

# Governmen Bazette

OF

# WESTERN AUSTRALIA

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No. 83]

THURSDAY, 5th SEPTEMBER PERTH:

[ 1968

# MOTOR VEHICLE DRIVERS INSTRUCTORS ACT, 1963.

Police Department, Perth, 22nd August, 1968.

Police. 64/354.

HIS Excellency the Lieutenant-Governor in Executive Council acting pursuant to the powers conferred by the Motor Vehicle Drivers Instructors Act, 1963, has been pleased to make the regulations set out in the schedule hereunder.

> R. T. NAPIER, Commissioner of Police.

# Schedule

# Regulations.

Principal 1. In these regulations, the Motor Vehicle Drivers Instructors regulations, 1964, published in the Government Gazette on the 10th March, 1964, and amended by regulations so published on the 5th April, 1965, are referred to as the principal regulations.

Reg. 13 amended.

- 2. Regulation 13 of the principal regulations is revoked and the following regulation is substituted:—  $\,$ 
  - 13. The following fees are payable in respect of the several matters mentioned:-

		\$
On	the issue of an Instructor's Permit	2.00
On	the issue of an Instructor's Licence	6.00
On	examination by The National Safety Council of	
	Western Australia Incorporated or other pre-	
	scribed body	6.00
On	entering into a training course with the National	
	Safety Council of Western Australia Incor-	
	porated or other prescribed body	100.00
On	the issue of a replacement licence or permit	0.50

Reg. 14 amended.

3. Regulation 14 of the principal regulations is amended by substituting for the words, "fifty pounds", at the end of the regulation, the words, "one hundred dollars".

Schedule

The Schedule to the principal regulations is amended by converting the monetary references in Forms 1, 2 and 3 to the equivalent amounts in decimal currency, in every case.

#### COUNTRY AREAS WATER SUPPLY ACT, 1947-1964.

Department of Public Works, Perth, 21st August, 1968.

THE Minister for Water Supply, Sewerage and Drainage, acting pursuant to the provisions of the Country Areas Water Supply Act, 1947-1964, has been pleased to make the by-laws set forth in the schedule hereunder.

J. McCONNELL, Under Secretary for Works.

#### Schedule. By-laws.

Principal by-laws.

1. In these by-laws the by-laws made under and for the purposes of the Country Areas Water Supply Act, 1947-1964, as reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette of the 1st May, 1968 and subsequently amended by a notice published in the Government Gazette on the 24th July, 1968, are referred to as the principal by-laws.

By-law 104A amended.

- 2. By-law 104A of the principal by-laws is amended—
  - (a) as to sub-bylaw (1)—
    - (i) by substituting for the item, "Class 6.—Orchards, Piggeries, and Poultry Farms.", the item, "Class 6.— Irrigation Purposes—Vegetable and fruit growing for market."; and
    - (ii) by deleting the item, "Class 6A.—Market Gardens.";
  - (b) as to sub-bylaw (4), by substituting for the passage, "Class 6A", in line two, the passage, "Class 6".

By-law 104B amended. 3. By-law 104B of the principal by-laws is amended by substituting for the passage, ", Class 6 or Class 6A" in line three of subbylaw (1), the passage, "or Class 6".

Second Schedule amended. 4. The Second Schedule to the principal by-laws is amended by deleting the items, "Class 6.—Orchards, Piggeries and Poultry Farms:" and "Class 6A—Market Gardens:" and substituting therefor the following item:—

Class 6—Irrigation Purposes—Vegetable and fruit growing for market:

First 60,000 gallons consumed	 	 20
Next 40,000 gallons consumed	 	 25
Over 100,000 gallons consumed	 	 27.5

## FREMANTLE PORT AUTHORITY ACT, 1902-1965.

THE Fremantle Port Authority, acting pursuant to the provisions of the Fremantle Port Authority Act, 1902-1965, hereby makes the regulations set forth in the schedule hereunder.

#### Schedule Regulations.

Principal regulations.

1. In these regulations, the regulations made by the Fremantle Port Authority, under the Fremantle Port Authority Act, 1902-1965, reprinted pursuant to the Re-printing of Regulations Act, 1954, and published as so re-printed in the Government Gazette on the 14th September, 1967, with all amendments up to and including the 14th February, 1966 (including those deemed to be amendments pursuant to Section 8 of the Decimal Currency Act, 1965) and amended from time to time thereafter, by notices so published, are referred to as the principal regulations.

Reg. 379 amended.

- 2. Regulation No. 379 of the principal regulations is amended by substituting for the numerals, "25", in the penultimate line, the numerals, "15".
- 3. Passed by resolution of the Fremantle Port Authority at a meeting of the said Authority held on the 8th day of August, 1968.

The Common Seal of the Fremantle Port Authority was at the same time affixed and impressed thereto by order and in the presence of—

J. McCONNELL,
Chairman.
MAX B. GRACE,
Commissioner.
C. A. FAULDS,
Secretary.

[L.S.]

#### MILK ACT, 1946-1965.

Milk Board of Western Australia, Claremont, 22nd August, 1968.

HIS Excellency the Lieutenant Governor in Executive Council, acting pursuant to the powers conferred by section 76 of the Milk Act, 1946-1965, has been pleased to approve the regulations made by the Minister for Agriculture as set out in the schedule hereunder.

F. K. WRIGHT, Chairman, Milk Board of Western Australia.

#### Schedule.

#### Regulations.

Principal regulations.

1. In these regulations, the regulations made under the Milk Act, 1946 (as amended) and reprinted pursuant to the Reprinting of Regulations Act, 1954, as published in the Government Gazette on 27th April, 1965 and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 107A revoked.

2. Regulation 107A of the principal regulations is revoked.

#### LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Perth.

By-law Relating to Zoning.

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

L.G. 606/68.

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 20th day of May, 1968, to make and submit for confirmation by the Governor the following amendment to By-law No. 64:—

That all those pieces of land being:-

- (i) portion of Perthshire Location 1 and being that part of Lot 120 on Plan 2848 comprised in Diagram 35702 and being portion of the land contained in Certificate of Title Volume 1026, Folio 746;
- (ii) part of Perthshire Location 1 and part of Lot 101 on Plan 2848 and being that part of the land comprised in Certificate of Title Volume 1012, Folio 833 as will remain after excising the portion shown brown and marked "Road Widening" on Diagram 35702;
- (iii) part of Perthshire Location 1 and being that part of Lot 121 on Plan 2848 as will remain after excising the portion shown coloured brown and marked "Road Widening" on Diagram 35702 and being part of the land comprised in Certificate of Title Volume 1926, Folio 746,

be classified and included in No. 1 Zone and that the North Perth, Mount Hawthorn, Wembley, Leederville Zoning Plan No. 64 be amended accordingly.

Dated the 8th day of July, 1968.

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

[L.S.]

A. C. CURLEWIS, Deputy Lord Mayor.

G. O. EDWARDS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by his Excellency the Lieutenant-Governor in Executive Council, this 22nd day of August, 1968.

#### LOCAL GOVERNMENT ACT, 1960.

The Municipality of the City of Perth. By-law No. 72—Motels—Amendment.

L.G. 266/61.

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 22nd day of April, 1968, to make and submit for confirmation by the Governor the following amendments to By-law No. 72:

- That paragraph (2) of Clause 4 thereof be amended by deleting the words "comprise more than two stories or" in line one thereof.
- That a new paragraph be added to Clause 4 after paragraph (3) as follows:-
  - (4) A motel building that comprises more than two storeys shall be so constructed as to incorporate a passenger lift serving each storey and being of a size and standard approved by the Council.

Dated this 22nd day of July, 1968.

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

[L.S.]

T. E. WARDLE, Lord Mayor. G. O. EDWARDS, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 22nd day of August, 1968.

F. P. KNIGHT, Clerk of the Council.

### DOG ACT, 1903.

The Municipality of the Town of Cottesloe.

By-laws Relating to Dogs.

L.G. 228/64.

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 26th day of June, 1968, to make and submit for confirmation by the Governor the following amendment to by-laws published in the Government Gazette of 23rd June, 1964 and subsequently amended by notice published in the Government Gazette of 12th April, 1967:—

A new by-law is added after by-law 17 as follows:

The owner of a dog shall prevent that dog from wandering at large without any effective control upon any road being vested in or under the control of the Council.

Dated the 8th day of July, 1968.

The Common Seal of the Town of Cottesloe was hereunto affixed this 10th day of July, 1968, by the Mayor in the presence of the Town Clerk.

C. L. HARVEY,

Mayor.

D. G. HILL, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 22nd day of August, 1968.

### LOCAL GOVERNMENT ACT, 1960. The Municipality of the Shire of Perth. By-laws Relating to Public Golf Links.

L.G. 617/68.

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 9th day of July, 1968, 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:—

After By-law 501 the following new by-laws are inserted.

#### Public Golf Links.

- 501A. In by-laws 501B to 501QQ unless the context otherwise requires-
  - "The Golf Course Reserve" shall mean the land described in the Schedule hereto. "Golf Course" shall mean that portion of the Golf Course Reserve which is laid out as a Golf Course.
  - "Green Fees" shall mean the fees prescribed in By-law 501QQ hereof.
  - "Controller" shall mean the person for the time being appointed by the Council of the Shire of Perth to direct and control and manage the Golf Course on behalf of the Shire of Perth.
- 501B. No person shall enter the golf course reserve otherwise than by the public entrance gateway unless authorised by the Council and no person shall enter the golf course reserve except during the hours and days on which the golf course is open for playing or practising.
- 501C. The golf course shall be open for the playing or practising of golf from 8.30 a.m. to 6.30 p.m. or at such other hours as the Council may from time to time fix and on all days except those on which the golf course shall be declared closed by order of the Council.
- 501D. No person who offends against decency as regards dress, language or conduct shall enter or remain in the golf course reserve or any building erected thereon and any person behaving in a disorderly manner or creating or taking part in any disturbance or using indecent or abusive language or committing any nuisance or in any way offending against decency in the golf course reserve or being found therein in a state of intoxication or otherwise offending shall be liable to be forthwith removed by any officer or servant of the Council or by any Police Constable and shall be guilty of an offence against these by-laws.
- 501E. No person shall park a bicycle, motor cycle, motor car or other vehicle on any portion of the golf course reserve excepting on such areas paved and set apart for that purpose as indicated by a notice board and every person using such area shall obey any order or direction given by an officer of the Council or person authorised by the Council.
- 501F. The Council may at any time by notice posted at the public entrance gateway to the golf course reserve prohibit the taking of a bicycle, motor cycle, motor car or other vehicle to any portion of the golf course reserve.
- 501G. The Controller may at any time refuse permission for any person to enter onto and remain on any portion of the golf course reserve but any person aggrieved by such refusal may appeal to the Council in writing and the Council's decision upon such appeal shall be final.
- 501H. Every person entering the golf course reserve by the public entrance gateway shall, on days directed by the Council, pay an entrance fee not exceeding seventy five cents provided that such entrance fee shall not be chargeable to persons in possession of a ticket or receipt authorising such persons to play or practise golf on the day of entry.
- 501I. No person shall gather, pick up, cut, dig up, remove, or have in his possession whilst in the golf course reserve, or take away therefrom, any shrub, flower, grass or other vegetation.
- 501J. No person shall do anything which may cause or be likely to cause damage by fire to anything growing within the golf course reserve.
- 501K. No person shall take or suffer any dog to enter into or remain in any part of the golf course reserve unless such dog is confined in a motor car or other similar vehicle and no person shall take or allow horses, cattle, sheep and goats and other animals to enter into or remain upon any part of such golf course reserve.
- 501L. No person shall play or practise golf on any portion of the golf course reserve except and only on such parts of the reserve as may from time to time be laid out for play or practise.
- 501M. No person not being a player or employee of the Council shall cross or trespass upon any portion of the golf course prepared for play or practise or on any practice putting greens, except with the permission of the Council or the Controller.
- 501N. No person shall go upon any portion of the golf course reserve when by doing so injury is likely to be caused to the portion laid out as a golf course or practice area or any part thereof and when notices have been posted warning persons not to go upon the said land.

- 5010. No person, except an officer or workman employed by the Council shall enter upon any part of the golf course reserve enclosed or set apart for a nursery for trees, plants, grass plots, flowers or shrubs, nor shall any person, without lawful excuse, enter any enclosure or area thereon wherein a house, pump house or equipment shed is located.
- 501P. (1) No person shall wilfully obstruct any portion of the golf course reserve nor shall any person damage or interfere in any way with any plant or machinery thereon or with the tees, greens, bunkers, mounds or the approaches thereto, or the sloping sides thereof, or the fairways on the golf course, or any prepared portions of the golf course reserve, or any equipment or notices set up thereon by the Council.
- (2) No person shall wilfully write upon or damage writing upon, buildings and signs on the golf course reserve.
- (3) No person shall, except in a receptacle provided for that purpose, deposit any rubbish, bottle, glass or litter on any portion of the golf course reserve.
- 501Q. No person shall enter upon or pass over the tees, fairways, greens, bunkers, mounds or the approaches thereto, or the sloping sides thereof, unless such person has permission to play golf on the golf course and has paid the necessary fees or is otherwise authorised so to do by the Council.
- 501R. No person other than a person authorised to play golf on the golf course or a person authorised as set out hereunder to act as a Caddie and while so acting, shall pick up, remove or have in his possession on the golf course reserve any golf ball.
- 501S. No person except the Controller or professional (if any) employed by the Council shall offer for sale any golf ball or any golf equipment within the golf course reserve except from the Controller or professional.
- 501T. No person shall for a fee coach or instruct any person in the playing of golf within the golf course reserve unless with the consent in writing of the Council first obtained.
- 501U. No person shall offer for employment or be employed for a fee as a Caddie unless with the permission of the Controller first obtained and any such Caddie shall abide by any directions given by the Controller as being reasonable and consistent with these by-laws, and no Caddie of school age shall be eligible for employment on the golf course during school hours on school days.
- 501V. Any written permission granted or ticket or receipt issued in pursuance of these by-laws shall be produced for inspection at any time to any person duly authorised by the Council to demand the production of the same.
- 501W. No person shall be permitted to play on the golf course reserve until he has first paid the green fee fixed by the Council and shall have first obtained and be in possession of a ticket or receipt issued by the Controller and any person found playing golf in contravention of this by-law shall be liable, in addition to any penalty prescribed, to be refused by the Council entrance to the golf course reserve for such period as the Council may, in each particular case, determine.
- 501X. All persons authorised to play golf on the golf course must play the holes in the correct sequence commencing at the first tee or, if so directed, at the tenth tee unless otherwise authorised by the Controller.
- 501Y. No person shall play golf on the golf course if such person is not in full possession of sufficient and suitable golfing equipment for that purpose nor if in the opinion of the Controller such person is not reasonably and suitably dressed to play golf. Sufficient and suitable golfing equipment for the purpose of this By-law shall comprise not less than one putter, two clubs and not less than two golf balls and a golf bag.
- 501Z. Every player shall endeavour to keep his position in the order of play on the golf course and when a player is unable to do so for any reason he shall invite and permit the player or players next following him to play through.
- 501AA. All golf-bag buggies shall have a width of tyre not less than one inch and no person shall take a golf-bag buggy or any other such conveyance fitted with wheels or allow any such golf-bag, buggy or equipment to be taken on to any part of the golf course laid out as a putting green.
- 501BB. The number of persons playing together in any group shall not exceed four and, in order to facilitate the even flow of play the Controller may direct golfers at the commencement of the round to form into groups not exceeding four. No person shall behave in an unruly manner on the golf course reserve and no person shall, by conduct, cause inconvenience, annoyance or obstruction to any member of the public or officer of the Council.
- 501CC. Any person authorised to play golf on the golf course must commence play at the time directed by the Controller and any person who, for any reason is unable to commence play at the time so directed shall forfeit any priority of play.
- 501DD. The ticket or receipt issued in pursuance of these By-laws shall be available only for that part of the day on the date for which the ticket is dated for use.

501EE. No person shall play any other game of sport other than golf on the golf course reserve.

501FF. All players must observe and comply with the directions of the Controller in respect to any special conditions of play.

501GG. All persons admitted to the golf course reserve are admitted upon the condition that neither the Council nor any person for whose acts the Council is responsible in law shall be liable to any person so admitted for injury or damage sustained by that person through the act, default or omission of any other person so admitted.

501HH. Every person playing on the golf course shall at all times observe the rules and etiquette of golf.

501II. No person shall remain on any part of the golf course reserve nor any building thereon after the hour of 6.30 p.m. unless in possession of written authority from the Controller or the Council so to do.

501JJ. No person shall take onto the golf course reserve any intoxicating liquor nor shall any person consume intoxicating liquor thereon except upon such part of the said reserve as is set aside for such purpose and which is licensed with the appropriate license under the Licensing Act, 1911-1965.

501KK. No person shall practise golf shots on the tees, fairways and greens on the golf course and no person shall practise golf shots except on those parts of the golf course reserve indicated by notice board and prepared for such practise.

501LL. No person shall be permitted to practise golf shots on any portion of the golf course reserve until he has first paid the fee fixed by the Council for such practise and shall have first obtained and be in possession of a ticket or receipt issued by the Controller.

501MM. No person authorised to play golf on the golf course may be accompanied by a non-playing spectator except by consent first obtained of the Controller, and no person under the age of 14 years shall play or practise golf on the golf course reserve.

501NN. The Council may withdraw, cancel or annul any permission receipt or ticket authorising any person to play on the golf course.

50100. No person shall remain on the golf course reserve when lawfully directed by the Controller to leave same.

501PP. Every person who shall commit a breach of any of the provisions of these by-laws may be forthwith removed from or directed to leave the golf course reserve by the Controller, and such person shall, in addition be liable to prosecution for such breach.

501QQ. The following fees shall be paid for playing or practising golf:-

		cents
18 holes (Monday to Friday)		50
9 holes (Monday to Friday)		30
18 holes (Saturdays and Sundays and public holidays)		75
9 holes (Saturdays and Sundays and public holidays)		40
Practice on days to be fixed by the Council, for each	half	
hour or part thereof		10

# The Schedule.

All that piece of land being Swan Location 7690 and being Reserve No. 27391 vested in the Council of the Shire of Perth for the purpose of a public golf course and containing 118 acres 2 roods 21 perches.

Dated the 9th day of July, 1968.

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

[L.S.]

M STARKE,

President.

L. P. KNUCKEY,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council, the 22nd day of August, 1968.

#### CEMETERIES ACT, 1897.

Municipality of the Shire of Swan-Guildford.

Guildford Public Cemetery By-laws.

L.G. 667/68.

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 17th day of June, 1968, to make and submit for confirmation by the Governor, the following by-laws:—

1. By-law of the Guildford Cemetery Board relating to the control and management of the Guildford Public Cemetery made by the Trustees on 17th day of June, 1937, and appearing in the Government Gazette on 30th day of July 1937 and amended by publication in the Government Gazette on the 10th day of March 1944, on the 3rd day of June 1949, and on the 18th day of May 1951, on 9th day of January 1953, on the 25th day of March 1955, and on 17th day of September, 1964, is hereby further amended as hereinafter appears:—

The whole of Schedule 'A' is deleted and a new Schedule 'A' is inserted in lieu thereof as follows:—

#### Schedule A.

Scale of Fees and Charges payable to the Shire of Swan-Guildford.

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

		\$
For sinking and filling in grave for any person 7 years and over		18.00
For sinking and filling in grave for any child under 7 years		7.00
For reopening for any person 7 years or over		10.00
For reopening for any child under 7 years		9.00
For ordinary land for grave 8 ft. x 4 ft		10.00
For interment without due notice extra		2.10
For permission to erect any monument		2.00
For each interment on a Sunday-double ordinary fees and char	rges.	
For each interment on a Saturday or public holiday—one and a time ordinary fees and charges.	half	
For exhumation person 7 years or over		10.00
For exhumation child under 7 years		9.00
For reinterment person 7 years or over		10.00
For reinterment child under 7 years		9.00
For Undertaker's License—per year or part year ending 30th	June	2.10

Dated this 22nd day of July, 1968.

D. E. MAGUIRE,

President.

T. J. WILLIAMSON,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor in Executive Council this 7th day of August, 1968.