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No. 38]

PERTH: WEDNESDAY, 29th APRIL

[1964

CONSTITUTION ACTS AMENDMENT ACT, 1899-1963.

Premier's Department, Perth, 15th April, 1964.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 41A of the Constitution Acts Amendment Act, 1899-1963, has been pleased to make the regulations set out in the schedule hereunder.

(Sgd.) R. H. DOIG, Under Secretary.

Schedule.

Regulations.

Principal regulations.

1. In these regulations, the regulations made under the provisions of section 41A of the Constitution Acts Amendment Act, 1899-1963, published in the *Government Gazette* on the 3rd day of January, 1947, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal regulations.

Reg. 2 amended.

- Regulation 2 of the principal regulations is amended—

 (a) by substituting for paragraph A the following paragraph:—
 - A.—While travelling within the State—

nd

by substituting for the numerals, "5 5 0" in line three of paragraph B, the numerals, "6 6 0".

Town of York.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Town of York, being a local authority within the meaning of the said Act, and hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

Offensive	e Tra	de.			₽e	e po	er A	nnu	ım.
						£	s.	d.	
Slaughteryard			 	 		5	0	0	
Fat rendering			 	 			5	0	
Piggery			 	 			10	6	
Fish shop			 	 		1	1	0	
Skins and hide	es		 	 		1	1	0	

Passed at a meeting of the York Town Council this 10th day of February, 1964.

[L.S.]

P. M. A. GLASS,

Mayor.

C. J. ASHBOLT,

Town Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

HEALTH ACT, 1911-1962.

Town of Northam.

WHEREAS under the Health Act, 1911-1962, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws, described as Series "A," have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 9th August, 1956, and further amended by notice published in the Government Gazette on 7th November, 1963; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Town of Northam, being a local authority within the meaning of the Act, and having adopted the Model By-laws Series "A," as reprinted in the Government Gazette on 9th August, 1956, doth hereby resolve and determine that the aforesaid amendment published in Government Gazette on 7th November, 1963, shall be adopted without modification.

Passed at a meeting of the Northam Town Council on the 18th day of December, 1963.

C. T. BEAVIS,

[L.S.]

Mayor.

N. J. D. RIDGWAY, Town Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

Town of Cottesloe.

P.H.D. 541/63.

WHEREAS under the provisions of the Health Act, 1911-1962, 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 Town of Cottesloe, 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 to stand as by-law 1BA as follows:—

- 1BA. (1) Where it is necessary to provide a temporary privy in accordance with the requirements of by-law 1AA of these by-laws, such privy may, subject to the approval of the local authority, be a borehole type privy; and for the purposes of this by-law a bore-hole privy shall include the pedestal type pan, the slab into which the pan fits and the enclosure.
- (2) Any bore-hole privy installed in accordance with this by-law shall comply with the following conditions:-
 - (a) It shall be fitted with a closet pan of a type in respect of which the Commissioner of Public Health has issued a certificate of registration in accordance with the provisions of the Health Act (Sewerage, Drainage and Underground Water Supply) Regulations, 1959, as amended from time to time.
 - (b) It shall be installed only in a position approved by an inspector.
 - (c) The bore-hole shall be not less than four feet or more than eight feet deep and not less than six inches or more than eight inches in diameter.
 - (d) It shall comply with the requirements of subparagraphs (b), (c) and (d) of paragraph 1 of by-law 1B of these by-laws.
 - (e) It shall be inspected and approved by the Health Inspector of the local authority before use.
 - (f) It shall be maintained in a clean, fly proof and structurally sound condition and in accordance with the requirements of these by-laws.
 - (g) Prior to its removal from the site or immediately it ceases to be used, the privy shall be thoroughly cleansed and the bore-hole filled with clean earth.
- (3) In pursuance of section 110 of the Health Act, 1911 (as amended), the whole of the local authority district is prescribed as being the area within which provision may be made for the reception of nightsoil below ground by means of a bore-hole type privy.

Passed at a meeting of the Cottesloe Town Council this 22nd day of January, 1964.

C. L. HARVEY,

[L.S.]

Mayor.

D. G. HILL, Town Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

Shire of Cockburn.

WHEREAS under the Health Act, 1911-1962, the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws, described as Series "A," have been prepared, and amended from time to time, and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, and further amended by notice published in the Government Gazette on 7th November, 1963; and whereas a local authority may adopt such Model By-laws with our without modification. Now therefore the Cockburn Spire Council November, 1963; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Cockburn Shire Council, being a local authority within the meaning of the Act, and having adopted the Model By-laws Series "A," as reprinted in the Government Gazette on 17th July, 1963, doth hereby resolve and determine that the aforesaid amendment published in the Government Gazette on 7th November, 1963, shall be adopted without modification.

Passed at a meeting of the Cockburn Shire Council this 27th day of November, 1963.

[L.S.]

J. H. COOPER,

President.

E. L. EDWARDES,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

> R. H. DOIG. Clerk of the Council.

HEALTH ACT, 1911-1962.

Shire of Toodyay.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Shire of Toodyay, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:— WHEREAS it is provided in the Health Act, 1911, as amended, that a local the adopted by-laws:-

Offensive	e Tra	ide.			\mathbf{F}^{ϵ}	ee pe	er. A	nn	um
						£	s.	d.	
Slaughteryard			 	 		2	2	0	
Fish supply			 	 		1	1	0	

Passed at a meeting of the Toodyay Shire Council this 17th day of February, 1964.

[L.S.]

D. LUDEMANN,

President. R. PRESTON,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

Shire of Belmont.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Shire of Belmont, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted with the following modifications, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

PART I.—GENERAL SANITARY PROVISIONS.

- 1. Amend by-law 4A by adding a further subclause (3) as follows:-
 - (3) Kitchen facilities as follows: At least one sink, which shall be installed in the kitchen, scullery or other room usually used for the purpose of washing domestic dishes and utensils, and which sink shall have the following characteristics:—
 - (i) It shall be properly supported so that the height of the top of the front edge of the sink shall be between thirty-four (34) inches and thirty-nine (39) inches above floor level.
 - (ii) It will be provided with a drainage board or boards integral with or affixed thereto.
 - (iii) The draining board or boards shall have an impervious upper surface which shall be so constructed and installed that water falling thereon shall drain into the sink.
- 2. After by-law 4B of Part I add a new by-law 4C as follows:-
 - 4C. In relation to cooking facilities to be provided in houses or public places in accordance with the provisions of section 99 of the Health Act, the following provisions shall apply:—
 - (1) Every house used for human habitation shall be provided with—
 - (a) a wood or solid fuel stove, which shall have hot plate surface area of at least one and one-half square feet and oven space of at least one cubic foot, which shall be properly installed to provide for the escape of smoke through a properly constructed brick, iron, asbestos, cement or other approved chimney; or
 - (b) an electric cooker which shall have hot plate surface area of at least 100 square inches, and oven space of at least one cubic foot; or
 - (c) a gas or oil fuel stove, which shall have at least two main cooking burners and oven space of at least one cubic foot.

Where a stove operated by gas or any type of oil fuel is installed, it shall be provided with a properly constructed hood attached to a flue of at least 24 square inches in sectional area, which shall conduct the waste products of combustion to the outside air without creating a nuisance.

And where in any house common cooking facilities are used by more than two separate family units, a separate stove shall be provided for each two family units.

- (2) The stove or stoves provided in accordance with paragraph (1) hereof and all brickwork, chimney or flues, recesses and other parts thereof shall at all times whilst such house is occupied or used, or available for occupation or use, be kept and maintained in good order and condition and properly repaired and fit for use.
- 3. By-law 19 of Part I is adopted subject to the following amendments:-
 - (a) Delete sub-bylaw (1).
 - (b) Delete sub-bylaw designation (2) and insert in lieu the numeral (1).
- 4. By-law 23 of Part I is adopted subject to the following amendments:—
 - (a) Substitute for the word "thirty" in line one of paragraph (2B) (c) the words, "thirty-six".
 - (b) Add after the passage "(Interim Series)" in the last line of subparagraph (d) of paragraph (2B) the passage, "or it shall be constructed of good quality segments, laid in a manner approved by the Council, properly bonded, with the castellation of the segment down and with a flat surface uppermost".
 - (c) Substitute for the word "six" in line two of subparagraph (g) of paragraph (2B), the word "four".
 - (d) Substitute for the numerals, "12" in the last line of subparagraph (i) of paragraph (2B) the numeral "6".
- 5. By-law 29 of Part I is adopted subject to the following amendments:—
 - (a) Substitute for the passage "30th day of June, 1963," in sub-bylaw (2), the passage "30th day of June, 1964,".
- 6. By-law 29A of Part I is adopted subject to the following amendments:—
 - (a) Substitute for the passage "1st day of July, 1963," in line one of sub-bylaw (1), the passage "1st day of July, 1964,".
 - (b) Substitute for paragraphs (d) and (e) of sub-bylaw (1) the following paragraphs respectively—
 - (d) the poultry do not exceed 20 in number where the premises are within an area that is zoned for residential purposes under the Town Planning Zoning Scheme and the area of the premises is less than half an acre, or such number in excess of 20 as may be approved by the Local Health Authority, in writing, where the area of the premises is half an acre or more, but the provisions of this by-law do not apply to owners of commercial poultry farms and occupiers with non-conforming use rights under the Town Planning Zoning Scheme;
 - (e) the occupier does not keep any poultry within 30 feet of any dwelling-house and does not allow poultry to range.
- 7. By-law 29B of Part I is adopted subject to the following amendment:-
 - (a) Substitute for the passage "1st day of July, 1963," in line one of sub-bylaw (1) the passage, "1st day of July, 1964,".

PART VII.-FOOD.

- 1. (a) Insert immediately after the by-law number "12" in Part VII, the sub-bylaw designation "(1)"; and
 - (b) Add a sub-bylaw as follows:-
 - (2) Where any vegetable or other food intended for sale for human consumption is stored or displayed outside a building or is displayed in the open, it shall be kept at least 18 inches clear of the ground or the floor of the building in such a way that there a clear space between the ground or floor and the underside of the staging or support upon which the vegetables or other food is kept.

PART IX.—OFFENSIVE TRADES.

Schedule "D."

A fee of Five Pounds (£5) shall be tendered with every application for registration or renewal of registration of premises whereon an offensive trade is carried on.

Passed at a meeting of the Belmont Shire Council this 9th day of March, 1964.

[L.S.]

B. CLAYDEN,

President.

W. G. KLENK,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

HEALTH ACT, 1911-1962.

Shire of Gosnells.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963, and further amended by notice published in the Government Gazette on 7th November, 1963: Now, therefore, the Shire of Gosnells, being a local authority within the meaning of the Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, together with the amendment published in the Government Gazette on 17th November, 1963, shall be adopted with the following modifications, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws.

PART I.—GENERAL SANITARY PROVISIONS.

1. After by-law 14 of Part I the following heading and new by-law is inserted:—

Removal of Rubbish.

- 14A. (1) In pursuance of section 112A of the Act the areas described in the first schedule hereto being part of the Health District of the Shire of Gosnells are hereby prescribed as areas within which every occupier of premises shall—
 - (a) not, unless authorised by the Gosnells Shire Council so to do, remove any house and trade refuse and other rubbish from the premises;
 - (b) pay to the Gosnells Shire Council for the removal of house and trade refuse and other rubbish from the premises the charges set out in the second schedule hereto.
- (2) Where any refuse or rubbish is removed from the premises under the written authority of the Gosnells Shire Council the person removing it shall dispose of it at the place set apart by the Gosnells Shire Council for the disposal of refuse and rubbish.

First Schedule.

(a) The following portion of the Canning Vale Ward of the Shire of Gosnells as is set out below:—

That portion of land bounded by lines commencing at the junction of the north-eastern corner of Canning Location 17 with the Canning River; thence in a general southerly direction on the right bank of the river to the junction with the

Southern River, continuing along the right bank of the Southern River to the intersection with a point on the southeast boundary of Canning Location 17; thence along the south-east boundary of the said location and Warton Road to the intersection with Moss Street; thence in a north-westerly direction through Cauning Location 17, on a line the prolongation of Moss Street, to the intersection of the north-western boundary of Canning Location 17; thence along the said boundary in a north-easterly direction to the starting point.

(b) The following portion of the Kenwick Ward of the Shire of Gosnells as is set out below:—

That portion of land bounded by lines commencing at the Nicholson Road Bridge on the Canning River; thence in a south-easterly direction along the left bank of the Canning River to the boundary of Canning Location 6; thence in an easterly direction along the southern boundary of lot 6 to the intersection of Albany Highway; thence in a south-easterly direction along Wimbledon Street and Rupert Street to the intersection of Royal Street; thence in an easterly direction on a line the prolongation of Rupert Street to a point on the eastern corner of lot 21, Canning Location 12; thence north-easterly along the south-eastern boundary of location 12 to the intersection of Bickley Road; thence in a north-westerly direction along the said road to the north corner of lot 106, Canning Location 11; thence in a south-westerly direction along the south-east boundary of Canning Location 10 to the South-West Railway; thence in a north-westerly direction along Railway Parade to the intersection of the north-west boundary of Canning Location 9; thence in a north-westerly direction along the north-western boundary of location 9, to the south-east corner of Canning Location 8; thence in a north-westerly direction along the north-western boundary of location 8, continuing north-westerly along Brixton Street to the intersection of William Street, north-easterly along William Street to the intersection with Elizabeth Street; thence north-westerly along Elizabeth Street to the intersection of Lacey Street; thence south-westerly along Location 9 canning Location 10 Lacey Street and Nicholson Road to the starting point.

(c) The following portion of the Maddington Ward of the Shire of Gosnells as is set out below:—

That portion of land bounded by lines commencing at the intersection of Mills Road, Gosnells Road and Albany Highway; thence in a north-westerly direction along Albany Highway to the intersection of River Avenue; thence south-southwesterly along River Avenue to the intersection of Phillip Street; thence in a north-westerly direction along Phillip Street to the boundary of Canning Location 14A; thence in a north-easterly direction along the said location 14A to the intersection of Attfield Street; thence in a north-westerly direction along Attfield Street to the boundary of Canning Location 13; thence in a north-easterly direction along the said boundary to western corner of lot 274; thence in a southeasterly direction along the eastern boundary of lot 3, 127 to the intersection of Maddington Road; thence in a westerly direction along Maddington Road to the intersection of Yule Street; thence in a south-easterly direction along Yule Street to the intersection of lot 116; thence south-westerly along the south-eastern boundary of lots 116, 115 to the intersection of Westfield Street; thence in a south-easterly direction along Westfield Street to the intersection of lot 72; thence south-westerly along the north-western boundary of lot 72, to the intersection of Weston Street; thence in a south-easterly direction along Weston Street to the intersection of Helm Street; thence south-westerly along Helm Street to the intersection of Gosnells Road; thence in a westerly direction along Gosnells Road to the starting point.

(d) The following portion of the Gosnells Ward of the Shire of Gosnells as is set out below:—

That portion of land bounded by lines commencing at a point on the right hand bank of the Canning River at the river bridge, Albany Highway, Gosnells; thence in a general southerly direction along the right bank of the said river to its intersection with Manning Avenue. Along the south boundary of the said road to Albany Highway; thence northerly to Eileen Street; thence in a south-westerly direction along the said Eileen Street to its intersection with James Street, continuing in a north-westerly direction along James Street to its intersection with Evelyn Street, continuing in a north-westerly direction along James Street to its intersection with Evelyn Street, continuing in a north-westerly direction on the south-western boundaries of lots 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807 to the intersection by King Street; thence in a north-easterly direction along the said King Street to the southern point of lot 2, Diagram 14997, Canning Location 16; thence in a northerly direction along the western boundary of the said lot 2 to Blanche Street, continuing along Blanche Street along the south boundary of lots 1179; thence easterly along the northern boundary of lots 1175, thence easterly along the northern boundary of lots 1175, 1174, lot 2 (Diagram 12856) to the intersection with Hicks Street; thence in a general southerly direction along the said street to a point on the southern corner of lot 1116; thence in a north-easterly direction along the south-eastern boundary of lot 1116 to the South-Western Railway; thence southerly to a point on the prolongation of the northern boundary of lot 1097, continuing easterly along this boundary to the starting point.

Second Schedule.

House refuse—£2 per annum. Trade refuse—£1 per cubic yard. Other refuse—£1 per cubic yard.

Keeping of Poultry or Pigeons.

- 2. Delete by-law 29 and insert in lieu thereof:-
 - 29. (a) The occupier of any premises shall not keep any poultry or pigeons, except for the purpose of immediate sale, except under the following conditions.
 - (b) The occupier of any premises shall not keep any pigeons or poultry within 30 feet of any dwelling house, and where pigeons are kept they shall be continually confined.
 - (c) All enclosures or cages within which birds of any description are kept shall be maintained at all times in a clean condition and shall at any time be cleaned, disinfected, or otherwise dealt with as an inspector may direct.
 - (d) The occupier of any premises whereon any other animals are kept shall at all times maintain all enclosures or structures of any description wherein such animals are confined in a clean condition, and at any time when so directed by an inspector shall immediately cleanse and disinfect any such enclosure or structure.
 - (e) No person shall keep upon any residential lot of land having an area of quarter of an acre or less, poultry exceeding in number—
 - (a) twenty-five head of either or both fowls and turkeys; and
 - (b) six head of either or both ducks and geese.

In respect of a residential lot of land exceeding quarter of an acre in area, no person shall keep any poultry in excess of the numbers enumerated above without having first received the written approval of the local authority specifying the number of head of poultry which may be kept thereon.

- (f) Any person keeping poultry on any lot within the Shire of Gosnells shall provide an adequate shed, constructed in accordance with the requirements of the Building By-laws of the local authority, and having a minimum floor area of 80 square feet.
- (g) The floors of the poultry sheds shall be constructed of cement, trowelled to a smooth finish, and laid with a fall of 1 in 50 towards the front. The fences of poultry runs shall be constructed of 6 ft. galvanised wire netting, supported by uprights of 3 in. x 2 in. jarrah, or equivalent thereof, set at 8 ft. centres with two feet in the ground.
- (h) Notwithstanding the provisions of paragraph (g) of this bylaw, where poultry are kept under deep litter methods approved by the Department of Agriculture, the provision of concrete floors to poultry sheds shall be optional.
- 3. Delete by-laws 29A and 29B of Part I.

PART IX.—OFFENSIVE TRADES.

- 1. Delete by-law 5 of Part IX and insert in lieu thereof:-
 - 5. No person shall establish any offensive trade, with the exception of laundry, cleaning establishment, dye works or fish shop, within any portion of the district defined within the boundaries prescribed in Schedule "f" hereto:—
- 2. Substitute for Schedule "f" of Part IX the following new schedule:— Schedule "f."

That portion of land bounded by lines commencing at a point at the north-western corner of lot 64, location 315, at the junction of Luyer Avenue and the north-westerly boundary of the district; thence in a south-westerly direction along the said boundary to its junction with Amherst Road; thence in a south-easterly direction along Amherst Road to the north-western boundary of location 17; to a point at the junction of the common boundary of location 17 to a point at the junction of the common boundary between lots 34 and 35 with the north-western boundary of location 17; thence south-easterly along the common boundary between lots 34 and 35, continuing in a direct line to a point at the junction of the common boundary between lots 84 and 85, continuing in a direct line to a point at the junction of the common boundary between lots 1323 and 1322 with Warton Road; thence north-easterly along Warton Road to the most northern corner of lot 1303, at the junction of Moss Street and Warton Road; thence south-easterly along Moss Street to the junction of Prince Street; continuing south-easterly on a line the prolongation of Moss Street to a point where it intersects with Balfour Street; thence north-easterly along Balfour Street to its junction with Corfield Street; thence south-easterly along Corfield Street to the junction of Corfield Street and King Street; thence north-easterly along King Street to a point at the junction of James Street of the junction of Corfield Street and King Street; thence south-easterly in a direct line from this point to the junction of James Street and Evelyn Street; continuing in a south-easterly direction along James Street to its junction with Eileen Street; thence north-easterly along Eileen Street; continuing in the same direction along the north-western boundary of location 16A to its intersection with Albany Highway; thence in a general southerly direction to the intersection of Albany Highway with the Canning River; thence north-easterly direction to its intersection with the Canni

Street to its junction with Luyer Avenue on the boundary of the district; thence north-westerly along Luyer Avenue and the said boundary to the commencing point at the north-western corner of lot 64, location 315, but excluding from the portion of land so described, lot 1 of location 243.

3. A paragraph is added to the end of Section U of Part IX as follows:—
13. All premises at present licensed as poultry processing estabments within the district shall comply with these by-laws not later than the thirty-first day of December, 1964.

Passed at a meeting of the Gosnells Shire Council this 9th day of March, 1964.

[L.S.]

ARTHUR A. MILLS,

President.

H. W. WALKER,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

HEALTH ACT, 1911-1962. Shire of Denmark.

Shire of Denmark.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette of 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Shire of Denmark, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

Offensive Trade.			₽e	е ре	er. A	nnu	ľ
				£	s.	d.	
Slaughterhouses		 		2	0	0	
Fellmongeries		 		1	0	0	
Cleaning establishments and dye	works	 		1	0	0	
Soap and candle works		 		1	0	0	
Bone mills		 		1	0	0	
Manure works		 		1	0	0	
Woolscouring establishments		 		1	0	0	
Fish curing establishments		 		1	0	0	
Fish shops		 		1	0	0	
Other offensive trades not specifie	ed	 		1	0	0	

Passed at a meeting of the Denmark Shire Council this 20th day of February, 1964.

[L.S.]

S. F. RAVENHILL,

President.

F. W. TIMOTHY, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

Shire of Wongan-Ballidu.

Shire of Wongan-Ballidu.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Shire of Wongan-Ballidu, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws: by-laws:-

Fee per Annum. Offensive Trade. Slaughterhouse

Passed at a meeting of the Shire of Wongan-Ballidu this 20th day of February, 1964.

[L.S.]

H. L. SHIELDS, President.

T. C. JENSEN,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

HEALTH ACT, 1911-1962.

Shire of Yilgarn.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act, and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Yilgarn Shire Council, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:— WHEREAS it is provided in the Health Act, 1911, as amended, that a local

Fee per Annum. Offensive Trade. £ s. d. 2 0 0 Slaughteryard Piggeries

Passed at a meeting of the Yilgarn Shire Council this 21st day of February, 1964.

C. C. ROBERTS,

[L.S.]

President.

R. W. MANGINI,

Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

Shire of Bridgetown.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Shire of Bridgetown, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted without modification, and doth hereby prescribe the following shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

Offensive	Tra	de.			$\mathbf{F}\epsilon$	e pe	er A		u
Dry cleaners		****	 	 		$\tilde{\tilde{3}}$	0	0	
Slaughteryards			 	 		3	0	0	
Piggeries		****	 	 			5	0	

Passed at a meeting of the Bridgetown Shire Council this 21st day of February, 1964.

ILS.1

W. S. BAGSHAW, President.

E. C. MOLYNEUX, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

HEALTH ACT, 1911-1962.

Shire of Exmouth.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may, of its own motion, by resolution, adopt with or without modification, the whole or any portion of by-laws caused to be prepared by the Governor under the provisions of section 343 (1) of that Act; and whereas Model By-laws, described as Series "A," prepared in accordance with those provisions, and duly amended, have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on 25th June, 1963, and as so reprinted have been published in the Government Gazette on 17th July, 1963: Now, therefore, the Shire of Exmouth, being a local authority within the meaning of the said Act, the sa doth hereby resolve and determine that the said Model By-laws, as so reprinted and published in the Government Gazette on the 17th July, 1963, shall be adopted without modification, and doth hereby prescribe the following scale of fees as applied to Schedule "D" of Part IX of the adopted by-laws:—

Fee per Annum. Offensive Trade. £ s. d. 5 0 0 All offensive trades as listed

Passed at a meeting of the Shire of Exmouth this 11th day of March, 1964. J. K. MURDOCK,

[L.S.]

Commissioner.

M. WINTER, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

LOCAL GOVERNMENT ACT, 1960.

By-law No. 64.—Town Planning Classification or Zoning By-law for Land and/or Buildings in the North Perth-Mount Hawthorn-Wembley-Leeder-ville Area being part of the City of Perth Municipal District—Amendment.

The Municipality of the City of Perth.

By-law Relating to Zoning.

L.G. 457/62.

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 12th day of August, 1963, to make and submit for confirmation by the Governor the following amendments to by-law No. 64:—

That all that piece of land being portion of Swan Location 707 and being lot 6 on Plan 2600, and being portion of the land comprised in Certificate of Title Volume 402, folio 110, be and is hereby excised from Zone 1 classification and reclassified to be included in Zone 7 and the North Perth-Mount Hawthorn-Wembley-Leederville Zoning Plan No. 64 is amended accordingly.

Dated the 1st day of October, 1963.

The Common Seal of the City of Perth was hereunto affixed in the presence of—

[L.S.]

A. C. CURLEWIS, Deputy Lord Mayor.

W. A. Mc.I. GREEN, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

By-law No. 63—Town Planning Classification or Zoning By-law for Land and/ or Buildings in the Victoria Park-Carlisle Area, being part of the City of Perth Municipal District—Amendment.

The Municipality of the City of Perth.

By-law Relating to Zoning.

L.G. 458/62.

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 2nd day of December, 1963, to make and submit for confirmation by the Governor the following amendments to by-law No. 63:—

- 1. That all that piece of land being portion of Swan Location 36 and being lot 579 on Plan 4377 (Sheet 3) and being the whole of the land contained in Certificate of Title, Volume 1024, folio 175, be and is hereby included in Zone 2 classification.
- 2. That all that piece of land being portion of Swan Location 36 coloured green on Diagram 6620 and being the whole of the land contained in Certificate of Title Volume 890, folio 124, be and is hereby included in Zone 7 classification.

3. That all that piece of land being portion of Canning Location 2 and being portion of lot 7 on Plan 5869, and being the whole of the land contained in Certificate of Title Volume 1275, folio 357, be and is hereby included in Zone 1 classification.

And that the Victoria Park-Carlisle Zoning Plan No. 63 be amended accordingly.

Dated this 4th day of February, 1964.

The Common Seal of the City of Perth was hereunto affixed in the presence of—

[LS.]

H. R. HOWARD, Lord Mayor.

W. A. McI. GREEN, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

DOG ACT, 1903.

City of Nedlands.

By-law Relating to Dogs.

L.G. 450/59.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the City of Nedlands hereby records having resolved on the 6th day of February, 1964, to make and submit for conformation by the Governor the following by-laws:—

- 1. In these by-laws, the term "Council" shall mean the City of Nedlands.
- 2. The Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903-1960.
- 3. The pound to be used by the City of Nedlands is established on part of Reserve A21385 within the Nedlands Municipal District area.
- 4. A dog seized by the police or by an officer authorised by the Council may be placed in a pound.
- 5. Where a dog has been seized or placed in a pound, the keeper of the pound or other officer authorised by the Council 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.
- 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. The poundkeeper 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 Council.
- 8. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the poundkeeper or other officer authorised by the Council the ownership of the dog and his authority to take delivery of it. The poundkeeper or officer may accept such proof as he considers satisfactory and no person shall have any right of action against him or the Council in respect of the delivery of a dog in good faith.

- 9. If a dog shall not be claimed and the said fees paid within 48 hours of its being seized, or if the 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 poundkeeper or other officer authorised by the Council may sell the dog.
- 10. Upon the sale of a dog, the proceeds of sale shall be the property of the Council and may be disposed of in such a manner as the Council thinks fit. The owner of a dog sold pursuant to these by-laws shall have no claim against the Council in respect of the proceeds thereof.
- 11. If within the times mentioned in by-law 9 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.
- 12. Notwithstanding anything herein contained, but subject to the provisions of section 19 of the Dog Act, 1903-1960, any dog seized or impounded may at any time be destroyed upon the authority of the Superintendent Dogs Refuge Home, Police Officer or Town Clerk, City of Nedlands, if in the opinion of the Superintendent Dogs Refuge Home, Police Officer or Town Clerk, City of Nedlands, the dog is too savage or noisy to be kept or is suffering from an injury, disease or sickness.
- 13. If the Council 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 Council the fee specified in the schedule hereto.
 - 14. No person shall-
 - (a) unless a poundkeeper or other officer of the Council duly authorised in that regard release or attempt to release a dog from the pound;
 - (b) destroy, break into, damage, or in any way interfere with or render not dog-proof any pound;
 - (c) destroy, break into, damage, or in any way interfere with or render not dog-proof any dog cart, vehicle or container used for the purpose of catching, holding or conveying dogs which have been seized.

Any person who shall commit a breach of this clause shall, upon conviction, be liable to a penalty not exceeding £20.

- 15. The owner of a dog shall keep such dog chained or under effective control from sunset to sunrise.
- 16. 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.
- 17. The owner of a dog shall prevent that dog from entering or being in any of the following places unless on a leash held by a person:—
 - (a) A sports ground.
 - (b) An area set aside for public recreation.
 - (c) A car park.
 - (d) A school.
 - (e) Any land vested in or under the control of the Council, other than a road.
- 18. No person shall obstruct or hinder an employee of the Council or member of the Police Force in the performance of anything authorised by the provisions of the Dog Act, 1903-1960, or the regulations made in pursuance of those provisions.
- 19. 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 of those provisions.
- 20. Any person who shall commit a breach of these by-laws shall, upon conviction be liable to a penalty not exceeding £5, provided that for a breach of clause 14 the penalty shall not exceeding £20.

21. All previous by-laws made by this Authority under the provisions of the Dog Act are hereby repealed.

> The Schedule. FEES.

For the seizure or impounding of a dog—Ten shillings (10s.). For the sustenance and maintenance of a dog in a pound—Five shillings (5s.)per day, or part of a day. For the destruction of a dog—Ten shillings (10s.).

Passed by the Nedlands City Council at the ordinary meeting of the Council held on the 6th day of February, 1964.

The Common Seal of the City of Nedlands was hereunto affixed on the 28th day of February, 1964, in the presence of-

[L.S.]

J. CHAS. SMITH,

Mayor.

T. C. BROWN,

Town Clerk.

Recommended—

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Cockburn.

By-laws Relating to the Classifying of the District.

L.G. 291/62.

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 11th day of September, 1963, to make and submit for confirmation by the Governor the following by-laws:-

The by-laws of the Cockburn Shire Council (formerly Cockburn Road Board) passed at an ordinary meeting of the Cockburn Road Board held on the 23rd day of October, 1957, and published in the Government Gazette of the 17th day of April, 1958, as amended from time to time thereafter, are hereby further amended by a new by-law reading as follows:—

- 1. Schedule 1—Residential Zones: Delete paragraph (a).
- 2. Schedule 4-General Industry: Add a new paragraph as follows:-
 - Jandakot Town Lots 1 to 66 inclusive and Jandakot Town Lots 68 to 73 inclusive.

Dated this 23rd day of September, 1963.

J. H. COOPER

[L.S.]

President.

E. L. EDWARDES,

Shire Clerk.

Recommended—

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-law known as the Local Government Model By-law (Prevention of Damage to Streets), No. 1, as published in the Government Gazette of 7th September, 1961.

L.G. 97/64.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Draft Model By-law published in the *Government Gazette* of 7th September, 1961, being the whole of the by-law:—

Local Government Model By-law (Prevention of Damage to Streets) No. 1.

Dated the 17th day of February, 1964.

The Common Seal of the Shire of Exmouth was hereunto affixed in the presence of—

ILS.1

J. K. MURDOCH, Commissioner.

M. WINTER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

L.G. 87/64.

Adoption of Draft Model By-law known as the Local Government Model By-law (Caravan Parks) No. 2 published in the *Government Gazette* of the 28th September, 1961, and as amended by the schedule published in the *Government Gazette* of the 16th January, 1963.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 15th day of February, 1964, to adopt such Draft Model By-law published in the Government Gazette of the 28th September, 1961, and as amended by the schedule published in the Government Gazette of the 16th January, 1963, being the whole of the by-law together with the following amendments:—

Local Government Model By-law (Caravan Park) No. 2.

Clause 11: In line 3 after the word "therewith" insert "other than load carrying vehicles used for hire or reward".

Clause 12: In line 4 amend "three months" to read "six months".

Dated this 15th day of February, 1964. The Common Seal of the Shire of Exmouth was hereunto affixed in the presence of—

[L.S.]

J. K. MURDOCH,

Commissioner.

M. WINTER

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-laws known as the Local Government Model By-laws (Motels) No. 3 as published in the Government Gazette of 20th September, 1961, and as amended by the schedules published in the Government Gazettes of 13th June, 1962, and 23rd July, 1962.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Draft Model By-laws published in the Government Gazette of the 20th September, 1961, and as amended by the schedules published in the Government Gazettes of 13th June, 1962, and 23rd July, 1962, being the whole of the by-laws:—

Local Government Model By-laws (Motels) No. 3.

Dated this 17th day of February, 1964. The Common Seal of the Shire of Exmouth was hereunder affixed in the presence of-

[L.S.]

J. K. MURDOCH, Commissioner. M. WINTER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-laws known as the Local Government Model By-laws (Control of Hawkers) No. 6 as published in the Government Gazette of the 23rd July, 1963.

IN pursuance of the powers conferred on it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Draft Model By-laws published in the Government Gazette of the 23rd July, 1962, being the whole of the by-laws together with the following amendments:—

Local Government Model By-laws (Control of Hawkers) No. 6. By-law 2:-

- In line 2, after the word "the" insert "Shire"; after the word "of" insert "Exmouth".
 In line 3, after the word "the" insert the word "Shire" and in line 4, after the word "of" insert the word "Exmouth".
 In line 11, after the word "the" insert the word "Shire".

By-law 9:-

- In paragraph (1), line 2, after the word "than" insert the word "twenty".
- In paragraph (1), under the subheading "No. of Licenses" in the section headed "In Townsites", insert as under:—

Against (a)—2. Against (b)—2. Against (c)—6.

In paragraph (1), under subheading "No. of Licenses" in the section headed "Outside Townsites" insert as under:-

Against (a)—2. Against (b)—2. Against (c)—6.

By-law 11:-

In subsection (a) after the word "say" insert:-

- (1) On the Murat Highway north of the northernmost boundary of the Townsite of Exmouth.
- (2) In the area of United States Naval buildings or the construction sites of those buildings without the express and written approval of the Civil Commissioner for Exmouth.

Second Schedule: Delete the whole of the Second Schedule and insert in lieu thereof:— $\,$

FEES FOR HAWKERS LICENSES.

- (a) With a vehicle drawn by an animal or mechanically propelled—ten shillings per month or five pounds per year;
- (b) With a vehicle not drawn by an animal or mechanically propelled—eight shillings per month or four pounds per year;
- (c) In any other case—five shillings per month or two pounds per year.

Dated the 17th day of February, 1964. The Common Seal of the Shire of Exmouth was hereunto affixed in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner.

M. WINTER, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-laws known as the Local Government Model By-laws (Removal and Disposal of Obstructing Animals or Vehicles) No. 7, as published in the Government Gazette of the 1st August, 1962. L.G. 99/64.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Draft Model By-laws published in the Government Gazette of 1st August, 1962, being the whole of the by-laws:—

Local Government Model By-laws (Removal and Disposal of Obstructing Animals or Vehicles) No. 7.

Dated this 17th day of February, 1964. The Common Seal of the Shire of Exmouth was hereunto affixed in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner.

M. WINTER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-law known as the Local Government Model By-law (Old Refrigerators and Cabinets) No. 8 as published in the Government Gazette of 1st May, 1962.

L.G. 100/64.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Model Draft By-law published in the Government Gazette of the 1st May, 1962, being the whole of the by-law:—

Local Government Model By-law (Old Refrigerators and Cabinets) No. 8.

Dated the 17th day of February, 1964.

The Common Seal of the Shire of Exmouth was hereunto affixed in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner.

M. WINTER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-laws known as the Local Government Model By-laws (Petrol Pumps) No. 10 as published in the Government Gazette of 16th January, 1963.

L.G. 101/64.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Draft Model By-laws published in the Government Gazette of the 16th January, 1963, being the whole of the by-laws:—

Local Government Model By-laws (Petrol Pumps) No. 10.

Dated this 17th day of February, 1964.

The Common Seal of the Shire of Exmouth was hereto affixed in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner.

M. WINTER

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-laws known as the Local Government Model By-laws (Storage of Infiammable Liquid) No. 12 as published in the Government Gazette of the 29th May, 1963.

L.G. 102/64

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Draft Model By-laws published in the Government Gazette of the 29th May, 1963, being the whole of the by-laws:—

Local Government Model By-laws (Storage of Infiammable Liquid) No. 12.

Dated this 17th day of February, 1964.

The Common Seal of the Shire of Exmouth was hereunto affixed in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner.

M. WINTER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

R. H. DOIG, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Exmouth.

Adoption of Draft Model By-laws known as the Local Government By-laws (Signs, Hoardings and Billposting) No. 13 as published in the Government Gazette of the 11th June, 1963.

L.G. 103/64.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of February, 1964, to adopt such Draft Model By-laws published in the Government Gazette of the 11th June, 1963, being the whole of the by-laws, with the following amendment:—

Local Government Model By-law (Signs, Hoardings and Bilposting) No. 13.

By-law 38: Delete by-law 38.

Dated this 17th day of February, 1964.

The Common Seal of the Shire of Exmouth was hereunto affixed in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner.

M. WINTER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

CEMETERIES ACT, 1897-1957.

Leonora Public Cemetery.

By-laws.

L.G. 824/53.

- 1. ALL fees and charges payable to the Leonora Cemetery Board as set forth in Schedule "A" hereto shall be paid at the times and manner therein mentioned, unless otherwise ordered.
- 2. The "Secretary" as referred to in these by-laws means the person for the time being employed by the Leonora Cemetery Board as the Secretary of the Cemetery, and such person shall, subject to the Leonora Cemetery Board, exercise general supervision and control over all matters pertaining to the cemetery and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and to have been the direction of the Leonora Cemetery Board.
- 3. Any person desiring to inter any dead body in the Cemetery shall make application in the form contained in Schedule "D" hereto and shall pay the appropriate fees set out in Schedule "A".
- 4. All applications for interment shall be made at the office of the Leonora Cemetery Board in such time as to allow at least eight working hours' notice being given to the Secretary at the office prior to the time fixed for burial, otherwise an extra charge shall be made as specified in Schedule "A".
- 5. The Leonora Cemetery Board shall cause all graves to be dug, any vaults, brick graves, or graves to be re-opened as and when required.
- 6. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased stamped or otherwise indelibly inscribed in legible characters thereon. Any coffin not complying with these by-laws shall not be admitted to or be interred in the Cemetery.
- 7. Every grave shall be at least six feet deep at the first interment, unless rock is encountered when the minimum depth shall be four feet six inches and the actual depth is recorded, and no interment shall be allowed in any grave with a less depth than three feet from the top of the coffin to the original surface of the surrounding ground.
- 8. Any person requiring an Exclusive Right of Burial in any part of the Cemetery shall apply to the Leonora Cemetery Board in writing specifying the location of the grave. If it is proposed to inter within the remains of any already deceased person the name of such person must be shown in the application. If the application is approved by the Leonora Cemetery Board a Grant of Exclusive Right of Burial shall be issued in the form of Schedule "B".
- 9. No brick grave or vault shall be constructed in any plot in respect of which an Exclusive Right of Burial has been issued without the authority of the Shire of Leonora first had and obtained and subject to the approval by the said Leonora Cemetery Board of the plans and specifications of the proposed work and the execution thereof.
- 10. Every such grant shall be subject to by-laws for the time being in force, and no interment in any such grave or vault shall be allowed unless upon production of the Order of Burial in the form of Schedule "C", nor shall any such grave or vault be opened unless with the written permission of the Leonora Cemetery Board.
- 11. (i) Subject to paragraph (ii) of this by-law, a person shall not bring a dead body into the Cemetery unless he, or his representative, has first handed to the Secretary for inspection and return a medical certificate of death or a Coroner's order for burial in respect of the body.
- (ii) Where an undertaker or his representative for a valid reason, is unable to produce a medical certificate or Coroner's order for burial as required by paragraph (i) of this by-law, and he has given the Secretary a written guarantee to produce the certificate or order within three days, he may bring the body into the Cemetery.
- (iii) A burial shall not be permitted in the Cemetery unless the provisions of one of the foregoing paragraphs of the by-law have been complied with.
- (iv) Where an undertaker or his representative has given written guarantee as required by paragraph (ii) of this by-law, and he has failed to produce the certificate or order within three days, the undertaker's license may be suspended until the certificate or order is produced.

- 12. In the case of an application for interment in any private grave or vault to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application.
- 13. If the application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assign, the written and verified consent of such grantee or assignee shall be produced, together with the Exclusive Grant of Right of Burial.
- 14. No interment shall be allowed on Sunday without the written permission of the Leonora Cemetery Board or when it is certified in writing by a Medical Officer of Health, or by a Police Magistrate, or by two Justices of the Peace, that for sanitary reasons or special religious reasons, it is necessary or advisable that the burial take place on that day.
- 15. The hours for burial shall be as follows: Week days, 8 a.m. to 5 p.m., Saturdays, 8 a.m. to 12 noon at penalty rates, and no burial shall be allowed to take place nor any coffin allowed to enter the Cemetery at any other hour except by written permission of the Leonora Cemetery Board.
- 16. The time fixed for any burial shall be the time at which the funeral is to arrive at the Cemetery gates and such time shall be rigidly and punctually observed.
- 17. Every funeral shall enter by the principal entrance and no vehicle except the hearse and mourning coaches or vehicle approved by the Cemetery Board, shall be permitted to enter the Cemetery or stand opposite the entrance gates. Vehicles shall not be allowed to proceed faster than five miles per hour within the Cemetery, and shall proceed at and by such roads as directed by the Secretary or other officer of the Leonora Cemetery Board from time to time.
- 18. Any driver or other person failing or neglecting to observe such directions may be forthwith expelled from the Cemetery. No bicycle shall be ridden within the Cemetery.
- 18A. If application be made to the Leonora Cemetery Board to exhume any corpse for the purpose of examination or identification or for the purpose of it being interred elsewhere in accordance with the wishes of the deceased or its family an order from the Governor or warrant of the Coroner or Justice of the Peace issued in accordance with the law authorising the Leonora Cemetery Board to permit of the exhumation must be attached to the application form.
- 19. Children under the age of 10 years entering the Cemetery shall be in charge of some responsible person.
- 20. Smoking shall not be allowed within the Cemetery nor shall any fireworks be discharged therein, nor shall alcoholic liquor be consumed therein except as part of a religious ceremony.
- 21. No dogs shall be admitted to the Cemetery and any found shall be liable to be destroyed.
- 22. No person shall remove any plant, tree, shrub, flowers (other than withered flowers) or any article from any grave without first obtaining a permit from the Leonora Cemetery Board or their representatives.
- 23. No person shall remove or carry out of, or attempt to carry out of the Cemetery, any tree, plant, shrub, flower, earth, or any other material without the permission of the Leonora Cemetery Board.
- 24. No person shall pluck any tree, shrub, flower or plant growing in any portion of the Cemetery.
- 25. No person shall promote or advertise or carry on within the Cemetery any trade, business or calling, either by solicitation, distribution of circulars or by cards or otherwise, or by any other system of advertising whatsoever without the written consent of the Leonora Cemetery Board and any person infringing this by-law shall be expelled from the Cemetery.
- 26. No person employed by the Leonora Cemetery Board shall be permitted to accept any gratuity whatsoever, nor shall he be pecuniarily interested in any work in the Cemetery, other than remuneration he receives from the Leonora Cemetery Board, except by written permission of the Leonora Cemetery

Board, and any such person proved guilty of accepting any gratiuity, or being pecuniarily interested in any such work without such permission shall be liable to summary dismissal.

- 27. Any person desiring to place or erect, or to alter or add any monument, tombstone, or enclosure in any part of the Cemetery must first obtain the written consent and approval of the Cemetery Board and otherwise comply with section 23 of the Cemeteries Act, 1897-1957.
- 28. Every tombstone, monument or enclosure shall be placed in proper substantial foundations which, if required by the Leonora Cemetery Board, shall extend to the bottom of the grave.
- 29. The materials used in every such erection shall be subject to the approval of the Secretary, or other officer appointed by the Leonora Cemetery Board and any material rejected shall be immediately removed from the Cemetery by the contractor for the erection. All refuse and other rubbish remaining after any work is completed shall be immediately removed from the Cemetery by the person causing same, and the surroundings left clean and tidy, to the satisfaction of the Secretary, who must be informed when work is completed.
- 30. Should any work done by masons or others be not completed before Sunday, they shall be required to leave the work in a neat, safe condition to the satisfaction of the Secretary.
- 31. All materials required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the Cemetery, and all materials required by tradesmen shall be admitted at such entrance as the Secretary shall direct, and no vehicle conveying any such materials, with wheels less than four inches wide, shall be permitted to enter the Cemetery. No sand, earth or other material shall be taken from any part of the Cemetery for use in the erection of any monument or work, except with the written approval of the Leonora Cemetery Board. No vehicle of a weight with load of more than three tons shall be permitted to enter the Cemetery.
- 32. Monumental masons shall not be permitted to carry on work within the Cemetery during other than the hours specified for the opening and closing of the gates on week days, Saturday excepted, when work may be done from noon on Saturday to 6 p.m. with the written consent of the Leonora Cemetery Board.
- 33. No trees or shrubs shall be planted on any grave except as shall be approved by the Secretary.
- 34. All workmen, whether employed by the Leonora Cemetery Board or by any other person, shall be, at all times, whilst within the boundaries of the Cemetery, subject to the supervision of the Secretary and shall obey such directions as that officer may find it necessary to give and any workmen committing any breach of these by-laws, or refusing or neglecting to comply with any direction of the said Secretary, shall be removed from the Cemetery.
- 35. Any person taking part in dressing or attending to any grave shall comply with the following rules:—
 - (a) No rubbish, soil, sand or other material removed in dressing a grave shall be placed on any other grave, and if placed on any adjoining ground shall be removed immediately the work is completed.
 - (b) No sand, soil or loam shall be taken from any portion of the Cemetery for the purpose of dressing any grave except with the permission of the Secretary.
 - (c) The dressing of all graves, and the wheeling and carting of any materials shall be subject to the supervision of the Secretary.
 - (d) Work in all cases to be carried out with due despatch and only during regulation hours.
- 36. The Leonora Cemetery Board may decorate graves from time to time when desired by the grantee so to do. If the grantees do not desire the Leonora Cemetery Board to carry out this work the grantees may either do it themselves or employ any person to do the work.

- 37. No person except the relatives of the deceased, the Leonora Cemetery Board, or those employed by the relatives, shall be permitted to decorate any grave.
- 38. If for the purpose of re-opening any grave the Leonora Cemetery Board finds it necessary to remove edging tiles, plants, shrubs, etc., from the grave, the person so ordering the re-opening shall pay to the Leonora Cemetery Board charges in accordance with the work performed.
- 39. Notwithstanding anything contained in the by-laws to the contrary, permission may be granted to the Department of the Commonwealth to erect headstones on the graves of deceased soldiers without payment of any fees.
- 40. Free ground may be granted, if it is proved to the satisfaction of the Leonora Cemetery Board, that the deceased was a returned sailor, soldier or airman and that he died as a result of injuries received in a war.
- 40A. Provided that such grant shall be made subject to the condition that only the remains of the deceased sailor, soldier or airman shall be interred in the graye.
- 41. A plan of the Cemetery showing the distribution of the land compartments, sections, situations, and numbers of graves, and a register of all certificates of Exclusive Rights of Burials shall be kept at the office.
- 42. Any person violating the rules of propriety and decorum or injuring any tree, shrub, plant, flower, border, grave or erection or in any way infringing these by-laws shall be expelled from the Cemetery.
- 43. A person who commits a breach of any of these by-laws commits an offence and shall for every such offence be liable to a penalty not exceeding five pounds and in the case of a continuing breach a further sum not exceeding one pound for every day during which such breach occurs.
- 44. Any person committing a breach of any by-law shall, in addition to being liable to a penalty under any by-laws be liable to be forthwith removed from the Cemetery by the Leonora Cemetery Board or the Secretary or other employees of the Leonora Cemetery Board or by any police officer. If such person resists removal from the Cemetery or, if and as often as such person so removed shall, unless with the consent of the Secretary, again enter the Cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding five pounds.
- 45. The by-laws for the management of the Leonora Public Cemetery published in the *Government Gazette* on the 9th day of December, 1927, are hereby revoked.

Schedule "A."

Leonora Public Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE LEONORA CEMETERY BOARD.

On application for an Order for Burial the following fees shall be payable in advance:—

Public Graves—	£	s.	d.	
(a) Sinking graves	5	0	0	
Re-opening graves	2	0	0	
Registration grave pegs, all interments	2	0	0	
(b) Extra charges when applicable— For interment without due notice	1	0	0	
For permission to construct vault or tombstone	2	0	0	
For interment on a Saturday or Sunday	2	0	0	
For grant of private ground selected by applicant measuring 8 ft. x 4 ft., including exclusive right				
of burial	3	. 0	0	

Schedule "B."

Leonora Public Cemetery. GRANT OF RIGHT OF BURIAL.

BY virtue of the Cemeteries Act, 1897, the Trustees of the Leonora Cemetery, in consideration of the sum of
EnteredSecretary.
This Grant must be produced before the grave can be re-opened.
Schedule "C."
Leonora Public Cemetery.
FORM OF ORDER FOR BURIAL.
Date of Appplication, 19,
The remains of, late of, deceased, may be interred in grave No, compartment, section, of the land appropriated to the denomination. The time fixed for burial is o'clock in the noon, on the day of, 19
Constant
I, the undersigned, certify that a coffin purporting to contain the above remains was interred in the above ground on the day of 19
Superintendent.
Schedule "D."
Leonora Public Cemetery.
FORM OF INSTRUCTIONS FOR GRAVES AND APPLICATION FOR ORDER OF BURIAL
Answers to the following questions to be supplied and fees paid at the time of making application:—
Date of application
Name of deceased
Age of deceased
Date when death occurred

	Place where death occurred
	Rank or occupation of the deceased
	Birth-place of the deceased
	What denominational ground
	What compartment
	What section
	Is it a public grave?Is it a private grave?
	Is the ground to be selected by applicant or trustee?
	Size of ground
	Is a grant required, and if so, to whom?
	If already granted, give No. of grant and name of grantee
	Length and width of coffin
	Depth of grave Is it the first interment in the grave?
	Date of last interment in the grave
	Day of burial
	At what hour, and if usual or extra
	Name of Minister or other person to officiate at the grave
	Is funeral train to be used?
	Name of undertaker
	Name in full and signature of person making application
	Occupation
	Audress
A	
	plication received thisday of, 19, o'clockm,
at	o'clockm, Secretary.
at	o'clockm,
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Approved by His Excellency the Governor in Executive Council this 15th day of April, 1964.

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, on this 15th day of April, 1964, the following Order in Council was authorised to be issued:—

Inspection of Machinery Act, 1921-1958.

ORDER IN COUNCIL.

Mines 1063/63.

WHEREAS it is enacted by section 82 of the Inspection of Machinery Act, 1921-1958, that the Governor may from time to time, by Order in Council, make regulations for any of the matters specified in that section: Now, therefore, His Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Act hereby makes the regulations set out in the schedule hereunder.

Schedule.

Regulations.

- 1. In these regulations the regulations made under the provisions of the Inspection of Machinery Act, 1921 (as amended) reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette of the 6th August, 1962, with all amendments up to and including the 18th May, 1956, and as amended by notices published in the Government Gazette on the 4th May, 1962, and the 31st December, 1963, are referred to as the principal regulations.
- 2. The Seventh Schedule to the principal regulations is amended by deleting the item, "Fee to be paid for copy of Inspection of Machinery Act, 1921, and Regulations 0 2 6", being the last item in the schedule.

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

EXPLOSIVES AND DANGEROUS GOODS ACT, 1961.

Department of Mines, Perth, 15th April, 1964.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Explosives and Dangerous Goods Act, 1961, has been pleased to make the regulations set forth in the schedule hereunder.

A. H. TELFER, Under Secretary for Mines.

Schedule.

Regulations.

Principal 1. In these regulations the Explosives Regulations, 1963, published in the Government Gazette on the 10th December, 1963, are referred to as the principal regulations.

Reg. 103
amended.

2. Regulation 103 of the principal regulations is amended by inserting after the word, "explosives" in line one of paragraph (i), the passage, "in the Form No. 12 in the Third Schedule to these regulations."

Reg. 105 3. The principal regulations are amended by substituting for substituted. regulation 105, the following regulation:—

105. (1) A person shall not carry or convey, or cause or permit to be carried or conveyed, on or in any road vehicle owned or used by him explosives in a quantity exceeding 8,000 lb., unless—

(a) he holds a License to Convey Explosives issued to him under these regulations in the Form No. 16 in the Third Schedule;

- (b) the explosives are carried or conveyed only in the vehicle specified in the license; and
- (c) the carriage or conveyance of the explosives is carried out in accordance with such conditions as the Chief Inspector specifies in writing on the license.
- (2) The Chief Inspector may during the currency of the license under this regulation, on application made by the licensee, amend the license by substituting another vehicle for the vehicle specified therein and amending the description set forth therein to the description applicable to the substituted vehicle, and thereupon the substituted vehicle shall for the purposes of this regulation be the vehicle specified in the license.

Second Schedule amended. 4. The Second Schedule to the principal regulations is amended by adding immediately after the last line of the item, "License to Store Explosives", the following item:—

License to Convey Explosives, where the quantity of explosives to be carried or conveyed exceeds 8,000 lb.

Third Schedule amended. 5. The Third Schedule to the principal regulations is amended by adding after Form No. 15, the following form:—

Date of Issue.....

Form No. 16.

Western Australia.

Explosives and Dangerous Goods Act, 1961.

LICENSE TO CONVEY EXPLOSIVES.

	TAO	
Value £2.		
This License is granted toof		
explosives in quantities exceeding to vehicle described as follows:—		
Registered No		
Make and type		

This License is issued subject to the provisions of the Explosives and Dangerous Goods Act, 1961, and the Regulations made thereunder, and to the conditions specified on this License.

This License is valid for one year from the date of issue and applies only in respect of the vehicle described herein.

When applying for renewal, this License must be returned with the prescribed fee to the Chief Inspector of Explosives.

By order of the Hon. Minister for Mines,

Chief Inspector of Explosives.

This License shall on demand be produced to an Inspector of Explosives or a member of the Police Force.

Conditions.

MINING ACT, 1904-1963.

Department of Mines, Perth, 15th April, 1964.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Mining Act, 1904-1963, has been pleased to make the regulations set out in the schedule hereunder.

A. H. TELFER Under Secretary for Mines.

Schedule. Regulations.

- In these regulations the regulations made under the provisions of the Mining Act, 1904-1963, as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published as so reprinted in the Government Gazette on the 14th January, 1959, as amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal
- 2. Regulation 205B of the principal regulations is amended, by adding, at the end of the regulation, the following passage:—

Notwithstanding the provisions of paragraphs (1) and (2) of this regulation, the rates of royalties payable for each of the minerals, Ilmenite concentrates, Leucoxene concentrates, Rutile concentrates, Zircon concentrates and Monazite shall, in respect of the period of twelve months terminating on the 31st December, 1964, be one-half of the respective rates specified for those minerals in those paragraphs graphs.

LICENSING ACT, 1911-1963.

Crown Law Department, Perth, 22nd April, 1964.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 249 of the Licensing Act, 1911-1963, has been pleased to make the regulations set forth in the schedule hereunder.

R. C. GREEN Under Secretary for Law.

Schedule. Regulations.

Principal 1. In these regulations the regulations made under the Licensing Act, 1911-1963, published in the Government Gazette on the 1st July, 1911, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Reg. 5 adde**d**.

- 2. The principal regulations are amended by adding after regulation 4 the following regulation:—
 - 5. (1) Where a license under the Act is to be transferred, the licensee shall complete and sign as transferor, and deliver or cause to be delivered to the proposed transferee, an application for transfer in the form in the Fifth Schedule to the Act, and shall not cease to occupy the premises the subject of the license until the Court has heard the application or sooner gives permission in writing to the licensee to leave those premises.
 - (2) On receipt of the application for transfer duly signed by the licensee, the proposed transferee shall sign the application and lodge the same together with a copy thereof with the clerk of the Licensing Court of the district wherein the premises the subject of the license to be transferred are situated, and shall comply with the provisions of subsection (3) of section 49 and subsection (3) of section 56 of the Act.
 - (3) On the hearing of the application for transfer the proposed transferee shall produce to the Licensing Court a certificate of the Receiver of Revenue at Perth that all fees due under section 73 of the Act in respect of the license the subject of the application have been paid.
 - (4) A person who contravenes or fails to comply with any provision of this regulation commits an offence against these regulations.

Penalty: Twenty pounds.

SUPREME COURT ACT, 1935-1960.

Crown Law Department, Perth, 22nd April, 1964.

THE following Order, amending the Rules of the Supreme Court, 1909, is published for general information.

R. C. GREEN, Under Secretary for Law.

Document on

AMENDMENT OF ORDER AS TO SUPREME COURT FEES, 1948.

WE, the Honourable Sir Albert Asher Wolff, K.C.M.G., Chief Justice of Western Australia, the Honourable Sir Lawrence Walter Jackson, Kt., Senior Puisne Judge, and the Honourable John Evenden Virtue, the Honourable Roy Vivian Nevile, the Honourable Gordon Bede D'Arcy, the Honourable John Hale, and the Honourable Oscar Joseph Negus, Pusine Judges of the Supreme Court of Western Australia, with the concurrence of the Honourable David Brand, Treasurer of the State, do hereby in pursuance of the Supreme Court Act, 1935-1960, and all other powers enabling us in this behalf, order and direct that the Scale of Fees and Percentages contained in the First Schedule to the Order as to Supreme Court fees, 1948, published in the Government Gazette on the 29th day of October, 1948, as amended by the Orders published in the Government Gazette on the 9th day of December, 1949, the 28th day of September, 1951, the 16th day of July, 1954, and the 28th day of February, 1958, be further amended by repealing Fees Nos. 164 to 208 (both inclusive) and inserting in lieu thereof the following items:—

FEES TO BE TAKEN BY THE SHERIFF AND THE MARSHAL.

	£s.	d.	which fee or duty is to be noted.
(A) Fees to be taken by the Sheriff—			
Executions.			
164. Receiving and entering any writ of execution or Judge's order and (where necessary) issuing warrant on same	10	0	The Warrant or Schedule B.
165. To cover postage on each writ when the defendant resides outside the Perth Bailiff's district	:	5 0	Schedule B.
166. Receiving and entering any writ, citation, order, summons, or other document for service— Each copy or set of documents	10) 0	Schedule B.
167. (a) For service of every writ, petition, order, summons, or other document—			
For each document or set of documents (other than a matrimonial petition or similar process) in the same cause or matter	1) 0	
(b) Service of a petition and notice or similar process in a matrimonial suit	1 10	0	
(c) For mileage on service when the distance from the Sheriff's Office, or the Bailiff's Office is over two miles—			
For each extra mile (one way) within a radius of twenty miles from the Town Hall in the City of Perth or the City of Fremantle		. 6	
For each extra mile (one way) outside such radius		2 0	

		ŧ	s.	а	Document on which fee or duty
168.	(a) Executing any Writ or other process of execution		0		is to be noted.
	(b) For enquiries concerning judgment debtor's property or for attempted execution of a writ or process (when fee 168 (a) not payable)		10		
169.	Mileage on executing each warrant or other process, or on making each arrest, from the Sheriff's Office, or the Bailiff's Office— For each mile (one way) within a radius of twenty miles from the Town Hall in the City of Perth or the City of		-0	v	
	Fremantle		1	6	
170.	radius		2	0	
171.	Drawing advertisement for sale, if required, and inserting advertisement	1	0	0	Schedule B.
172.	Return to any writ exclusive of fee paid for filing		10	0	Schedule B.
	Poundage on Writ of Execution and Writs of Possession.				
173.	Poundage on executing every writ of fieri facias, or other process under or by reason of which money is received by the Sheriff, or by the Judgment Creditor, after seizure, £5 per centum on the first £500 and £2 10s. per centum on the balance above that amount: provided that when the sale of land, interest in land, or goods, or chattels is conducted by a licensed auctioneer instructed by the Sheriff, poundage shall be charged at half the abovementioned rates. In the case of land, or an interest in land, service of the writ of fieri facias on the Registrar of Titles under section 133 of the Transfer of Land Act, 1893-1957, shall be deemed to be "seizure" for the purpose of this item.				
174.	Poundage on executing writ of possession: 5% on the first £500 and 2½% on the balance, of the annual rental value. In case of doubt or dispute such value shall be fixed by the Master.				
175.	For commission to the auctioneer or agent on sale by auction, or private contract, to include all charges except advertising, storage beyond 10 days, and cartage— (1) On sale of goods and chattels at mart, 10% on the sum realised not exceeding £500, 5% on the balance above that amount. (2) On other sales of goods and chattels, 7½% on the sum realised up to £250, and 5% on the balance above that amount. (3) On sale of land (including any interest in land)—5% on the amount realised up to £1,000, 3% on the amount realised above £1,000 and not exceeding £10,000, 1½% on the amount realised above £10,000 and not exceeding				
176.	sale takes place either by auction or private contract—				
	 (1) If the sale is cancelled after advertisement, a sum not exceeding (2) If sale is cancelled after advertisement, and lotting, and actual preparation of goods for sale has commenced, an addi- 	3	3	0	
	tional fee of	1	11	6	
	tion, and the last preceding fee is payable, an additional fee not exceeding (4) Offering fee on land or an interest in	3	3	0	
	land being passed in, a sum not exceed- ing	4	4	0	

Document on which fee or duty £ s. d. 177. Where a sale takes place by auction or private contract, or when no sale takes place— The sums actually and reasonably paid. (c) Travelling expenses 179. (a) Assistants required to execute a writ of possession (b) Man in possession (c) Out-of-pocket expenses incurred by the Bailiff or officer while executing any process including postage, telegraphic, and telephonic messages, and travelling expenses of assistants The sums actually and reasonably paid. (d) Clerical assistance when necessary (d) Clerical assistance when necessary
(e) Warehousing or storage of goods or vehicles which are being or are about to be or have been removed and insurance thereof against fire, damage, and (in the case of motor vehicles) third party risk
(f) Where animals or other livestock have been removed, for taking charge of same and for their keep whilst in the custody of the Sheriff whether before or after removal 1 0 0 180. Drawing inventory Preparing particulars and conditions of sale, such sum as may be allowed on taxation, or agreed upon. 181. 182. Keeping office open after hours 0 0 Arrest.183. For every arrest 3 0 0 Mileage—See Fee No. 169. Where an officer is required to attend the Court in charge of a prisoner ordered to attend for examination pursuant to a Judge's order, the reasonable travelling and other expenses of the officer and prisoner, and in addition, for each day and part of a day when the officer is necessarily engaged 184. 3 10 0 0 185. Discharge from custody 15 Jury Process. Fee to Sheriff for attending a view within ten miles of his office 1 11 6 Schedule B. If at a greater distance than ten miles 3 3 0 187. Mileage to cover all travelling expenses of the Sheriff or officer at the rate of 2s. per mile (one way). 188. 2 2 0 Schedule B. 189. Striking a jury Summoning each juror or the service of any 190. 10 0 Mileage on service of each jury summons 1 6 Where more than one juror in the same cause or action is, or could be, served at the same time in the same locality one-half only of the fees for mileage shall be allowed. Every Jury Panel 1 0 0 192. (B) Fees to be taken by the Marshal in Admiralty. 3 0 0 193. For service of a writ of summons 194. For executing any warrant for the arrest of 6 0 0

		£	s. (d.	Whic	ocument on ch fee or du to be noted.	
195.	For the execution of an attachment—	•	•	0			
106	For each person	3	0	0			
196.	For the release of any ship, goods or person from arrest	1	1	0			
197.	For attending the discharge of cargo, or removal of a ship or goods, per day (or such larger sum as may be actually and necessarily expended)	5	0	0			
198.	For the execution of a commission of appraisement or sale, or appraisement and sale, in addition to the fees paid to the appraiser or auctioneer	5	0	0			
199.	For the execution of any decree or order, commission or other instrument, other than those herein provided	3	0	0			
200.	On the gross proceeds of any ship or goods, etc., sold—						
	For every £100 or part thereof up to £5,000	2	0	0			
201.	For every additional £100 or part thereof over £5,000	1	0	0			
202.	For retaining possession of a ship with or with- out cargo, or of a ship's cargo without a ship, the expenses per day in respect of a ship- keeper or shipkeepers, and in addition, per day	1	0	0			
	Where the possession is for a lengthy period this fee may be reduced in the discretion of the Marshal.	_		•			
203.	Other actual and necessary payments made by the Marshal for the safe custody of property under arrest may be allowed in addition.						
204.	No fee shall be payable for the custody and possession of property under arrest if it consists of money in a bank, or of goods stored in a bonded warehouse, or if it is in the custody of a customs house officer, or other authorised person.						
205.	The Marshal or any of his officers, if required to travel for the purpose of discharging his duty, shall be entitled to his reasonable expenses for travelling, board and maintenance, in addition to the above fees.						
	(C) General Directions as to Sheriff's or Marshal's Fees.						
206.	For any duty or service not herein provided for, such sum as the Master may, upon special application, allow.						
207.	In any case where the Sheriff or Marshal or any Officer, Bailiff, or other person employed under the Sheriff or Marshal shall be neces- sarily put to and incur extra trouble and expense in the discharge of any duty incident to his office or employment, he shall be entitled to such reasonable extra payments as the Master may upon special application allow.						
pu	This Order shall come into operation blication thereof in the Government Gaze		th	e da	ay :	following	the
	Dated this 8th day of April, 1964.						
		A. A	. V			f Justice.	

L. W. JACKSON, Senior Puisne Judge. J. E. VIRTUE, Puisne Judge. R. V. NEVILE, Puisne Judge. G. B. D'ARCY, Puisne Judge. JOHN HALE, Puisne Judge. OSCAR NEGUS, Puisne Judge.

I concur in the above Order.

DAVID BRAND, Treasurer.