

Government Gazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.3C p.m.)

[REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.]

No. 26]

PERTH: THURSDAY, 5th APRIL

[1962

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of South Perth.

Amendment to By-law No. 1.-Classification of Districts.

L.G. 116/62.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 26th day of July, 1961, to amend and submit for confirmation by the Governor the following amendment to By-law No. 1—Classification of Districts made by the South Perth Road Board and published in the Government Gazette of the 31st July, 1936, and subsequently amended from time to time, by adding to the Schedule—Business District the following paragraph, namely:—

Lot 499 and lot 3 and lot 4 of lot 500, Canning Location 37, Manning Road, corner Ley Street.

Dated this 7th day of February, 1962.

[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 29th day of March, 1962.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Albany.

Adoption of Draft Model By-laws Relating to the Construction, Establishment, Operation and Maintenance of Motels.

L.G. 659/60.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the above municipality hereby records having resolved on the 22nd day of January, 1962, to adopt the whole of the Draft Model By-laws published in the *Government Gazette* of the 20th September, 1961, and desig-nated Local Government Model By-laws (Motels), No. 3.

The by-law made by the Municipality of Albany relative to motels, num-bered No. 38 and published in the *Government Gazette* of the 15th November, 1960, is hereby revoked.

Dated the 22nd day of February, 1962.

The Common Seal of the Town of Albany was hereunto affixed pursuant to a resolution of the Council and in the presence of-

ILS.1

J. A. BARNESBY,

Mayor. F. R. BRAND.

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 29th day of March, 1962.

R. H. DOIG, Clerk of the Council.

PETROLEUM ACT, 1936-1954.

Department of Mines. Perth, 29th March, 1962.

HIS Excellency the Governor in Executive Council, in pursuance of the powers conferred by section 116 of the Petroleum Act, 1936-1954, has been pleased to make the regulations set forth in the schedule hereunder.

(Sgd.) A. H. TELFER.

Under Secretary for Mines.

Schedule.

Regulations.

Principal regulations.

Reg. 2A added.

1. In these regulations the regulations made under and for the purposes of the Petroleum Act, 1936, published in the Govern-ment Gazette on the 23rd April, 1937, are referred to as the principal regulations.

The principal regulations are amended by adding immedi-2. ately after regulation two a regulation as follows:

2A. A notice cancelling a permit to explore pursuant to section 41 of the Act shall be in the Form No. 2A in the Schedule to these regulations.

The schedule to the principal regulations is amended by 3 adding immediately after Form No. 2 the following form:---

Form No. 2A.

NOTICE CANCELLING PERMIT TO EXPLORE. То.....

of.....

TAKE notice that pursuant to and in accordance with the
provisions of section 41 of the Petroleum Act, 1936 (as
amended), I hereby cancel on this day the Permit(s) to
Explore for Petroleum No.(s)
issued on the day of 19
Dated at Perth thisday of

Minister for Mines.

TOTALISATOR AGENCY BOARD BETTING ACT, 1960-1961.

Totalisator Agency Board, Perth, 29th March, 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 Totalisator Agency Board pursuant to the provisions of section 57 of the Totalisator Agency Board Betting Act, 1960-1961.

J. P. MAHER,

Chairman, Totalisator Agency Board.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Totalisator Agency Board Betwing Regulations, 1961, published in the Government Gazette on the 8th February, 1961, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the prin-

Reg. 34A added.

The principal regulations are amended by adding after regulation 34 a regulation as follows:-

34A-(1) The Board may take and receive bets known as double event bets in respect of any two horse races conducted on the same day by the same racing club on such race courses in the States of New South Wales and Victoria as are specified in paragraphs (a) and (b) of regulation 35 of these regulations.

(2) The Board-

- (a) may from time establish on all or any of its totalisator agencies a totalisator pool with respect to all double event bets made with the Board; and
- (b) shall pay into the pool the amount of each such bet.

(3) Before any dividend for a winning double event bet is calculated and declared on the totalisator pool into which the bet has been paid, the Board shall deduct a totalisator commission of fifteen per centum on the gross amount of the bets paid into the pool with respect to the two events on which the bet is made and pay the amount of the balance by way of dividend to the holder of the winning ticket, or, if there is more than one such ticket, then the amount of the balance shall be divided by the number of winning tickets and the amount derived there-from shall be paid by the Board in respect of each winning ticket to the bolder thereof ticket to the holder thereof.

(4) Where a winning double event bet has not been made in respect of a double event on which the Board has conducted a totalisator pool, the net amount of the bets paid into that pool on that double event, after deducting fifteen per centum totalisator commission in accordance with the regulations, shall be carried forward by the Board and be added to the amount invested in a subsequent pool conducted by the Board for double events whether on the same or another day.

(5) Where the horse, or one of the horses, the subject of a double event bet with the Board fails to start in a race in respect of which the bet was made, if the horse race in respect of which the bet was made, if the horse or the other horse starts in the other race comprising the double event, the bet shall be received by the Board on the condition that the double bet will be a straight out bet in respect of the horse that so starts and if that horse wins, the bet shall be subject to the payment of a straight out dividend as declared by the totalisator on the race course in respect of which the race was run, or a straight out dividend as declared by the Board if the Board conout dividend as declared by the Board if the Board con-ducts a pool on the race in accordance with regulation 36 of these regulations.

event failed to start in both events on which the bet was made the Board shall refund to the person making the bet a refund of the amount of the bet together with the amount of any investment tax paid in respect thereof. Reg. 35 3. The principal regulation:-substituted. regulation 35 the following regulation:-The principal regulations are amended by substituting for

35. For the purposes of section 20 of the Act the following horse races and race courses are prescribed:-(a) In the State of Victoria:

(6) Where the horse or horses named in a double

- (i) All horse races held at race courses situated at Caulfield, Flemington, Moonee Valley and Werribee;
- (ii) the respective horse races known as the Ballarat Cup, the Bendigo Cup and the Geelong Cup, held at the race course situated at Ballarat, Bendigo and Geelong respectively; and
- (iii) the horse races known as the Divisions and Final of the Interdominion Trotting Championship when held at the race course situated at the Melbourne Showground.
- (b) In the State of New South Wales:
 - (i) All horse races held at race courses situated at Canterbury, Randwick, Rosehill and Warwick Farm; and
 - (ii) the horse races known as the Divisions and Final of the Interdominion Trotting Championship when held at the race course situated at Harold Park.
- (c) In the State of Queensland:
 - (i) The respective horse races known as the Stradbroke Handicap and the Brisbane Cup held at the race course situated at Eagle Farm; and
 - (ii) the respective horse races known as the Doomben £10,000 and the Doomben Cup held at the race course situated at Doomben.
- (d) In the State of South Australia:
 - The horse races known as the Divisions and Final of the Interdominion Trotting Championship when held at the race course situated at Wayville.

BETTING CONTROL ACT, 1954-1951.

Totalisator Agency Board, Perth, 29th March, 1962.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 33 of the Betting Control Act, 1954-1961, has been pleased to make the regulations set forth in the schedule hereunder.

J. P. MAHER, Chairman, Totalisator Agency Board.

Schedule.

Regulations.

Principal regulations.

In these regulations the Betting Control Regulations, 1955, 1. published in the Government Gazette on the 6th May, 1955, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations. Reg. 95 amended. 2. Regulation 95 of the principal regulations is amended by substituting for subregulation (2) the following subregulation:—

(2) No bookmaker referred to in subregulation (1) of this regulation shall accept a bet on any race—

(a) held within the State of Tasmania;

- (b) held within the State of Western Australia, except on races run on racecourses in the metropolitan area, or in or near the towns of Beverley, Bunbury, Harvey, Kalgoorlie, Northam, Pinjarra, Toodyay or York;
- (c) held within the State of New South Wales, except on races run on racecourses at Canterbury, Randwick, Rosehill or Warwick Farm, and on the races known as the Divisions and Final of the Interdominion Trotting Championship, when held on the racecourse at Harold Park;
- (d) held within the State of Victoria, except on races run on racecourses at Caulfield, Flemington, Moonee Valley, or Werribee, and on the races known as the Ballarat Cup held on the racecourse at Ballarat, the Bendigo Cup held on the racecourse at Bendigo and the Geelong Cup held on the races known as the Divisions and Final of the Interdominion Trotting Championship when held on the racecourse at the Melbourne Showground;
- (e) held within the State of Queensland, except on the races known as the Stradbroke Handicap and the Brisbane Cup held on the racecourse at Eagle Farm, and the Doomben £10,000 and the Doomben Cup held on the racecourse at Doomben;
- (f) held within the State of South Australia, except on the races known as the Divisions and Final of the Interdominion Trotting Championship when held on the racecourse at Wayville.

BETTING CONTROL ACT, 1954-1961.

Totalisator Agency Board, Perth, 29th March, 1962.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by section 33 of the Betting Control Act, 1954-1961, has been pleased to make the regulations set forth in the schedule hereunder.

J. P. MAHER,

Chairman, Totalisator Agency Board.

Schedule.

Regulations.

Principal regulations.

Reg. 97A added. 1. In these regulations the Betting Control Regulations, 1955, published in the *Government Gazette* on the 6th May, 1955, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

2. The principal regulations are amended by adding immediately after regulation 97 the following regulation:—

97A. Where in any race two horses are bracketed on the totalisator and either horse wins or gains a place in that race, bets made with a bookmaker in registered 857

premises in respect of either of those horses shall be winning bets and be paid by the bookmaker for a win or a place, as the case may be, in accordance with the starting price determined under regulation 97 of these regulations.

First Appendix amended. 3. The First Appendix to the principal regulations is amended by deleting rule 6 and the heading thereto.