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[1964]

PHARMACY AND POISONS ACT, 1910-1962.

Department of Public Health, Perth, 5th August, 1964.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Pharmacy and Poisons Act, 1910-1962, has been pleased to make the regulations set forth in the schedule hereunder.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Pharmacy and Poisons Act Regulations, 1951, made under the provisions of the Pharmacy and Poisons Act, 1910 (as amended), as reprinted pursuant to the Reprinting of Regulations Act, 1954, and published in the Government Gazette on the 2nd February, 1960, with all amendments to and including those published in the Government Gazette on the 24th November, 1958, and further amended by notices published in the Government Gazette on the 30th June, 1960, the 1st December, 1961, the 24th May, 1962, the 20th December, 1962, and the 7th February, 1963, are referred to as the principal regulations.

Appendix D amended.

2. Appendix D of the principal regulations is amended by adding at the end thereof the following item:— $\,$

Methoxyphenamine.

HEALTH ACT, 1911-1962.

Department of Public Health, Perth, 5th August, 1964.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Health Act, 1911-1962, has been pleased to make the regulations set forth in the schedule hereunder.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Health Act (Sewerage, Drainage and Underground Water Supply) Regulations, 1959, published in the Government Gazette on the 15th September, 1959, cited in that Government Gazette as the Sewerage and Drainage Fixtures and Fittings Regulations, 1959, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Reg. 3 amended. 2. Regulation 3 of the principal regulations is amended by adding after the word, "sewage", being the last word in subregulation (1), the passage, ", or an asbestos cement educt vent pipe that complies with the provisions of regulation 10B of these regulations".

Reg. 6 amended. 3. Regulation 6 of the principal regulations is amended by substituting for the passage commencing with the word, "For" in line five of subregulation (3) down to and including the numerals, "10 0" in the last line of that subregulation, the following passage:—

For each closet pan tested	2 0
For each asbestos cement educt ven	t pipe tested 1 0
For each flushing cistern tested	2 0
And for each application	10 0

Regs. 10B and 10C added.

- 4. The principal regulations are amended by adding after regulation 10A the following regulations:—
 - 10B. (1) A person shall not install or use in connection with any water supply, sewerage or drainage works any asbestos cement educt vent pipe unless of a type in respect of which a certificate of registration has been issued by the Commissioner under this regulation.
 - (2) An application for a certificate of registration referred to in subregulation (1) of this regulation shall be made to the Commissioner, in writing, and be accompanied by specifications as to materials of which the asbestos cement educt vent pipe is composed, the manner of its manufacture, and the method proposed to be adopted in the installation and fixing thereof.
 - (3) An application being made under this regulation and upon payment of the fees prescribed by these regulations, the Commissioner shall cause the asbestos cement educt vent pipe to be tested by an inspector appointed by him for that purpose and such inspector, if satisfied that the pipe is suitable for use in connection with any water supply, sewerage or drainage works and is in accordance with the specifications lodged with the application, may brand or mark the pipe with the letters D.P.H., and thereupon the Commissioner shall register the pipe subject to such conditions (if any) regarding the use thereof as he may consider advisable to impose and cause a certificate of registration to be issued to the applicant endorsed with such conditions.
 - 10C. A person, other than an inspector referred to in regulation 10B of these regulations, who brands or marks an asbestos cement educt vent pipe in the manner referred to in that regulation or with any brand or mark resembling the same commits an offence against these regulations.

COUNTRY AREAS WATER SUPPLY ACT, 1947-1960.

Department of Public Works, Perth, 17th August, 1964.

THE Minister for Water Supply, Sewerage and Drainage, acting pursuant to the powers conferred by section 105 of the Country Areas Water Supply Act, 1947-1960, has been pleased to make the by-laws set out in the schedule below.

(Sgd.) J. McCONNELL, Under Secretary for Works.

Schedule.

By-laws.

Principal by-laws. By-law 89 amended.

- 1. In these by-laws the by-laws made under and for the purposes of the Country Areas Water Supply Act, 1947-1960, published in the *Government Gazette* on the 20th June, 1957, and amended from time to time thereafter by notices published in the *Government Gazette*, are referred to as the principal by-laws.
- 2. By-law 89 of the principal by-laws is amended by substituting for paragraph (e), the following paragraph:—
 - (e) For the purposes of section 50 of the Act the financial year shall be—
 - (i) the year ending on the 31st day of December in respect of the following rating zones:—

Allanson; Augusta; Balingup; Barbalin; Belka; Beverley; Big Bell; Bolgart; Borden; Boulder; Boyup Brook; Bridgetown; Brookton; Broome; Bruce Rock; Brunswick Junction; Bullfinch; Calingiri; Carnamah; Carnarvon; Collie; Coolgardie; Coorow; Corrigin; Cranbrook; Cuballing; Cue-Day Dawn; Dangin; Darkan; Darlington; Denham; Denison; Denmark; Derby; Donnybrook; Dowerin; Dumbleyung; Dwellingup; Esperance; Geraldton; Goomalling; Gnowangerup; Greenbushes; Hamel; Highbury; Kalgoorlie; Katanning; Kondinin; Koorda; Kulin; Lake Grace; Laverton; Leonora; Margaret River; Marvel Loch; Meekatharra; Miling; Mount Barker; Mount Magnet; Mullewa; Mundaring; Nannup; Narembeen; Narrogin; Norseman; Northam; Northampton; Nukarni; Ongerup; Onslow; Pemberton; Piesseville; Pingelly; Pinjarra; Popanyinning; Port Hedland; Quairading; Roebourne; Salmon Gums; Sandstone; Southern Cross; Tambellup; Three Springs; Toodyay; Walpole; Waroona; Watheroo; Westonia; Williams; Wittenoom; Woodanilling; Wyalkatchem; Wyndham; Yarloop; York;

(ii) the year ending on the 30th day of June in respect of the following zones:—

Australind; Boyanup; Capel; Central; Eaton;

- (iii) the year ending on the 30th day of September in respect of the following zone:—
- (iv) the year ending on the 31st day of October in respect of the following zones:—

Albany; Ballidu; Boddington; Dalwallinu; Kojonup; Mingenew; Moora; Morawa; Perenjori; Pithara; Wagin; Wongan Hills; Wubin.

FACTORIES AND SHOPS ACT, 1963.

Department of Labour, Perth, 5th August, 1964.

F. and S. 693/60.

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

C. A. REEVE, Secretary for Labour.

Schedule.

Regulations.

- 1. In these regulations the Factories and Shops (Registration Fees) Regulations, 1964, made under the Factories and Shops Act. 1963, and published in the Government Gazette on the 16th December, 1963, are referred to as the principal regulations.
- Regulation 3 of the principal regulations is amended by adding after subregulation (3) the following subregulation:
 - (4) The provisions of this regulation do not apply to the registration of any premises in respect of which a Publican's General License, a Limited Hotel License, a Wayside House License, a Railway Refreshment Room License, an Australian Wine, Beer and Spirits License or an Australian Wine License is in force.

PLANT DISEASES ACT, 1914-1962.

Department of Agriculture, South Perth, 5th August, 1964.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Plant Diseases Act, 1914-1962, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE Director of Agriculture.

Schedule.

Regulations.

Principal

In these regulations the regulations relating to the diseases 1. In these regulations the regulations relating to the diseases called San Jose Scale (Quadraspidiotus perniciosus) and Citrus Red Scale (Aonidiella aurantii) made under the provisions of the Plant Diseases Act, 1914-1962, and published in the Government Gazette on the 27th December, 1962, and amended by notice published in the Government Gazette on the 29th August, 1963, are referred to as the principal regulations.

Schedule amended. 2. Part I of the Third Schedule to the principal regulations is amended, by substituting for the passage, "Diazinon 0.05% (2 pints of 20% emulsion)", where appearing in the last two lines of paragraphs 1 (a), 2 and 3, the passage, "an insecticide approved by the Director of Agriculture by notice in the Gazette, which insecticide shall be used in such concentration as the Director shall specify in that notice as being applicable in respect of that insecticide"

GOVERNMENT RAILWAYS ACT, 1904-1963.

Office of the Commissioner of Railways, Perth, 10th August, 1964.

HIS Excellency the Governor in Executive Council has been pleased to approve of the by-laws made by the Western Australian Government Railways Commission pursuant to the Government Railways Act, 1904-1963, as set forth in the schedule hereunder.

C. G. C. WAYNE, Commissioner.

Schedule.

By-laws.

Principal by-law. 1. By-law No. 90 made pursuant to the Government Railways Act, 1904 (as amended), and published in the Government Gazette on the 8th August, 1947, and amended from time to time thereafter by notices published in the Government Gazette, is in these by-laws referred to as the principal by-law.

Rule 2 amended.

- 2. Rule 2 of the principal by-law is amended-
 - (a) by substituting for paragraph (c), the following paragraph—
 - (c) to any native within such portion or portions of the State as the Governor by Proclamation declares from time to time to be an area or areas to which the provisions of section 150 of the Licensing Act, 1911 (as amended) applies; or;
 - (b) by substituting for paragraph (e), the following paragraph—
 - (e) to any person unless within the period commencing one hour before the arrival and terminating one hour after the departure of any passenger train or railway omnibus at or from such station between the hours of ten in the morning and ten at night in any part of the State except the Goldfields district and between the hours of nine in the morning and eleven at night in the Goldfields district; or; and
 - (c) by substituting for paragraph (f), the following paragraph—
 - (f) to any person at any time when other licensed premises are required under the Licensing Act, 1911 (as amended) to be closed, unless to passengers who have travelled or are about to travel on the railway or in a railway omibus a distance of not less than twenty miles to or from the station at which the railway refreshment room is situated.