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[1962

LOTTERIES (CONTROL) ACT, 1954-1960.

Chief Secretary's Department, Perth, 24th January, 1962.

C.S.D. 405/55, Pt. 1.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Lotteries (Control) Act, 1954-1960, has been pleased to make the regulations set forth in the Schedule hereunder.

> J. DEVEREUX, Under Secretary.

Schedule.

Regulations.

1. In these regulations the Lotteries (Control) Regulations, Principal Regulations. 1955, published in the Government Gazette on the 11th November, 1955, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Heading added to Reg. 3.

The principal regulations are amended by adding im-2 mediately before and above regulation 3 the following heading:-Remuneration of Members.

Regs. 4 and 5 and heading thereto added. 3. The principal regulations are amended by adding im-mediately after regulation 3 the following heading and regulations:-

Unclaimed Prizes.

4. A person shall not be entitled to payment of, and the Commission shall not be liable to pay out, the prize money in respect of any prize-winning ticket in a lottery conducted by the Commission in any case where that person does not claim payment of the prize money within the period of seven years immediately following the date upon which the lottery was drawn.

5. All prize money not claimed within the period specified in regulation 4 of these regulations shall become the property of the Commission and shall be dealt with and applied in accordance with the provisions of section 9 of the Act of the Act.

HEALTH ACT, 1911-1960.

Shire of Northampton.

P.H.D. 1402/56.

WHEREAS under the provisions of the Health Act, 1911-1960, 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 Northampton Shire Council, being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on the 9th August, 1956, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

Part I.—General Sanitary Provisions.

After by-law 1B insert a new by-law IC as follows:---

1C.—Provision of Apparatus for the Bacteriolytic

Treatment of Sewage.

(a) This by-law shall apply in those portions of the district prescribed hereafter:—

The townsite of Northampton, as constituted under the Land Act, 1933.

(b) The owner of every house constructed after the coming into operation of this by-law which is within a portion of the district prescribed in paragraph (a) shall provide on the premises an apparatus for the bacteriolytic treatment of sewage before the house is occupied or used.

(c) Every apparatus for the bacteriolytic treatment of sewage provided by an owner as required by this by-law shall be of the sixpint capacity type unless the Commissioner of Public Health shall otherwise approve, and the owner shall provide, as part of the apparatus, a sufficient storage of water for flushing purposes.

Passed at a meeting of the Northampton Shire Council this 8th day of December, 1961.

A. C. HENVILLE, Chairman. R. CHARLTON, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 24th day of January, 1962.

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

HEALTH ACT, 1911-1960.

Lake Grace Shire Council—Resolution.

P.H.D. 1882/56, Part 1.

WHEREAS under the provisions of the Health Act, 1911-1960, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted: And Whereas Model By-laws described as Series "A" have been made and published in the *Government Gazette* on the 9th day of August, 1956: Now, therefore, the Lake Grace Shire Council, being a local authority within the meaning of the Act, and having adopted the Model By-Laws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on the 9th August, 1956, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:—

Part I.—General Sanitary Provisions.

1. After by-law 14, the following heading and by-law are added:-----

Prescribed Areas (Section 112A).

14A. The areas specified in Schedule "B" to this Part are the areas within which the provisions of section 112A of the Act shall operate and shall have effect.

2. The following schedule is added after Schedule "A":---

Schedule "B"—Prescribed Areas (Section 112A). Within the boundaries of the townsite of Lake Grace, as constituted under the Land Act, 1933.

Passed at a meeting of the Lake Grace Shire Council this 12th day of December, 1961.

W. R. MORTON, President. W. COLQUHOUN, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 24th day of January, 1962. (Sgd.) R. H. DOIG,

Clerk of the Council.

HEALTH ACT, 1911-1960. Shire of Upper Blackwood.

P.H.D. 716/34.

WHEREAS under the provisions of the Health Act, 1911-1960, 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 Shire of Upper Blackwood, being a local authority within the meaning of the Act and having adopted the Model Bylaws described as Series "A" as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the *Government Gazette* on the 9th August, 1956, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:---

Part I.—General Sanitary Provisions.

After by-law 1B insert a new by-law 1C as follows:---

1C.—Provision of Apparatus for the Bacteriolytic Treatment of Sewage.

(a) This by-law shall apply in those portions of the district prescribed hereafter:----

The townsite of Boyup Brook as constituted under the Land Act, 1933.

(b) The owner of every house constructed after the coming into operation of this by-law which is within a portion of the district prescribed in paragraph (a) shall provide on the premises an apparatus for the bacteriolytic treatment of sewage before the house is occupied or used.

Passed at a meeting of the Shire of Upper Blackwood this 15th day of November, 1961.

J. R. PURSE, President.

L. G. AMEY, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 24th day of January, 1962. (Sgd.) R. H. DOIG.

Clerk of the Council.

MILK ACT, 1946-1960.

Department of Agriculture, South Perth, 24th January, 1962.

HIS Excellency the Governor in Executive Council has been pleased to approve of the regulations set forth in the schedule hereunder, made by the Minister for Agriculture pursuant to the provisions of section 62 of the Milk Act, 1946-1960.

T. C. DUNNE, Director of Agriculture.

Schedule. Regulations.

1. These regulations may be cited as the Milk Act, 1946-1960, Regulations No. 9, and shall be read as one with the Milk Act, 1946, Regulations No. 1, as published in the Government Gazette on the 21st February, 1947; and the Milk Act, 1946, Regulations No. 2, as published in the Government Gazette on the 18th July, 1947; and the Milk Act, 1946, Regulations No. 3, as published in the Government Gazette on the 12th December, 1947; and the Milk Act, 1946-1947, Regulations No. 4, as published in the Government Gazette on the 15th October, 1948; and the Milk Act, 1946-1948, Regulations No. 5, as published in the Government Gazette on the 18th March, 1949; and the Milk Act, 1946-1948, Regulations No. 5, as published in the Government Gazette on the 18th March, 1949; and the Milk Act, 1946-1948, Regulations No. 7, as published in the Government Gazette on the 22nd July, 1949; and the Milk Act, 1946-1948, Regulations No. 8, as published in the Government Gazette on the 17th March, 1950; and as amended from time to time thereafter by notices published in the Government Gazette.

Part XXI.

SCHEME FOR MILK IMPROVEMENT.

386. When in pursuance of the provisions of section 62 of the Act the Governor has authorised the adoption by the Board of a scheme for milk improvement, the Board, in any case where milk sold by a dairyman has on two occasions within a period of three months been found upon analysis made in accordance with these regulations to be of a quality less than the minimum standard of quality prescribed by these regulations and is again so found on any subsequent occasion to be of such lesser quality, may by notice in writing to the dairyman prohibit him from supplying milk for consumption or treatment until he satisfies the Board that he is able to supply milk produced in his dairy that is of a quality not less than such minimum standard and the Board consents to his resuming the supplying of milk.

387. Whenever it prohibits a dairyman from supplying milk pursuant to regulation 386 of these regulations, the Board shall forthwith notify in writing the milk vendor whom that dairyman was supplying with milk, whether under a contract in writing or with the consent of the Board or under any other arrangement, that such dairyman is prohibited from supplying milk, and by such notice shall prohibit the milk vendor from purchasing or receiving milk from that dairyman until the Board by subsequent notice in writing permits the milk vendor so to do.

388. The Board may at any time by notice in writing authorise and permit a dairyman who is prohibited pursuant to these regulations from supplying milk to resume the supplying of milk to such extent as the Board approves, upon the Board being satisfied in such manner as it may require that the milk to be supplied by that dairyman is of a quality not less than the minimum standard referred to in regulation 386 of these regulations, and thereupon the Board shall notify each milk vendor who has been prohibited under these regulations from purchasing or receiving milk from that dairyman that he is no longer so prohibited.

389. (1) Any dairyman who after having been given the notice referred to in subregulation (2) of regulation 386 of these regulations supplies any milk to a milk vendor for consumption or treatment during such time as he is prohibited by the Board from so doing commits an offence against these regulations and is liable on conviction to the penalty prescribed under Part IX of these regulations. (2) Any milk vendor who after having been given the notice referred to in regulation 387 of these regulations purchases or receives milk from the dairyman specified in that notice during such time as the milk vendor is prohibited by the Board from so doing commits an offence against these regulations and is liable on conviction to the penalty prescribed under Part IX of these regulations.

METROPOLITAN MARKET ACT, 1926-1941. Department of Agriculture, South Perth, 24th January, 1962.

Ex. Co. No. 107.

HIS Excellency the Governor in Executive Council, acting pursuant to the pro-visions of the Metropolitan Market Act, 1926-1941, has been pleased to approve of and confirm the by-laws set forth in the schedule hereunder made by the Metropolitan Market Trust under section 13 of that Act.

T. C. DUNNE Director of Agriculture.

Schedule. By-laws.

Principal by-law

The by-laws made under the provisions of the Metropolitan 1. Market Act, 1926-1941, as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the Government Gazette on the 5th July, 1960, are referred to in these by-laws as the principal by-laws.

2. By-law 14 of the principal by-laws is amended by substitut-ing for the passage commencing with the word, "day" in line four of the proviso to paragraph (1) and ending with the word, "Friday" being the last word in that proviso, the following passage-

week day, not being a duly gazetted industrial holiday, until and including the thirtieth day of April, 1962, and there-after during each period of six months from and including the first day of November in any year to and including the thirtieth day of April in the next succeeding year.

These by-laws were duly made by the Metropolitan Market Trust in accordance with the provisions of the Metropolitan Market Act, 1926-1941, and duly passed by resolution at a meeting of the Trust held on the 13th day of December, 1961.

F. K. WRIGHT, Chairman.

J. H. CADDY,

Secretary.

RURAL AND INDUSTRIES BANK ACT, 1944-1958.

The Rural and Industries Bank, Perth, 9th January, 1962.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 106 of the Rural and Industries Bank Act, 1944-1958, has been pleased to make the regulations set out in the schedule hereunder.

G. CHESSELL, Chairman of Commissioners.

Schedule. Regulations.

1. In these regulations the Rural and Industries Bank Act Regulations, 1945, published in the Government Gazette on the 12th October, 1945, and amended thereafter, from time to time, by regulations published in the Government Gazette, are referred to as the principal regulations.

The Appendix to the principal regulations is amended by substituting for forms R.B. 245 and R.B. 245 B therein appearing the following form:----

By-law 14 amended.

R.B. 245 (1960)

THE RURAL AND INDUSTRIES BANK OF WESTERN AUSTRALIA

APPLICATION FOR HOUSING LOAN

NAME OF APPLICANT (in full)

ADDRESS IN FULL.....

The Manager, The Rural & Industries Bank of W.A.,

Branch.

I/We hereby apply for an advance of *L*...... for a term of years, repayable on an amortization basis, and offer as security the property described hereunder, and over which I/we undertake to execute a mortgage in the form adopted by you.

The purpose for which I/we require the advance is:--

- (a) To purchase the dwelling offered as security.
- (b) To pay off an existing mortgage(s) on the dwelling offered as security.
- (d) To erect a dwelling on the land described herein and owned by me/us. (Approved plans and specifications herewith).

I/we enclose \pounds($\pounds 2/2/-$ if (a) or (b) above, and $\pounds 4/4/-$ if (c) or (d)) application and valuation fee which I/we agree shall be retained by you whether or not this application is approved.

It is my/our intention to occupy this dwelling as a home for myself/ourselves and family.

I/we undertake to pay expenses required by the Bank in connection with inspection of the security and of the building while in course of erection (in the case of a building loan) and out-of-pocket expenses incurred in investigation of the title, preparation of security or otherwise, and to provide a surveyor's certificate at my/our expense, when required by the Bank.

It is definitely understood that the Bank shall not incur any responsibility whatsoever for or in connection with the construction of any building on the land.

In the event of the Bank granting a loan for the purpose of assisting to erect a dwelling I/we undertake not to enter into any time-payment or Hire Purchase Agreement for the supply of any fixtures or fittings in respect of such dwelling without the written consent of the Bank.

Personal particulars and particulars of the property offered as security are appended and to the best of my/our knowledge and belief, the information given therein is true and correct.

|--|

DATE.....

PHONE.....

PERSONAL PARTICULARS

(A) (1) Age......

	(3) No. and ages of dependent children.				
(B)	If married, does your wife or husband (as the case may be) own any dwelling in West. Aust.?				
(C)	Have you or your wife or husband (as the case may be) previously lodged an application for an advance from any department of this Bank?				
(D)	 Are you in constant employment? If so, give length of service with and name and address of employer. If not in regular employment give particulars of means of livelihood. 	(1) (2)			inninger om sen an
(E)	 What nett salary, wages or commission are you in receipt of per week? Give full details of income, if any, from members of family, pensions, child endowment and other sources. If owner of a business, state nett weekly income. 	(1) (2) (3)	£		
(F)	Have you or your wife or husband (as the case may be) ever been bankrupt or insolvent, or assigned your estate for the benit of your creditors or are there any unsatis- fied judgments of court against you?				

[See Over]

STATEMENT OF LIABILITIES AND ASSETS

Particulars of assets and liabilities of yourself and wife or husband (as the case may be). Show separately property offered as security, any other land held, items such as motor cars, furniture, insurances, bonds, shares, investments, cash on hand or in a bank and details of all amounts owing to creditors.

LIABILITIES	£	ASSETS	£
· · · · · · · · · · · · · · · · · · ·		1.00	
Total Liabilities	. £	Total Assets	£

DESCRIPTION OF PROPERTY OFFERED AS SECURITY

1. Situation.	Name and No. of Street Town or Suburb					
2. State particulars of Title and if freehold or leasehold.	Loc. No Lot					
3. In whose possession are the Title Deeds?						
 State full particulars of mortgages or other encumbrances on the property offered as security. 						
5. Construction of Building already creeted/to be creeted.	Foundation					
6. When was the building creeted? If to be creeted, state Contract Price and name of Architect.						
 7. If about to purchase the property, state: (a) Purchase price, (b) What deposit (if any) has been paid? (c) What further eash is being supplied by you towards purchase? 	(a) (b) (c)					
8. What is your valuation of the property?	Value of improvements L Value of Land L					
 Are there any arrears of rates, etc., on the property? If so, give particulars. Attach receipts for last payment of all rates on the property. 	Arrears Current Land Tax £ £ Municipal or Road Board £ £ Water and Sewerage £					
10. Are water, gas, electricity and sewerage connected or to be connected?						
11. Are buildings insured? If so, state amount and name of Company.						