardings and Bill Posting—Amendment.

L.G. 263/58.

IN pursuance of the powers in that behalf contained in the Municipal Corporations Act, 1906, the Mayor and Councillors of the City of South Perth hereby order that By-law No. 22 relating to signs, blinds, awnings, advertisement hoardings and bill posting be amended as follows:—

- 1. A new definition is inserted in clause 2 immediately after the definition "Surveyor" as follows— $\,$
 - "tower sign" means a sign fixed to or placed upon a chimney stack or open structural mast or tower.
 - 2. Clause 18 (c) is amended-
 - (a) by inserting the following as the first item of the table—

 12 ft. to 15 ft. four feet;
 - (b) by repealing paragraph (d) and inserting in lieu thereof the following paragraph:—
 - (d) When ascertaining the height of the main building above ground level for the purposes of this clause any part of the roof, at the point where the sign is to be erected, which is provided solely for the purpose of architectural decoration shall be disregarded.
- 3. Two new paragraphs are inserted immediately after paragraph (d) of subclause (1) of clause 19 as follows— $\,$
 - (e) shall not be within six feet of the side boundaries of the lot on which it is erected, provided that approval may be granted for such signs to be erected at a lesser distance when the lot abuts an intersecting street or right of way;

- (f) shall have no part thereof less than 20 feet from any part of another sign erected on the same lot.
- 4. A new clause to be numbered 19A is inserted after clause 19 as follows:—

19A. A tower sign-

- (a) shall not indicate or contain other than the name of the owner or occupier of the land or premises on which the mast tower or chimney stack is erected;
- (b) shall not if illuminated be a flashing sign;
- (c) shall not exceed in height one-sixth of the height of the mast tower or chimney stack on which it is placed;
- (d) shall not exceed in width the width or diameter of the mast tower or chimney stack on which it is placed.
- (e) shall not extend laterally beyond any part of such mast tower or chimney stack.

Made and passed by the Council of the City of South Perth on the 23rd day of November, 1960.

[L.S.]

W. C. G. THOMAS,

E. J. JOHNSON,

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

MUNICIPAL CORPORATIONS ACT, 1906.

City of South Perth.

By-law No. 26-Removal of Rubbish, Etc.

L.G. 875/60.

A By-law of the City of South Perth made under Section 180 of the Municipal Corporations Act, 1906, and numbered 26, for Requiring the Removal of Refuse, etc., from Land.

IN pursuance of the powers conferred by the said Act, the Mayor and Councillors of the City of South Perth order as follows:—

- 1. In this by-law—
 - "Council" means the Council of the City of South Perth;
 - "Town Clerk" means the Town Clerk or the Acting Town Clerk of the City of South Perth.
- 2. If there is on any land within the City of South Perth any refuse, rubbish or other material of any kind whatsoever which, in the opinion of the Council, is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants thereof the Council may cause a notice under the hand of the Town Clerk to be served on the owner or occupier of such land requiring such owner or occupier within the time specified in such notice to remove such refuse, rubbish or material from such land.
- 3. Every owner or occupier of land upon whom a notice is served under clause two of this by-law shall comply with such notice within the time therein specified.

4. Any person committing an offence against this by-law shall on conviction be liable to a penalty not exceeding twenty pounds.

Made and passed by the Council of the City of South Perth on the 23rd day of November, 1960.

[L.S.]

W. C. G. THOMAS,

Mayor.

E. J. JOHNSON,

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

DOG ACT, 1903. Cockburn Road Board. By-laws for the Control of Dogs.

T.G 105/61

IN pursuance of the powers in that behalf contained in the Dog Act, 1903, the Cockburn Road Board doth hereby make the following by-laws for the control of dogs within the area of the Cockburn Road District:—

- 1. In these by-laws the term "Board" means the Cockburn 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 ${\hbox{Dog Act, 1903}}.$
- 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, 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 fees specified in the 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 pounds;
 - (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.
- The owner of a dog shall keep such dog chained or under effective control from sunset to sunrise.
- 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.
- 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 Board other than a road.
- 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, 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 $\pounds 5$.

The Schedule. FEES.

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For the seizure or impounding of a dog	10	Ω
	10	•
For the sustenance and maintenance of a dog in a pound per day	10	Λ
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For the destruction of a dog	10	U

Passed by the Cockburn Road Board at a meeting of the Board held on the 25th day of January, 1961.

J. H. COOPER,

Chairman.

E. L. EDWARDES, Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919.

Northampton Road Board.

By-laws for the Control and Management of Halls.

L.G. 888/60.

WHEREAS under the provisions of the Road Districts Act, 1919, the board of any district is empowered to make by-laws for any of the purposes mentioned in the said Act, the Northampton Road Board in pursuance of the powers vested in the said Board, under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby repeal all other and former by-laws for the control and management of the Kings Hall and Kalbarri Hall, and doth hereby make and publish the following by-laws:—

- 1. Application for the hire of the Kings Hall and or any portion of the hall buildings, equipment or property shall be made to the Board and any application for hire of the Kalbarri Hall, building, equipment or property under the control of the Board shall be made to the Kalbarri Hall Committee not less than 24 hours before the hour at which hiring is desired.
- 2. Hire of hall buildings and property, including furniture and equipment, shall be at the rates set out in the schedule hereto.
- 3. The hours for which hiring may be effected at daytime rates shall be from 9~a.m. to 6~p.m. Evening rates shall be from 6~p.m. to midnight, with additional charges after midnight.
- 4. The Board may at any time demand that the hirer shall, prior to the term of engagement, deposit with the Board an amount estimated to cover hall hire and any damage that may occur to the building and property during the term of engagement.
- 5. The amount of hall hire shall be lodged with the Board at the time of application for hire of halls and this amount shall be forfeited to the Board if the booking is cancelled.
- 6. The Board reserves the right to refuse to let any hall or any portion thereof to any applicant for hiring without assigning any reason for such refusal.
- 7. The Board may at any time cancel any agreement for hiring of any portion of any hall property.
- 8. In the event of two or more applications being received, for hire of any hall property at one and the same time and date, the Board or Committee may, without considering priority of application determine to which applicant the hall hiring shall be granted.
- 9. The hirer of any portion of any hall property shall comply with the provisions of the Health Act, Entertainment Tax Act, and any other act in force for the time being, applicable to such hiring or building. If in the opinion of the Board all necessary actions have not been taken to comply with the requirements of the above, and all other relevant Acts, the Board may, prior to or during the term of engagement, forbid and prevent the use of such building. The hirer must accept full responsibility in the event of any dispute arising in connection with the provisions of these by-laws for the non-compliance therewith.
- 10. In the event of the use of any portion of any hall property being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire had been duly fulfilled, and the Board shall not be responsible to the hirer for any loss or damage incurred by the hirer.
- 11. No spirituous liquors, wine, ale or spirits, shall be brought into or consumed upon any portion of any hall property except when permitted in writing by the Board.
- 12. Except at a banquet, smoke social, card evening or meeting, no person shall smoke any tobacco, cigar, cigarette or other substance or strike or otherwise ignite any light in the main hall, kitchen, supper room or stage of any hall.
- 13. No hall, plant, furniture, fittings or effects, cutlery, crockery, glassware or other utensils or materials of any kind shall be hired, loaner or removed from any hall property without the written permission of the Board.
- 14. No person shall erect any internal or external decorations, place any nails or screws in the woodwork, walls, or any part of the hall buildings or property, without the written permission of the Board or appropriate Committee, and any hirer shall remove any decorations if so requested.

- 15. No person whilst intoxicated shall be permitted to enter or remain upon any portion of any hall property, nor be guilty of any misbehaviour whatsoever, nor be permitted to use any profane or improper language, nor damage, mark or deface any wall or other part of the hall or property. Any person who does, permits or suffers any such damage shall be liable to costs of such damage in addition to any penalty imposed under these by-laws.
- 16. No offensive impersonations or misrepresentations of living persons or anything deemed likely to cause disturbances, riot or breaches of the peace, shall be permitted within any hall building or property.
- 17. No person shall stand, loiter or cause obstruction whatsoever in the exits or passageways of any hall building, and any person or persons so doing shall disperse upon being requested so to do by any authorised person or police constable.
- 18. The hirer of any part or parts of any hall, building or property shall maintain and keep good order and decent behaviour within the property and shall be responsible for the carrying out and compliance with the requirements of these by-laws, and for any damage done to the buildings, fixtures, fittings, furniture, crockery, etc., and shall pay such damages as may be assessed by the Board.
- 19. No person shall serve or consume any food in any hall without the written permission of the Board or appropriate committee.
- 20. No person shall take photographs without the permission of the hirer or Board, and no person shall show films above 16 millimetres in size without the written permission of the Board.
- 21. No booking shall be accepted in advance for a longer period than 12 months.
- 22. Any officer representing the Northampton Road Board or other person duly authorised by the Board or appropriate committee shall at any time be permitted free ingress to any hall building and any part thereof, and shall be given every facility for enforcing these by-laws.
- 23. Every person who does, permits or suffers any act, or matter or thing contrary to any of these by-laws, or commits or permits any breach or neglects compliance therewith, shall be deemed guilty of an offence against these by-laws and shall be liable to a penalty of not exceeding £20 for every such offence.
- 24. No one organisation shall be allowed to book Kings Hall more than one Friday or Saturday night in any one year.

Schedule of Charges.

	•				U -4-				£	s.	đ.
Kings Hall and	all faciliti	es									
							••••		2	0	0
N ight							••••	••••	4	0	0
Kings Hall only,	any purpo	se exc	ept da	ncing-							
The second secon			••••		••••		••••		1	0	0
Night					••••			••••	2	0	0
Kalbarri Hall (F	Kall with	faciliti	es)								
T									1	15	0
Night					••••	••••		••••	2	0	0
Any purpose	except d	ancing									
Day					••••					10	0
Night					••••				1	0	0
Stage for re	hearsals										
Day					,					5	0
Night							••••	••••		7	6
Travelling co	ompanies,	pictur	es (all	facili	ies)	*					
Day									1	0	0
Night		• • • •		·	••••	••••	••••		2	0	0
Athletics an	d badmin	ton									
Day				••••				••••		15	0
N ight				••••		••••	••••	••••	1	5	0
Additional C	harges af	ter mi	idnight	-per	hour	••••				7	6

Charities.

Board may make a donation of any portion of hall hire to bona fide religious, charitable or educational organisations.

Local Anzac Day and Armistice Day services—Free of charge. Kalbarri Hall—Local club meetings, free.

Passed at a meeting of the Northampton Road Board held on the 16th day of December, 1961.

R. CHARLTON

Secretary.

F. A. PORTER,

Chairman.

Recommended.

L. A. LOGAN. Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN. Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1959.

Perth Road Board.

By-laws Amending the By-laws of the Perth Road Board relative to Standing Orders.

THE Perth Road Board, under and by virtue of the powers conferred upon it in that behalf by the Road Districts Act, 1919-1959, and all other powers enabling it, doth hereby make and publish the following by-laws:—

The by-laws of the Perth Road Board published in the Government Gazette of the 29th June, 1960, are hereby amended in the following manner:

Standing Orders. Town Planning Committee.

- 1. By-law 105 is amended-
 - (a) by the deletion of the word "two" and the substitution in its place of the word "three";
 - (b) by the insertion after the words "Health Committee" of the words "and a Town Planning Committee."
- 2. By-law 107 is amended by the addition at the end thereof the following:-

Town Planning Committee.

- (1) To investigate and report upon all matters relating to zoning and town planning.
- (2) To initiate control and report upon all town planning schemes within the district.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 17th day of January, 1961.

HERBERT R. ROBINSON,

Chairman.

LLOYD P. KNUCKEY.

Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1959.

Mandurah Road Board. By-law No. 1—Buildings.

L.G. 1089/52.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919-1959, the Mandurah Road Board doth hereby amend the above by-law published in the Government Gazette of 3rd November, 1950, as follows:—

(1) Section 27, Part 4, is amended by adding thereto the following:—
but no old or second-hand material shall be used for covering external
walls or as roofing materials on any building, alteration or addition.

Passed by resolution of the Mandurah Road Board at the meeting held on the 15th day of November, 1960.

P. R. H. DAY, Chairman. R. R. FLETCHER, Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1959.

Perth Road Board.

By-law Amending the By-laws of the Perth Road Board relative to Poundage Fees.

L.G. 293/58.

THE Perth Road Board, under and by virtue of the powers conferred upon it in that behalf by the Road Districts Act, 1919-1959, the Cattle Trespass, Fencing and Impounding Act, 1882-1957, and all other powers enabling it, doth hereby make and publish the following by-laws:—

The by-laws of the Perth Road Board published in the Government Gazette of the 29th June, 1960, are hereby amended in the following manner:—

Poundage Fees.

The following amendments are made to the Third Schedule:-

- (1) Under the heading "Poundage Fees" 10s. is deleted and £2 is substituted in its place and 5s. is deleted and £1 is substituted in its place.
- (2) Under the heading "Sustenance" 8s. is deleted and £1 is substituted in its place, and 4s. is deleted and 10s. is substituted in its place.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 17th day of January, 1961.

HERBERT R. ROBINSON,

Chairman. LLOYD P. KNUCKEY,

Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council,

ROAD DISTRICTS ACT, 1919. Murray Road Board. Numbering of Houses and Buildings.

L.G. 110/61.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919, the Murray Road Board doth hereby make the following by-laws:—

- 1. The Murray Road Board may number and from time to time re-number all or any houses or buildings within its district.
- 2. The Board may adopt a plan or system of numbering of houses and buildings in any road or part thereof within its district and may either place numbers on the said houses or buildings or by notice in writing require the owner or occupiers thereof to affix number plates of a specified size on the houses or buildings in accordance with the said plan or system of numbering.
- 3. The numbers shall be fixed in such a position that they are easily legible from the footpath or front boundary of the property.
- 4. The number plates to be fitted in accordance with paragraph 3 of this by-law shall not be less than one and three-quarter inches in height.
- 5. The Board may supply a number plate to any person desiring to purchase one upon payment of not more than 4s. per number or set of numbers for each house or building.
- 6. If the owner or occupier fails to affix a number plate within one month after being served with a written notice to do so he shall be guilty of an offence.
- 7. No person shall remove or deface or in any way damage any number plate affixed in accordance with this by-law.
- 8. Any person committing a breach of this by-law shall be liable on conviction to a penalty not exceeding ten pounds.

Passed by resolution of the Murray Road Board at a meeting held on 19th day of January, 1961.

R. J. KIRKHAM,

Chairman.

J. W. SIBBALD,

Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919 Serpentine-Jarrahdale Road Board. By-law Requiring Removal of Rubbish, Etc.

L.G. 138/61.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919, the Serpentine-Jarrahdale Road Board hereby makes the following by-law:—

- .1. In this by-law-
 - "Board" means Serpentine-Jarrahdale Road Board;
 - "District" means Serpentine-Jarrahdale Road Board District;
 - "Secretary" means Secretary or Acting Secretary of the Board.
- 2. If there is on any land within the district any refuse, rubbish or other material of any kind whatsoever which, in the opinion of the Board, is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants thereof, the Board may cause a notice under the hand of the Secretary to be served on the owner or occupier of such land requiring such owner or occupier within the time specified in such notice to remove such refuse, rubbish or material from the land.

- 3. Every owner or occupier of land upon whom a notice is served under clause 2 of this by-law shall comply with such notice within the time specified therein.
- 4. Any person committing an offence against this by-law shall on conviction be liable to a penalty not exceeding twenty pounds.

Passed by resolution of the Serpentine-Jarrahdale Road Board at a meeting held on the 19th December, 1960.

G. L. LADHAMS,

Chairman. J. GLENNIE,

Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 22nd day of February, 1961.

E. P. FOREMAN, Acting Clerk of the Council.

CEMETERIES ACT, 1897-1957.

Nabawa Public Cemetery.

Department of Local Government, Perth, 27th February, 1961.

L.G. 372/54.

HIS Excellency the Governor in Executive Council, under the provisions of the Cemeteries Act, 1897-1957, has been pleased to approve of the by-laws made by the Trustees of the Nabawa Public Cemetery as set forth in the schedule hereunder.

GEO. S. LINDSAY, Secretary for Local Government.

Schedule. By-laws.

- 1. The by-laws made by the Trustees of the Nabawa Public Cemetery (sometimes otherwise known as the Nabawah Public Cemetery) under the provisions of the Cemeteries Act, 1897, and published in the Government Gazette on the 3rd December, 1915, and amended by notices published in the Government Gazette on the 30th August, 1935, the 15th October, 1957, and the 12th June, 1959, are in these by-laws referred to as the principal by-laws.
- 2. The principal by-laws are amended by adding after by-law 3 the following by-law:—
 - 3A. Where a monument or other memorial has been placed on a grave and it is desired by any person to inter another body in that grave, the removal for that purpose of the monument or memorial shall be the responsibility of the funeral director. Any work carried out by the Trustees in connection with the removal or reinstatement of the monument or memorial shall be done at the risk of the funeral director, and the Trustees shall not be liable for any damage which occurs in the course of such removal or reinstatement unless such damage is due to negligence on the part of the Trustees.

The by-laws set forth in the above schedule were made by the **Truste**es of the Nabawa Public Cemetery at a duly convened meeting of the **Truste**es held on the 29th day of December, 1960.

JOHN COOPER, Chairman. P. A. McDONNELL, Secretary.

CEMETERIES ACT, 1897-1957.

Boddington and Quindanning Public Cemeteries.

Local Government Department, Perth, 27th February, 1961.

L.G. 773/60.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Cemeteries Act, 1897-1957, has been pleased to approve of the by-laws made by the Marradong Road Board as trustees of the Boddington and Quindanning Public Cemeteries, and set forth in the schedule hereunder.

> GEO. S. LINDSAY, Secretary for Local Government.

Schedule. By-laws.

Principal

1. In these by-laws the by-laws made by the Marradong Road Board as trustees of the Boddington Cemetery and published in the Government Gazette on the 30th September, 1955, are referred to as the principal by-laws.

Heading amended.

2. The heading to the principal by-laws is amended by substituting for the passage, "Boddington Cemetery (reserve 23538)" the words, "Boddington and Quindanning Public Cemeteries."

Principal by-laws amended.

3. The principal by-laws are amended by substituting for the first paragraph commencing with the word, "By" in line one and ending with the word, "by-laws" in line four the following paragraph:—

By virtue of the Cemeteries Act, 1897, and all other Acts and powers enabling them in that behalf, the trustees of the Boddington and Quindanning Public Cemeteries make the following by-laws.

By-law 1A

The principal by-laws are amended by adding after by-law 4. 1 the following by-law:

1A. In these by-laws—
"cemetery" means any cemetery under the control and management of the trustees and to which

these by-laws apply; "the Act" means the Cemeteries Act, 1897 (Act 61 Victoriae, No. 23), as amended from time to time.

By-law 22

5. By-law 22 of the principal by-laws is amended by substituting for the passage, "principal Act (61 Vic., No. 23)" in the last line the word, "Act."

6. By-law 25 of the principal by-laws is amended by substituting for the word, "form" in line one the word, "from."

By-law 25 amended.

Schedule B amended.

- 7. Schedule "B" to the principal by-laws is amended-
 - (a) by substituting for the figures, "1897-1946" in line two the passage, "1897 (as amended)";(b) by inserting after the words, "to the" at the end of
 - line five the passage, "said (1) the Right of Burial in that."

Schedule C amended.

8. Schedule "C" to the principal by-laws is amended by substituting for the figures, "1897-1946" in line two the passage, "1897 (as amended)."

Schedule E

9. Schedule "E" to the principal by-laws is amended by inserting after the word, "interred" in line five the passage, "in thePublic Cemetery."

Schedule G amended.

10. Schedule "G" to the principal by-laws is amended by substituting for the word, "Boddington" in line three, the symbol,

The foregoing by-laws were duly made by the Marradong Road Board as trustees of the Boddington and Quindanning Public Cemeteries at a duly convened meeting of the Board held on the 21st day of December, 1960.

G. L. STAGBOUER, Chairman.

R. GWYNNE.

Secretary.