

Government Gazette

OF

WESTERN AUSTRALIA

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No. 30]

PERTH: WEDNESDAY, 30th MARCH

[1966

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Subjaco.

Amendment to By-law No. 6 Relating to Zoning Made Under the Provisions of the Second Schedule of the Town Planning Act, 1928.

L.G. 84/64.

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 6th day of April, 1965, to amend and submit for confirmation by the Governor the following:—

That Zoning By-law No. 6 as published in the *Government Gazette* on the 30th September, 1958, and as amended from time to time be further amended as follows:—

By adding to Schedule 2A (Business Zone), Allotment 2, of Suburban Lot 278, Heytesbury Road, Subiaco.

Dated this 14th day of October, 1965. The Common Seal of the Council of the City of Subiaco was hereunto affixed in the presence of—

[L.S.]

J. H. ABRAHAMS, Mayor. G. O. EDWARDS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of March, 1966.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Town of Claremont.

By-laws Relating to the Lake Claremont Golf Centre—Amendment. L.G. 1133/63.

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 7th day of February, 1966, to make and submit for confirmation by the Governor, the following amendment to the bylaws relating to the Lake Claremont Golf Centre:—

Clause 44 is deleted and the following clause is substituted therefor:---

44. The following fees shall be paid by persons for playing or practising golf:----

Green Fees. Weekdays	9 holes 18 holes	Par 3. 40 cents 70 cents	Temporary 9-hole. 40 cents 80 cents
Saturdays, Sundays,			
Public Holidays	9 holes	50 cents	50 cents
	18 holes	80 cents	\$1.00
Concession—			
Ladies, Weekdays 9 a.m. to 4.30			
p.m.	9 holes	30 cents	
Press	18 holes	50 cents	
Sundry Charges-	10 110/05	ou cents	
~~!	half-hour or par	t thereof	20 cents 30 cents 20 cents

Dated this 11th day of February, 1966.

The Common Seal of the Town of Claremont was hereto affixed in the presence of—

[L.S.]

A. W. CROOKS, Mayor.

D. R. JEFFERYS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of March, 1966.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth.

By-laws Relating to Damage, Obstructions, and Misuse of Roads, Reserves, and Jetties.

L.G. 68/66.

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 15th day of February, 1966, to make and submit for confirmation by the Governor the following by-laws:—

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

1. By-law 14 is altered by the insertion after the definition of the term "hawker" of the following:---"Jetty has the meaning assigned to it by section 199 of the Local Government Act. 1960." 180. (1) No person shall without written authority of the Council commit any of the following acts:—

- (a) Break up damage or destroy the surface of a street way footpath or other public place, or
- (b) Break up damage or destroy any property vested in or under the care control or management of the Council, or
- (c) throw place or drain offensive noxious or dangerous fluid into a street way or other public place or into a gutter or drain or footpath in a street or way or other public place, or
- (d) deposit any obstruction box case crate milk bottle in a street way footpath or other public place, or
- (e) except in a receptacle provided for that purpose deposit any rubbish bottles glass or litter in any street way or other public place, or
- (f) throw place or leave or cause to be thrown placed or left orange peel fruit or other vegetable substances or offensive noxious dangerous substances on a street way footpath or other public place, or
- (g) obstruct a street way footpath or a water channel or a water course in a street way or footpath provided that this paragraph shall not prohibit the owner of a street or way or other public place which is not dedicated to public use but which the public are allowed to use or prohibit a person deriving title through the owner from exercising the right of closing it whether temporarily or otherwise, or
- (h) permit goods or merchandise including coal charcoal firewood soil fertilisers and building material from remaining in a street way footpath or other public place for a longer period than is necessary for delivering the goods or merchandise into the place of delivery, or
- (i) light a fire or burn rubbish or other material in a street or footpath, or
- (j) fell a tree on or across a street or footpath and prevent vehicles or persons having the free or unhindered use of any street or footpath, or
- (k) cause or permit water from a hose or sprinkler to interfere with the use by pedestrians of a street or footpath, or
- (1) break any glass earthenware or utensil in any street or footpath.

(1A) The Council may take possession of and remove to a place appointed by the Council and without being liable in damages or otherwise dispose of anything deposited upon a street way footpath or other public place contrary to the provisions of these by-laws and reinstate the street way footpath or public place at the expense of the person or persons responsible for the deposit excavation or injury to the street way footpath or other public place and recover from him or them in a Court of competent jurisdiction the expense incurred in the taking possession removal or disposal of the thing deposited or in such re-instatement.

3. By-law 232 is deleted and the following new by-law is inserted in its place:—

232. (1) No person shall without the authority of the Council destroy damage or interfere with any property vested in or under the care control or management of the Council.

(2) No person shall on any public reserve vested in or under the control care or management of the Council—

- (a) Throw stones or other missiles.
- (b) Cause a nuisance.

- (c) Except in a receptacle provided for that purpose deposit any rubbish utensils glass or litter.
- (d) Break any glass metal earthenware or utensil.
- (e) Be in a state of intoxication.
- (f) Behave in a disorderly manner or create or take part in any disturbance or use any foul or indecent language or commit any act of indecency.
- (g) Drive or ride or bring any vehicle except on those parts of the reserve set aside as roads or driveways.
- (h) Bet gamble or call the odds or offer to bet or gamble.
- (i) Climb over or upon any fence or gate.
- (j) Unlock or unfasten any gate unless duly authorised to do so.
- (k) Bring a dog unless on a leash held by a person.
- (1) Enter any dressing or training room or use any of the lockers unless authorised.
- (m) Camp lodge or tarry overnight or frequent for the purpose of camping lodging and tarrying overnight without the written consent of the Council having been first obtained.
- (n) Stamp stencil or affix or cause to be stamped stencilled or affixed any placard handbill notice advertisement or any document whatsoever without the written consent of the Council having been first obtained.
- (0) Sell or expose for sale any goods wares merchandise or things unless the consent in writing of the Council shall be previously obtained.
- (p) Light any fire without having first obtained the consent of the Council.
- (q) Play or practise at golf or strike a golf ball.
- (\mathbf{r}) Except upon a beach play sport on a Sunday without the consent of the Council."
- 4. By-law 275 is altered—
 - (a) by the deletion of the word "jetty" wherever occurring and by the substitution in its place of the words "bridge or jetty";
 - (b) by deleting paragraph (c) and substituting in its place the following:---
 - (c) Throw place or deposit any offensive noxious or dangerous substances.
 - (ca) Except in a receptacle provided for that purpose deposit any rubbish bottles utensils glass or litter.
 - (cb) Break any glass metal earthenware or utensil.

Dated the 15th day of February, 1966. The Common Seal of Shire of Perth was hereunto affixed by authority of a resolution of the Council in the presence of---

[L.S.]

M. STARKE, President.

L. A. EASTON, Acting Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 24th day of March, 1966.

LOCAL GOVERNMENT ACT, 1960. The Municipality of Snire of Perth. By-laws Relating to Parking Zones.

L.G. 400/65.

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 15th day of February, 1966, to make and submit for confirmation by the Governor the following by-laws:---

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

Section 14 of the Fifth Schedule is altered by the addition at the end thereof of the following:—"Scarborough: Westview Street—Portion of Swan Location 959 and being lots 437 and 438 on Plan 3168".

Dated the 15th day of February, 1966. The Common Seal of Shire of Perth was hereunto affixed by authority of a resolution of the Council in the presence of—

M. STARKE,

President. L. A. EASTON, Acting Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of March, 1966.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Perth. By-laws Relating to Zoning.

L.G. 400/65.

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 1st day of February, 1966, to make and submit for confirmation by the Governor the following by-laws:—

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

Section 12 of the Fifth Schedule is altered by the deletion of the words and figures "part of lot 61 on Diagram 11813" appearing in the item North Beach Road under the subheading Osborne and by the substitution in their place of the words and figures "Lot 3 on Diagram 32382".

Dated the 1st day of February, 1966. The Common Seal of Shire of Perth was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

M. STARKE, President.

L. A. EASTON, Acting Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of March, 1966.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Perth. By-laws Relating to Zoning.

L.G. 400/65.

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 15th day of February, 1966, to make and submit for confirmation by the Governor the following by-laws:—

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

Section 14 of the Fifth Schedule is altered by the addition at the end thereof of the following:—"Osborne—Waterloo Street: Portion of Perthshire Location Au and being lot 275 on Plan 2452."

Dated the 15th day of February, 1966.

The Common Seal of Shire of Perth was hereunto affixed by authority of a resolution of the Council in the presence of—

M. STARKE, President. L. A. EASTON,

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 24th day of March, 1966.

W. S. LONNIE, Clerk of the Council.

Acting Shire Clerk.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Canning. By-laws Amending By-laws Classifying South, Central, North and West Wards.

L.G. 75/64.

IN pursuance of the powers conferred upon it by the abovementioned Act and all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 31st May, 1965 to make and submit for confirmation by the Governor, the following By-laws:—

The By-laws of the Shire of Canning published in the Government Gazette on the 13th February, 1957 as amended from time to time thereafter, be amended as follows:—

1. By-law 13, is altered by the deletion of clause (2) and by the substitution in its place of the following clauses:—

(2) Except as provided in clause (3) hereof or in by-laws 27A, 28 or 29 no person shall in an Industrial Zone or in a Light Industrial Zone-

(a) Use the land within twenty feet of the street alignment except for one or more of the following purposes:—

(i) A means of access.

(ii) Lawns, gardens or the planting of trees or shrubs.

- (b) Use the land situated between twenty feet and fifty feet from the street alignment except for one or more of the following purposes:—
 - (i) A means of access.
 - (ii) The parking of vehicles used by employees and customers.
 - (iii) The loading and unloading of vehicles.
 - (iv) Lawns, gardens or the planting of trees or shrubs.
 - (v) If special permission of the Council shall be given thereto: trade display.

(3) In the case of a parcel of land having a frontage to more than one street no person shall in an Industrial Zone or in a Light Industrial Zone—

- a) Use the land within ten feet of the street alignment of the less important of the streets except for one or more of the following purposes:—
 - (i) A means of access.
 - (ii) Lawns, gardens or the planting of trees or shrubs.
- (b) Use the land situated between ten feet and thirty feet from the street alignment of the less important of the streets except for one or more of the following purposes:---
 - (i) A means of access.
 - (ii) The parking of vehicles used by employees and customers.
 - (iii) The loading and unloading of vehicles.
 - (iv) Lawns, gardens or the planting of trees or shrubs.
 - (v) If special permission of the Council shall be given thereto: trade display.

And the Council shall in each case determine which is or are the less important street or streets.

(4) In this sub-bylaw the term "land adjoining a street" shall mean that portion of the parcel of land which lies within twenty feet of the street alignment. Provided that if the parcel of land has a frontage to more than one street the term shall in respect of the less important street or streets (as determined by the Council) mean that portion of the parcel of land which lies within ten feet of the street alignment of such less important street or streets.

The occupier of land within an Industrial Zone or within a Light Industrial Zone shall within twelve months from the first occupation of a building constructed thereon after this by-law comes into force—

- (a) plant and thereafter maintain lawns or gardens on so much of the "land adjoining the street" as is situated between a building and a street alignment but with the exception of such part thereof as is used or set aside as a means of access; and
- (b) on so much of the "land adjoining the street" as is not situated between a building and a street alignment either plant and thereafter maintain lawns or gardens or plant and thereafter maintain trees or shrubs not more than fifty feet apart.

(5) In an Industrial Zone and in a Light Industrial Zone no building shall be erected within ten feet of one of the side boundaries of the parcel of land in order that provisions may be made for access to the rear or side of the building for the removal of rubbish or waste products.

2. By-law 27 is altered by the deletion from paragraph (c) of the words and figures "thirty (30)" and by the substitution in their place of the words and figures "fifty (50)".

3. By-law 29 is altered by the deletion of paragraph (c) and the substitution in its place of the following:—

(c) In an Industrial Zone and in a Light Industrial Zone a person may erect a building nearer than fifty feet but not nearer than thirty feet to the street alignment of the less important of the streets and the Council shall in each case determine which is or are the less important street or streets.

Dated this 28th day of February, 1966. The Common Seal of Shire of Canning was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

E. CLARK,

President.

N. I. DAWKINS, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the 24th day of March, 1966.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960.

Municipality of the Shire of Rockingham.

Adoption of Draft Model By-law Relating to Vehicle Wrecking.

L.G. 40/66.

IN pursuance of the powers conferred upon it by the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 11th day of January, 1966, to adopt without amendment the Local Government Model By-laws (Vehicle Wrecking) No. 17, as published in the Government Gazette of the 12th October, 1965.

The Common Seal of the Municipality was hereto affixed this 17th day of January, 1966, in the presence of—

[L.S.]

A. POWELL, President.

D. J. CUTHBERTSON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 8th day of March, 1966.

LOCAL GOVERNMENT ACT, 1960.

The Municipality of the Shire of Ravensthorpe.

By-laws Relating to Clearing of Land and Removal of Refuse, Rubbish, and Disused Material.

L.G. 97/66.

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 21st day of January, 1966, to make and submit for confirmation by the Governor, the following by-laws:---

- 1. If there is-
 - (a) on any vacant land within the district any trees, scrub, undergrowth or rubbish; or
 - (b) on any land within the district any refuse, rubbish, or disused and any land within the district any refuse, refuse, or district material whether of the same kind as, or a different kind from those here specified, which in the opinion of the Council is likely to affect adversely the value of adjoining property or the health, comfort or convenience of the inhabitants thereof;

the Council may cause a notice under the hand of the Shire Clerk to be served on the owner or occupier of such land requiring him, within the time specified in such notice, to clear the land of such trees, scrub, undergrowth or rubbish, or remove such refuse, rubbish, or disused material from such land.

2. Every owner or occupier of land upon whom a notice is served under by-law 1 of these by-laws shall comply with such notice within the time therein specified.

3. Where the owner or occupier does not clear the land or remove the refuse, rubbish or disused material as required by the notice given by the Council, the Council may, without payment of any compensation in respect thereof, clear or remove it and dispose of it at the expense of, and recover in a court of competent jurisdiction the amount of the expense from, the owner or occupier to whom the notice was given.

Any person who fails to comply with any notice served under by-law No. 1 of these by-laws commits an offence against these by-laws and on conviction shall be liable to a penalty not exceeding fifty pounds.

Dated this 21st day of January, 1966.

The Common Seal of the Shire of Ravensthorpe was hereunto affixed by authority of a resolution of the Council in the presence of-

[L.S.]

L. M. GORDON, President. A. J. PEDDER,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 24th day of March, 1966.

LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Tammin. Adoption of Draft Model By-laws Relating to Removal and Disposal of Obstructing Animals or Vehicles (No. 7).

L.G. 92/66.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Act, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of December, 1965, to adopt the Draft Model By-laws relating to Removal and Disposal of Obstructing Animals or Vehicles No. 7, as published in the *Government Gazette* of 1st August, 1962, and as amended in the *Government Gazette* of 6th November, 1964.

Dated this 17th day of December, 1965. The Common Seal of the Shire of Tammin was affixed hereto in the presence of—

A. ROGERS,

Recommended---

[L.S.]

Shire Clerk.

L. A. LOGAN, Minister for Local Government.

G. C. GERICKE,

Approved by His Excellency the Governor in Executive Council this 24th day of March, 1966.

W. S. LONNIE, Clerk of the Council.

President.

CEMETERIES ACT, 1897-1962. Karrakatta Cemetery Board.

Karrakatta General Cemetery By-laws.

Department of Local Government, Perth, 24th March, 1966.

L.G. 100/56.

HIS Excellency the Governor in Executive Council acting under the provisions of the Cemeteries Act, 1897-1962, has been pleased to approve of the by-laws made by the Karrakatta Cemetery Board (as Trustees of the Karrakatta Public Cemetery) as set out in the Schedule hereunder.

R. C. PAUST, Secretary for Local Government.

Schedule.

1. The By-laws made by the Karrakatta Cemetery Board (as Trustees of the Karrakatta Public Cemetery) under the provisions of the Cemeteries Act, 1897-1962, published in the *Government Gazette* of the 17th November, 1944, and amended from time to time, are referred to in these By-laws as the Principal By-laws.

2. The Principal By-laws are amended as under:---

Item 6. Ministers Fee for each Interment-

Delete £1 1s. 0d.

Substitute \$4.00.

The By-law set out in the above schedule was made by the Karrakatta Cemetery Board at a duly convened meeting of the Board held on the 9th day of February, 1966.

H. L. DOWNE,

Chairman. W. MANNERS,

Secretary.

CEMETERIES ACT, 1897. South Caroling Public Cemetery.

L.G. 69/54.

IN pursuance of the powers conferred upon them by the abovementioned Act, the trustees of the South Caroling Public Cemetery Board hereby records having resolved on the 14th March, 1966, to make and submit for confirmation by the Governor, the following By-laws:—

1. The By-laws of the South Caroling Public Cemetery published in the Government Gazette of the 18th March, 1921, and amended from time to time thereafter, are hereby further amended as follows:

Clause (a) in Schedule A is amended by substituting for the expression "10.0" as the second item for sinking a grave for any child under seven years, the expression "\$5.00".

Clause (b) in Schedule A is amended by substituting for the expression "1.0.0" as the fifth item for sinking a grave for any adult the expression "\$10.00", and by substituting for the expression "10.0" as the sixth item for sinking a grave for any child under seven years, the expression "\$5.00".

Dated this 14th day of March, 1966.

A. LOHOAR,

Chairman. J. H. STONE, Secretary.

Recommended-

L. A. LOGAN. Minister for Local Government.

Approved by His Excellency the Governor, in Executive Council this 24th day of March, 1966.

W. S. LONNIE, Clerk of the Council.

EDUCATION ACT, 1928-1965.

Education Department, Perth, 11th March, 1966.

HIS Excellency the Governor in Executive Council has been pleased to approve of the regulations set forth in the Schedule hereunder made by the Minister for Education pursuant to the provisions of section 28 of the Education Act, 1928-1965.

T. L. ROBERTSON Director-General of Education.

Schedule. Regulations.

Principal regs.

In these regulations the Education Act Regulations, 1960, published in the Government Gazette on the 26th July, 1960, and amended from time to time prior to the 3rd December, 1963, and reprinted as so amended pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on the 7th April, 1964, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

General 2. The principal regulations, except regulation 13 and regula-amendment tion 202A thereof, are amended by substituting for every reference currency. therein to an amount of money, whether expressed in words or (Amendment figures, a reference to the amount of money expressed in terms of No. R105.) decimal currency that corresponds to the first-mentioned amount decimal currency that corresponds to the first-mentioned amount calculated on the basis of the equivalents set out in Part A of the Second Schedule to the Decimal Currency Act, 1965.

Reg. 3 3. Regulation 3 of the principal regulations is amended by amended. substituting for the passage, "Division 2.—Students—Regulations No. R105.) 195-202." in line four of the item, "PART IX.—TEACHERS' COL-LEGES.", the following passage—

Division 2.---Education Department Students--Regulations 195-202.

Division 2a .-- Private Students-Regulation 202A.

Reg. 13 amended. (Amendment No. R107.)

4. Regulation 13 of the principal regulations is amended-

- (a) by substituting for the passage, "five shillings (5s.)" passage, "fifty cents (50c)";
- (b) by substituting for the passage, "seven shillings and sixpence (7s. 6d.)" in the last line of paragraph (b) of subregulation. (1), the passage, "seventy-five cents (75c)"
- (c) by substituting for the passage, "two shillings and sixby substituting the passage, two similings and six-pence (2s. 6d.) per day in respect of that child or fourpence and one halfpenny ($4\frac{1}{2}d$.)" in lines eight, nine and ten of subregulation (2), the passage, "twenty-five cents (25c) per day in respect of that child or three and three-quarter cents ($3\frac{3}{4}c$)".

Reg. 111
amended.
(Amendment graph (a) of subregulation (1), the passage, "; and for the purposes of this paragraph where a deputy principal of a secondary or technical school who is being paid the responsibility allowance of a Grade 1 deputy principal fills temporarily the position of principal of the responsibility to the the responsibility allowance of a second of his school, he shall be paid the allowance equivalent to that paid on the fifth year of the principal's scale".

Heading prior to reg. 195 amended. (Amendment No. R109.)

6. The heading immediately preceding regulation 195 is amended by substituting for the word, "Students", the words, "Education Department Students".

Reg. 202A (Amendment No. R110.)

and heading ately after Regulation 202, the following heading and regulation:— added. Division 2a .--- Private Students.

7. The principal regulations are amended by adding immedi-

202A. (1) Students other than those referred to in Regulation 200 of these regulations, may be admitted to a teachers' college and, unless the Minister determines other-

wise, shall be required to pay a tuition fee.

(2) (a) The tuition fee referred to in subregulation (1) of this regulation shall be four hundred dollars (\$400) per annum for all private students accepted for a course of training on or after the first day of January, 1966.

The tuition fee for students accepted for a course of training prior to the first day of January, 1966, shall be one hundred and sixty dollars (\$160) per annum.

(3) Private students shall pay such fees as may be determined by the Director-General for membership of clubs and societies associated with the teachers' colleges.

(4) Private students are subject to the provisions of regulation 199, subregulation (1) of regulation 201, and regulation 202 of these regulations.

(5) Notwithstanding subregulation (2) of this regulation, the Minister may reduce or waive the fee for a private student in special circumstances of which he shall be the sole judge.

Reg. 212 amended. (Amendment No. R111.) 8. Regulation 212 of the principal regulations is amended-

- (a) by substituting for the words, "a minimum average of five classes per term is" in lines one and two of para-graph (a) of subregulation (1), the passage, "classes with a weekly average of at least 90 student hours are";
- (b) by substituting for the passage, "a minimum average of 24 classes per term is" in line two of paragraph (c) of subregulation (1), the passage, "classes with weekly average of at least 750 student hours are";
- (c) by substituting for the passage, "average number of classes per term which, in the opinion of the Director-General, is" in lines four and five of paragraph (a) of subregulation (2), the passage, "weekly average of student hours that in the opinion of the Director-General are";
- (d) by substituting for subregulation (3), the following subregulation:-

(3) The classification or reclassification of a centre referred to in paragraph (a) of subregulation (2) of this regulation shall be assigned in accordance with the following table:

Table of Classification of Part-time Technical Centres.

Classificati of Centre						ge Weekly ent Hours.
1					3,000	to 6,000
$\overline{2}$					1,500	to 2,999
3					750	to 1,499
4					375	to 749
5					180	to 374
6					в	elow 180
	A part-t	ime c	entre i	s one	in whic	h instructio

ion is normally provided in the buildings of a secondary school after 3.30 p.m.

Table of Classification of Full-time Technical Centres

		U U	01101000.		
Classification	1				Average Weekly
of Centre.					Student Hours.
1					1,500 to 3,000
2					750 to 1,499
3	• · · ·				Below 750
Α	full-t	ime ce	ntre is	one	in which instruction
is pro					time from 8.0 a.m.

onwards in buildings which include some facilities specially provided for technical education. ; and (e) by revoking subregulation (4) and subregulation (5).

9. Regulation 213 of the principal regulations is amended-

- (a) by substituting for the words, "number of classes per term run" in line one, the words, "weekly number of student hours"; and
- (b) by substituting for the words, "number of classes for the year" in the last line, the words, "weekly number of student hours".

Schedule 2 10. Schedule 2 to the principal regulations is amended by amended. deleting paragraphs (c) and (d) under the heading, "2.—OTHER No. R113.)

(Amendment No. R114.) Tape Recorders purchased and the following item:-11. Schedule 6 to the principal regulations is amended by add-

Tape Recorders purchased after 1st January, 1966: £ for £ to a maximum of £50 for secondary schools and junior high schools. .

Reg. 213 amended. (Amendment No. R112.)

STOCK DISEASES ACT, 1895-1960.

Department of Agriculture, South Perth, 24th March, 1966.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 6 of the Stock Diseases Act, 1895-1960, has been pleased to make the regulations set forth in the schedule to the attached notice.

T. C. DUNNE

Director of Agriculture.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Stock Diseases Act Regulations, 1962, published in the Government Gazette on the 31st May, 1962, and amended from time to time thereafter by notices published in the Government Gazette, are referred to as the principal regulations.

Reg. 2 amended.

2. Regulation 2 of the principal regulations is amended by inserting after the word, "AREAS" in line seven, the words, "AND THE WEST KIMBERLEY PROTECTED AREA".

Heading of Part IV amended.

3. The heading immediately following regulation 41 of the principal regulations is amended by substituting for the passage, "— (STOCK, ANIMAL MANURE)" in line two thereof, the passage, "AND THE WEST KIMBERLEY PROTECTED AREA (STOCK-MANURE)".

Reg. 42A 4. The principal regulations are amended by added. regulation 42 the following heading and regulation:-The principal regulations are amended by adding after

West Kimberley Protected Area.

42A. The West Kimberley Protected Area shall com-42A. The West Kimberley Frotected Area shall com-prise all that portion of the State bounded on the east and the south by lines starting from the intersection of the low water mark of the Indian Ocean with longitude 126 degrees east adjacent to Parry Harbour and extending south to a north-eastern boundary of Pastoral Lease 396/423; thence generally south-easterly along boundaries of that lease to the watermark could water an extended Lease the westernmost south-western corner of Pastoral Lease 396/769; thence northerly, easterly and generally southerly along boundaries of that lease and Pastoral Lease 396/423 aforesaid to the easternmost south-eastern corner of the lastmentioned lease; thence easterly along the northern boundary of Pastoral Lease 396/648 and easterly, southerly, westerly, again southerly, again westerly and northerly along boundaries of Pastoral Lease 396/539 to the northeastern corner of Pastoral Lease 396/613; thence westerly, southerly and easterly along boundaries of that lease to the north-western corner of Pastoral Lease 3114/587; thence southerly, westerly and again southerly along boundaries of that lease to a northern boundary of Pastoral Lease 396/483; thence easterly and southerly along boundaries of that lease to the easternmost north-eastern corner of Pastoral Lease 396/558; thence southerly along the eastern boundary of that lease and southerly and westerly along boundaries of Pastoral Lease 396/757 to the south-western corner of the lastmentioned lease; thence generally south-erly along eastern boundaries of Pastoral Lease 396/483 aforesaid to a north-eastern boundary of Pastoral Lease 206/440; thence generally gouth costory of westerly along 396/440; thence generally south-easterly and westerly along boundaries of that lease to the northernmost north-western corner of Pastoral Lease 396/727; thence southerly, easterly and again southerly along boundaries of that lease to the easternmost south-eastern corner of Pastoral Lease 3114/586; thence westerly, southerly and again westerly along boundaries of that lease to longitude 126 degrees east aforesaid; thence south to latitude 20 degrees south and thence west to the low water mark of the Indian Ocean aforesaid adjacent to Larrey Point. Including adjacent islands.

Reg. 43 amended.

Reg. 43A added. 5. Regulation 43 of the principal regulations is amended by deleting subregulations (2) and (3).

6. The principal regulations are amended by adding after regulation 43 the following regulation:—

43A. (1) A person shall not introduce cattle into the West Kimberley Protected Area from elsewhere in the Kimberley Quarantine Area unless a permit in writing has been obtained from an inspector.

(2) A permit issued pursuant to this regulation shall not be granted unless the cattle are intended for movement either direct to a meatworks, for immediate slaughter, or direct to a port for shipment.

(3) Cattle moved pursuant to a permit issued under this regulation shall upon arrival at their destination, be delivered into an approved cattle-proof enclosure and there held pending slaughter or shipment, as the case may be, but cattle, that have been inoculated against pleuropneumonia, under the supervision of an inspector, with an approved vaccine, within six months prior to the date of entry into the West Kimberley Protected Area, shall not be required to comply with this requirement.

(4) Cattle travelling on the hoof for movement direct to a meatworks, to a port for shipment, or to a loading point, situated within the West Kimberley Protected Area, for subsequent transport by road direct to a meatworks or a port of shipment, shall be vaccinated against pleuropneumonia, under the supervision of an inspector, with an approved vaccine within six months prior to the date of entry in that Protected Area. 833