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PERTH: WEDNESDAY, 19th FEBRUARY

[1969

NURSES REGISTRATION ACT, 1921-1959.

Department of Public Health, Perth, 31st January, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Nurses Registration Act, 1921-1959, 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 Nurses Registration Regulations, 1960, as reprinted pursuant to the Reprinting of Regulations Act, 1954, published in the Government Gazette on the 10th June, 1966, and amended thereafter from time to time by notices published in the Government Gazette, are referred to as the principal regulations.

Appendix 8 amended.

2. Appendix 8 to the principal regulations is amended by substituting for the item, "Entry Standards:" under the heading, "FORWARD.", the following passage:—

Entry Standards:

Applicants must have passed either Maths I, or Maths II (of the New Syllabus) or (until 1970) Third Year Arithmetic, of the Public Examinations Board.

Applicants must also have attained at least fourth year high school of the Education Department of Western Australia with passes in—

(1) English.

- (2) A Social Science subject acceptable to the Nurses' Registration Board, such as History, Geography or Economics
- (3) Biology
- (4) One subject from—

Scripture
English Literature
Physics
Chemistry
Physiology and Hygiene
Home Science
Art
A Foreign Language
Music 4th Grade Practical & Theory A.M.E.B.
General Maths.
Geography
History
Economics.

ERRATUM.

HEALTH ACT, 1911-1968.

Shire of Bridgetown.

ON page 98 of Government Gazette (No. 7) of 14th January, 1969, under the heading "PART I.—GENERAL SANITARY PROVISIONS.", the sideheading "By-law is amended—", should read "By-law 24 is amended—".

E. C. MOLYNEUX, Shire Clerk.

HOSPITALS ACT, 1927-1955.

WHEREAS it is provided in the Hospitals Act, 1927 (as amended) that a Board may of its own motion by resolution adopt the whole or any portion of by-laws formulated under the provisions of subsection (1) of section 37 of that Act by the Governor for the guidance of Boards in respect of all or any of the matters regarding which Boards may make by-laws; and whereas model by-laws have been formulated in accordance with those provisions and are contained in regulation 10 of the regulations made under that Act, which regulations have, pursuant to the Reprinting of Regulations Act, 1954, been reprinted with amendments to and including that published in the Government Gazette on the 29th February, 1952, and as so reprinted were published in the Government Gazette on the 2nd February, 1960, and as amended thereafter: Now therefore, the Minister of Public Health, being the Board pursuant to section 7 of the Hospitals Act, 1927 (as amended) of each of the public hospitals specified in the Schedule hereunder, doth hereby resolve and determine that the said model by-laws be adopted by each of those hospitals.

Resolved this twenty-third day of January, 1969.

G. C. MacKINNON,
Minister of Public Health,
as the Board of each of the above public hospitals.

Schedule.

Dampier District Hospital.
Kununurra District Hospital.

HOSPITALS ACT, 1927-1955.

WHEREAS by section 22 of the Hospitals Act, 1927-1955 a Board in respect of any public hospital under its control may from time to time make by-laws not inconsistent with that Act as to any of the matters specified in subsection (1) of that section; and whereas the Minister of Public Health controls and is the Board pursuant to section 7 of that Act of the public hospitals specified in Schedule A hereunder and has pursuant to section 22 of that Act made a by-law 16 in respect of each of the public hospitals specified in Schedule A hereunder which by-law was published in the Government Gazette on the 16th May, 1967, now therefore the Minister of Public Health being the Board of and having the control of each of the public hospitals specified in Schedule A hereunder do hereby revoke the by-law 16 published in the Government Gazette on the 16th day of May, 1967, in respect of those public hospitals and substitute therefor in respect of those public hospitals the by-law set forth in Schedule B hereunder.

Resolved this twenty-third day of January, 1969.

G. C. MacKINNON,
Minister of Public Health,
as the Board of the public hospitals above referred to.

Schedule A. Mount Henry Hospital. Sunset Hospital.

Schedule B.

16. The fees payable for hospital service granted in or by the hospital shall be at the following rates:—

Restorative Unit:		\$
Non-Pensioners—per day	****	10.00
Pensioners	1141 444 233	No Charge
	Patients Receiving Intensive Nursing Care.	
Nursing Home:	\$	\$
Pensioners without other income—per da Others—per day	y 6.71 8.60	$\frac{3.71}{5.60}$
Frail, Aged, or Ambulant Residents—per week	k	10.80

HOSPITALS ACT, 1927-1955.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt the whole or any portion of by-laws formulated by the Governor for the guidance of Boards; and whereas the Minister of Public Health is the Board pursuant to section 7 of that Act of the Public hospitals specified in Schedule "A" hereunder and as such Board has in respect of each of these hospitals adopted the Model By-laws so formulated under regulation 10 of the regulations made under the said Act published as reprinted in the Government Gazette on the 2nd February, 1960, and amended from time to time by notices published in the Government Gazette: Now, therefore, the Minister of Public Health, being the Board pursuant to section 7 of the said Hospitals Act, 1927-1955, of each of the public hospitals specified in Schedule A hereunder, doth hereby resolve and determine that the said adopted by-laws be amended in respect of each of these hospitals in the manner as set out in Schedule B hereunder.

Resolved this 23rd day of January, 1969.

G. C. MacKINNON,
Minister of Public Health,
as the Board of each of the public hospitals above referred to.

Schedule A.

Coolgardie Hospital.
Parkfield Hospital.
Port Hedland Native Hospital.
Wyndham Native Hospital.

Schedule B.

By substituting for By-Law 16 the following by-law:-

16. The fees payable for treatment of patients at the hospital shall be at the following rates:—

				Inte	ents Receiving ensive Nursing are—per day.	Other Patients per day.
(i) Pensioners without	other	income	****	• • • •	6.71	3.71
(ii) Other patients:						
Single Room				***	8.60	5.60
2-3 Bed Ward	•	****			8.00	5.00
4-6 Bed Ward		• • • •			7.40	4.40
Other Beds	•				6.71	3.71

TRAFFIC ACT. 1919-1968.

Police Department, Perth, 5th February, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1968, has been pleased to make the regulations set out in the schedule hereunder.

R. T. NAPIER Commissioner of Police.

Schedule. Regulations.

Principal regulations.

1. In these regulations the Road Traine Code, 1900, published in the Government Gazette of the 30th December, 1965 and amended from time to time thereafter by notices so published are referred

Reg. 103 amended.

- 2. Regulation 103 of the principal regulations is amended by deleting paragraph (b) of the definition, "emergency vehicle" and substituting the following paragraph:-
 - (b) of a fire brigade travelling to, or on duty at, any place, in consequence of a fire or an alarm of fire or of an emergency or rescue operation where human life is reasonably considered to be in danger;

TRAFFIC ACT, 1919-1968.

Police Department, Perth, 5th February, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1968, has been pleased to make the regulations set out in the schedule hereunder.

R. T. NAPIER Commissioner of Police.

Schedule. Regulations.

regulations.

1. In these regulations the Road Traffic Code, 1965, published in the Government Gazette of the 30th December, 1965 and amended from time to time thereafter by notices so published are referred to as the principal regulations.

2. Subregulation (1) of regulation 1610 of the principal regulations is amended by substituting for the passage commencing with the word "unless" in line 6 and ending with the word "with" in line eight, the passage "except in conformity with such special or general directions as the Minister may from time to time give, either directly or by notice in the Government Gazette."

FREMANTLE PORT AUTHORITY ACT, 1902-1965.

P.W. 2032/61, Pt. A.

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 1. In these regulations, the regulations made by the Fremantle Regulations. Port Authority, under the Fremantle Port Authority Act, 1902-1965, reprinted pursuant to the Re-printing of Regulations Act, 1954, and reprinted pursuant to the Re-printing of Regulations Act, 1994, 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 notice so published, are referred to as the principal regulations. Reg. 147 amended.

2. Regulation No. 147 of the principal regulations is amended by deleting paragraph (a).

Passed by resolution of the Fremantle Port Authority at a meeting of the said Authority held on the 16th day of January, 1969.

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

[L.S.]

J. McCONNELL.

Chairman.

J. G. MANFORD,

Commissioner.

L. W. ROBERTSON, Acting Secretary.

Approved by His Excellency the Governor in Executive Council, this 5th day of February, 1969.

W. S. LONNIE Clerk of the Council.

FREMANTLE PORT AUTHORITY ACT, 1902-1965.

P.W. 2032/61, Pt. A.

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 Regulations. 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 notice so published, are referred to as the principal regulations.

Reg. 347 amended. 2. Regulation No. 347 of the principal regulations is amended by substituting for the numerals "80" in the last line of paragraph 1, the numerals "85".

Passed by resolution of the Fremantle Port Authority at a meeting of the said Authority held on the 16th day of January, 1969.

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

[L.S.]

J. McCONNELL Chairman.

MAX B. GRACE, Commissioner.

L. W. ROBERTSON, Acting Secretary.

Approved by His Excellency the Governor in Executive Council, this 5th day of February, 1969.

STOCK DISEASES ACT, 1895-1967.

Department of Agriculture, South Perth, 23rd January, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Stock Diseases Act, 1895-1967, has been pleased to make the regulations set out in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

Schedule.

Regulations.

Principal

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 so published are referred to as the principal regulations.

Reg. 2 amended. 2. Regulation 2 of the principal regulations is amended by deleting the item, "PART XII.—MEAT AND OTHER ANIMAL PRODUCTS INCLUDING HIDES AND SKINS, regulations 105-109"

Reg. 29A added. 3. The principal regulations are amended by adding after regulation 29 a regulation as follows:—

Charges for Diagnostic and Biological Tests

29A. Where an officer of the Department of Agriculture performs a diagnostic or biological test of an animal, either pursuant to these regulations or upon request, the owner or person having the charge of the animal shall pay the cost of the test as from time to time determined by the Chief Inspector.

Reg. 39 amended.

- 4. Regulation 39 of the principal regulations is amended-
 - (a) by substituting for subregulation (1), the following subregulation—
 - (1) The owner of stock, other than dogs, that is to be introduced into this State by road from any other State or part of the Commonwealth, shall give notice of his intention in that regard to the inspector at the Inspection Post to which the stock will be proceeding upon entry into the State; and the notice shall be delivered not less than three days before the introduction of the stock.; and
 - (b) by substituting for the passage, "of an inspector at an Inspection Post—", in lines three and four of subregulation (4), the passage, "by an inspector at an Inspection Post as soon as may be practicable—".

Reg. 48 revoked and substituted.

- 5. Regulation 48 of the principal regulation is revoked and the following regulation is substituted:—
 - 48. Where cattle are permitted to be removed by land from an infected area or a protected area, the following conditions apply:—
 - (a) The cattle shall be free of tick before leaving the property of origin and shall either have been dipped by immersion under supervision at a Government Dip immediately prior to movement, or have been, for a period of thirty-five days before movement off the property, within an area in which cattle tick is known not to exist.
 - (b) All movement out of the area shall be by motor vehicle only.

(c) When cattle have been treated at a Government Dip in accordance with this regulation, the owner shall pay to the inspector by whom or under whose supervision the treatment was carried out the charge prescribed for that treatment by the Fourth Schedule to these regulations.

Reg. 48A added.

- 6. The principal regulations are amended by adding after regulation 48 α regulation as follows—
 - 48A. (1) In this regulation, "pleuroline" means a line commencing at the point where the sea coast meets the 20th parallel of latitude, proceeding thence along that parallel, eastwards, until it meets the 127th meridian of longitude; thence northward along that meridian, until it meets the southern boundary of the Kimberley Division as constituted under the provisions of the Land Act, 1898; thence along that southern boundary eastwards until it meets the boundary of the Northern Territory.
 - (2) Notwithstanding anything contained in regulations 46, 47 and 48 of these regulations, where a person wishes to remove cattle from a protected area to a destination south of the pleuroline, the following conditions apply:—
 - (a) No movement is to take place until an application has been made by way of Form 8A in the Third Schedule for a permit and a permit, in the form of Form 8B in the Third Schedule, has been granted for a specific, approved destination.
 - (b) Every animal in the proposed consignment—
 - (i) shall have been on the property of origin specified in the permit for a period of not less than one year or, in the case of cattle less than a year old, have been born on that property;
 - (ii) shall carry the registered brand of the property of origin and be identified by a government brand approved by the Chief Inspector;
 - (iii) shall pass two consecutive complement fixation tests for contagious bovine pleuro-pneumonia, the second test being not less than twenty-one and not more than thirty days after the first and within ten days before movement off the property;
 - (iv) shall, during the period of testing for contagious pleuro-pneumonia, be kept isolated from other cattle on the property not being moved in accordance with this regulation;
 - (v) shall have a negative tuberculin test within thirty days before movement off the property;
 - (vi) shall be free of tick before leaving the property of origin and be dipped under supervision at a Government Dip immediately prior to movement, or for a period of thirty-five days before movement off the property, have been within an area in which cattle tick is known not to exist;
 - (vii) shall remain on the property of destination for at least one year and shall be subject to the control of the Chief Inspector and shall not be removed from that property without his written permission.
 - (c) Where cattle being moved in accordance with this regulation travel by sea, they shall while on board ship, be kept isolated from any other cattle not being moved in accordance with this regulation.

(d) Where cattle have been moved to another property in accordance with this regulation, all bovine animals on the property of destination shall remain in quarantine for a period of 12 months after the introduction of the animals from the protected area, or until permission for their removal is given by the Chief Inspector of Stock.

Part XII revoked. 7. The principal regulations are amended by revoking PART XII.—MEAT AND OTHER ANIMAL PRODUCTS, INCLUDING HIDES AND SKINS, comprising regulations 105, 106, 107, 108 and 109.

Second Schedule revoked and substituted.

8. The Second Schedule to the principal regulations is revoked and the following Schedule is substituted— $\,$

THE SECOND SCHEDULE.

Animals.	From.	Conditions Governing.					
A.—Cattle	 South Australia, Victoria, New South Wales.	(1) Declaration from the person having possession of the stock as in Form No. 6 in the Third Schedule, certifying that— (a) he has inspected the stock; (b) he believes the stock to be in good health; and (c) he believes the particulars furnished in relation to the stock to be correct.					
		(2) Certificate from a Government Veter- inary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the declaration.					
		(3) Declaration from the owner of the property of origin that— (a) the cattle have been on the property of origin for a period of not less than 180 days immediately preceding movement, or in the case of cattle less than 180 days old have been born on the property; (b) the cattle have not been in contact with cattle known or suspected to be affected with bovine contagious pleuropneumonia during the 180 days immediately preceding the movement; (c) the cattle are not at present under surveillance for bovine contagious pleuro-pneumonia.					
		(4) Certificate from the District Veterinary Officer for the district of the State from where the cattle will be brought into this State that— (a) each animal has been subjected to the complement fixation test for the diagnosis of bovine contaglous pleuro-pneumonia with negative result, within the period of 30 days immediately preceding the movement;					

From.

Conditions Governing.

to the State;

(b) each animal has been subjected to the complement fixation test for the diagnosis of bovine contagious pleuro-pneumonia with

Animals.

A .- Cattle-continued. (b) each animal over six months of age has been subjected to the intradermal tuberculin test and, in the case of breeding cattle, to the agglutination test for brucellosis with negative results. within 30 days of movement or are being introduced directly from officially accredited tuberculosis free or brucellosis free herds; and (c) the cattle were derived from herds in which neither Johne's disease nor trichomoniasis has been known or suspected to exist during the five years immediately prior to movement. (5) The period of time elapsing between the inspection by a Government Veterinary Officer or a District Inspector of Stock and the movement of the cattle. shall not exceed seven days. (6) Cattle from North of the Quorn line in South Australia are not eligible to enter Western Australia south of the 20th parallel of latitude. B.-Cattle Queensland and Northern (1) Declaration from the person having possession of the stock as in Form No. Territory 6 in the Third Schedule certifying that-(a) he has inspected the stock; (b) he believes the stock to be in good health; and (c) he believes the particulars furnished in relation to the stock to be correct. (2) Certificate from a Government Veterinary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the declaration. (3) Certificate from the District Veterinary Officer for the district of the State or Territory from which the cattle will be brought into this State that-(a) the cattle will be brought into this State from a property that lies within the boundaries of a Protected Area within the meaning of an Act of the State of Queensland or Ordinance of the Northern Territory that corresponds to this Act and within which area no bovine contagious pleuro-pneumonia has occurred during the period of 12 months immediately preceding movement

Animals. From Conditions Governing. B.—Cattle—continued. negative result, within the period of 30 days immediately preceding the movement: (c) the cattle are from herds in which neither Johne's disease nor trichomoniasis is known or suspected to exist; (d) each animal over six months of age has been subjected to the intradermal tuberculin test and, in the case of breeding cattle, to the agglutination test for brucellosis with negative results, within 30 days of movement; (e) the cattle-(i) were found to be free of ticks and were, immediately prior to movement, sprayed or dipped with an insecticide approved by the Chief Veterinary Officer of Western Australia; or (ii) are free of ticks and have not during the period of 35 days immediately preceding movement been within an area in which cattle tick is known or suspected to exist. (4) The period of time elapsing between the inspection by a Government Veterinary Officer or a District Inspector of Stock and the movement of the cattle, shall not exceed seven days. C.—Cattle Tasmania (1) Declaration from the person having possession of the stock as in Form No. 6 in the Third Schedule, certifying that-(a) he has inspected the stock; (b) he believes the stock to be in good health; and (c) he believes the particulars furnished in relation to the stock to be correct. (2) Certificate from a Government Veterinary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the declaration. (3) Certificate from the District Veterinary Officer for the district of the State from which the cattle will be brought into this State that-(a) the cattle are from herds in which neither Johne's disease nor trichomoniasis has been known or suspected to exist, during the five years immediately prior to movement: and (b) each animal over six months of age has been subjected to the intradermal tuberculin test and,

in the case of breeding cattle.

Conditions Governing. Animals. From. C .- Cattle-continued. to the agglutination test for brucellosis with negative results, within 30 days of movement or are being introduced directly from officially accredited tuberculosis free or brucellosis free herds. (4) The period of time elapsing between the inspection by a Government Veterinary Officer or a District Inspector of Stock and the movement of the cattle, shall not exceed seven days. Where the cattle are to be introduced to D.-Cattle South Australia, Victoria, New South Wales, the Kimberley Infected Area or to the Queensland, Northern Drysdale River, Halls Creek or West Kim-Territory, Tasmania, and berley Protected Areasthe Australian Capital (1) Declaration from the person having Territory. possession of the stock as in Form No. 6 in the Third Schedule, certifying that-(a) he has inspected the stock; (b) he believes the stock to be in good health; and (c) he believes the particulars furnished in relation to the stock to be correct. (2) Certificate from a Government Veterinary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the (3) Certificate from the District Veterinary Officer for the district of the State or Territory from which the cattle will be introduced into this State that-(a) the cattle are from a herd and district in which no case of bovine contagious pneumonia has occurred during the period of 180 days immediately preceding movement to this State; and, in the case of cattle from an Infected Area within the meaning of an Act of the State of South Australia, Victoria. New South Wales. Queensland or Tasmania or an Ordinance of the Northern Territory or the Australian Capital Territory, were subjected to the complement fixation test for contagious pleuro-pneumonia with negative result within the

period of 30 days immediately preceding the movement;
(b) the cattle have been vaccinated

contagious

hovine

(c) each animal over six months of age has been subjected to the intradermal tuberculin test and, in the case of breeding cattle, to the agglutination test for brucel-

against

pleuro-pneumonia:

Animals.

From.

Conditions Governing,

losis with negative results, within 30 days of movement or are being introduced directly from officially accredited tuberculosis free or brucellosis free herds;

- (d) the cattle-
 - (i) were found to be free of ticks, if originating from Queensland or Northern Territory, and were, immediately prior to the movement, sprayed or dipped with an insecticide approved by the Chief Veterinary Officer of Western Australia; or
 - (ii) are free of ticks and have not, during the period of 35 days immediately preceding the movement, been within an area in which cattle tick is known or suspected to exist.
- (4) The period of time elapsing between the inspection by a Government Veterinary Officer or a District Inspector of Stock and the movement of the cattle, shall not exceed seven days.

Where the cattle are intended for

immediate slaughter-

- (1) Declaration from the person having possession of the stock as in Form No. 6 in the Third Schedule, certifying that-
 - (a) he has inspected the stock;
 - (b) he believes the stock to be in good health; and
 - (c) he believes the particulars furnished in relation to the stock to be correct.
- (2) Certificate from a Government Veterinary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the declaration.
- (3) Certificate from the owner of the property of origin that the cattle are not under surveillance on account of disease, and that they will be consigned on a transport approved by the Chief Inspector.
- (4) Certificate from a Government Veterinary Officer or Inspector of Stock that after due enquiry he has no reason to doubt the accuracy of the declaration.
- (5) The period of time elapsing between inspection by a Government Veterinary Officer or a District Inspector of Stock and the movement of the cattle, shall not exceed seven days.

E.-Cattle

South Australia, Victoria, Tasmania, New South Wales, Queensland, Northern Territory and Australian Capital Territory.

Animals. From.

F.—Sheep South Australia, Victoria,
Tasmania, New South
Wales, Queensland,
Northern Territory and
Australian Capital
Territory.

Conditions Governing.

- (1) Declaration from the person having possession of the stock as in Form No. 6 in the Third Schedule, certifying that—
 - (a) he has inspected the stock;
 - (b) he believes the stock to be in good health; and
 - (c) he believes the particulars furnished in relation to the stock to be correct.
- (2) Certificate from a Government Veterinary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the declaration.
- (3) Declaration by the owner of the property of origin that—
 - (a) his property is in an area where footrot is not known to exist and that the sheep have been on the property for a period of not less than 90 days, prior to the date of movement and showed no evidence of footrot during that time: or
 - (b) his property is in an area where footrot is known to exist and that the sheep have been bred on that property or have been held there for a period of not less than one year prior to the date of movement and showed no evidence of footrot during that time.
- (4) Certificate from a Government Veterinary Officer or Inspector of Stock that—
 - (a) after due enquiry he has no reason to doubt the accuracy of the owner's declaration;
 - (b) the sheep have been inspected and found to be free of lice and ked infestation;
 - (c) the sheep showed no clinical evidence of footrot and were derived from a property in which footrot is not known or suspected to exist; and
 - (d) where the sheep are British breed rams, they have been manually examined and found to be free of clinical evidence of epididymites and have either—
 - (i) originated from an officially accredited ovine brucellosis free flock; or
 - (ii) within 30 days preceding movement been subjected to the complement fixation test for ovine brucellosis with negative results.
- (5) The period of time elapsing between the inspection by a Government Veterinary Officer or District Inspector of Stock and the movement of the sheep shall not exceed seven days.

Animals.	From.	Conditions Governing.
G.—Swine	South Australia, Victoria, New South Wales, Queensland, Northern Territory, Tasmania and Australian Capital Territory.	(1) Declaration from the person having possession of the stock as in Form No 6 in the Third Schedule, certifying that— (a) he has inspected the stock; (b) he believes the stock to be in good health; and (c) he believes the particulars furnished in relation to the stock to be correct.
		(2) Certificate from a Government Veterinary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the declaration.
		(3) Certificate from a Government Veterinary Officer that— (a) the pigs were derived from a herd where swine brucellosis is not known to exist; and (b) the pigs were subjected to a blood test for swine brucellosis with negative results within 30 days of movement, or are derived from an accredited swine brucellosis free herd.
		(4) The period of time elapsing between the inspection by a Government Veter- inary Officer or a District Inspector of Stock and the movement of the swinc, shall not exceed seven days.
H.—Poultry	South Australia, Victoria, New South Wales, Queensland, Tasmania, Northern Territory and Australian Capital Territory.	 (1) Declaration from the person having possession of the stock as in Form No. 6 in the Third Schedule, certifying that— (a) he has inspected the stock; (b) he believes the stock to be in good health; and (c) he believes the particulars furnished in relation to the stock to be correct.
		(2) Certificate from a Government Veterinary Officer or Inspector of Stock that he has inspected the animals and has no reason to doubt the accuracy of the declaration.
		(3) Certificate from a Government Veterinary Officer that— (a) in the case of domestic fowls and pheasants, infectious laryngotracheitis does not exist and has not existed in the State for a period of at least three months preceding the date of movement; (b) in the case of eggs for hatching purposes, the flocks from which they were derived are free of pullorum disease; (c) in the case of day old chickens of domestic fowls and turkeys, the flocks from which they were derived are free of pullorum

Animals.	From.	Conditions Governing.
H.—Poultry—continued.		disease and they were hatched in a hatchery where all eggs are from flocks which are free of pullorum disease.
		(4) The period of time elapsing between the inspection by a Government Veterinary Officer or a District Inspec- tor of Stock and the movement of the poultry shall not exceed seven days.

Third Schedule amended. 9. The Third Schedule to the principal regulations is amended—
(a) by substituting for Form 6 the following Form—

Form No. 6.

Western Australia.

Stock Diseases Act, 1895-1967. (Regulation 33)

INTERSTATE STOCK HEALTH CERTIFICATE

(for cattle, sheep, goats, swine, poultry and eggs of poultry for hatching purposes).

To be prepared in duplicate.

Original—to accompany stock.

Duplicate—to Inspector at inspection post, appropriate to entry—

Kalgoorlie

Halls Creek

Kununurra

Derby

(Chief Inspector of Stock) Perth.

N.B. Endorsements on back of certificate must be completed where applicable.

DECLARATION.

I,of	in the	State/
Territory of		
possession of the stock described	hereunder, being able	truth-
fully to make this declaration on	the basis of my direct	know-
ledge hereby declare that—	-	

- (a) I have inspected the stock referred to hereunder;
- (b) I believe the stock to be in good health; and
- (c) I believe the information relating to the stock furnished hereunder is correct.

PARTICULARS OF STOCK.

Number:

Species:

Description:

Sex:

Brands:

Property of origin:

Method of transport:

	Stock Diseases Act, 1895-1967. (Regulation 48A.)
	Form No. 8A.
and men	stock must be inspected within seven days of movement this certificate becomes invalid unless movement comces within seven days of issue.; deleting Form 8 and substituting the following forms:—
Insp	(address) otification of intention to import must be given to the ector at the appropriate Inspection Post at least three days to arrival of stock.
	Inspector of Stock. (date)
	Government Veterinary Officer/
of the in mern .	Signature ter due enquiry I have no reason to doubt the correctness ne above declaration in any particular, and I certify that y opinion the stock are eligible to enter the State of West- Australia. I have examined the stock in question and be- them to be healthy and free of disease.
	Witness (name and address)
Sign	ed at
I ma	e and address of agent (if any): ke this declaration conscientiously believing the same to be true.
	e and address of consignee:

movements-

⁽¹⁾ All cattle to have two negative blood tests for pleuro-pneumonia 21 to 30 days apart. Between blood tests they must be kept in isolation from all other cattle.

- (2) Cattle to have negative T.B. test.
- (3) Cattle to be either-
 - (a) clean dipped at Government dip. This means presented at a dip free of tick, where they will again be treated for tick; or
 - (b) be free of tick and have been running on tick-free country for the previous 35 days.

	1100 00	directly 10	r orre br	evious so days.
•				ned at their destination s will other cattle on that
Nam	e and address of	present	owner	
	e and address of			ge of cattle in transit

		Form I	Vo 8B	
	Stock	Diseases		05_1067
		(Regulati		
PERA	ATT FOR CATT	E TO L	EAVE F	ROTECTED AREAS*.
				of
				by
trans	sport from		to	oon or
				day of
19				
No. of cattle.	Description.	Brand.	Ear Marks.	Dates/Results Biological Tests and Dippings.
				·
Nam	e and address of	f consign	or	
Nam	e and address (of person	n in ch	arge of cattle in transit
i	Stock inspector			
	Address			
:	Date			
	Halls Creek Prot Area.	ected Ar	ea and	imberley Protected Area, Drysdale River Protected
	inal—to travel w			consignee
	icate—to stock i			

Triplicate—Chief Veterinary Surgeon.

Quadruplicate—file. ; and

(c) by deleting forms numbered 22, 23, 24 and 25.

ENDORSEMENTS.

Cattle.

South Australia, Victoria, and New South Wales:

- I declare that the cattle described-
 - (a) have been on the property of origin for a period of not less than 180 days immediately preceding movement, or in the case of cattle less than 180 days old have been born on the property;
 - (b) have not been in contact with cattle known or suspected to be affected with bovine contagious pleuro-pneumonia during the 180 days immediately preceding movement; and
 - (c) are not at present under surveillance for bovine contagious pleuropneumonia.

Owner of property of origin.

After due enquiry I have no reason to doubt the accuracy of the above declaration.

Government Veterinary Officer/ Inspector of Stock.

I certify that the cattle described-

- (a) were subjected to the complement-fixation test for the diagnosis of bovine contagious pleuro-pneumonia with negative results within 30 days of movement;
- (b) were subjected, if over the age of six months, to the intradermal tuberculin test and the agglutination test for brucellosis in the case of breeding cattle with negative results within 30 days of movement; or are being introduced directly from officially accredited tuberculosis free or brucellosis free herds; and
- (c) were derived from herds in which neither Johne's disease nor trichomoniasis has been known or suspected to exist during the five years immediately prior to movement.

District Veterinary Officer.

Note: Cattle from north of the Quorn line in South Australia, except for that part lying within the Central Australia Protected Area, are not eligible to enter Western Australia south of the 20th parallel of latitude.

Queensland and Northern Territory:

- I certify that the cattle described--
 - (a) have originated from a property lying within the boundaries of a Protected Area, in the case of cattle from Queensland or the Central Australia Protected Area in the case of cattle from Northern Territory, in which no case of bovine contagious pleuro-pneumonia has occurred during the 12 months immediately preceding movement;
 - (b) were subjected to the complement-fixation test for the diagnosis of bovine contagious pleuro-pneumonia with negative results within 30 days of movement;
 - (c) were derived from herds in which neither Johne's disease nor trichomoniasis is known or suspected to exist;
 - (d) were subjected, if over the age of six months, to the intradermal tuberculin test and in the case of breeding cattle the agglutination test for brucellosis with negative results, within 30 days of movement; and

(e) were found to be free of ticks and were sprayed/dipped with an approved insecticide immediately prior to movement; or are free of ticks and have not during the 35 days preceding movement been within an area deemed to be infested with cattle tick.

District Veterinary Officer.

Note: Prior permission for the introduction of all such cattle must be obtained from the Chief Inspector of Stock, Department of Agriculture, Perth.

Tasmania:

I certify that the cattle described-

- (a) were derived from herds in which neither Johne's disease nor trichomoniasis has been known or suspected to exist during the five years immediately prior to movement; and
- (b) were subjected, if over the age of six months, to the intradermal tuberculin test and the agglutination test for brucellosis with negative results within 30 days of movement; or are being introduced directly from officially accredited tuberculosis-free or brucellosis-free herds.

District Veterinary Officer.

Cattle Introductions to Kimberley Division Only-All States:

After due enquiry I certify that the cattle described—

- (a) have originated from a herd and district in which no case of bovine contagious pleuro-pneumonia has occurred during the 180 days immediately preceding movement;
- (b) in the case of those originating from an Infected Area, were subjected to the complement-fixation test for bovine contagious pleuro-pneumonia with negative results within 30 days of movement;
- (c) have been vaccinated against bovine contagious pleuro-pneumonia;
- (d) were subjected if over the age of six months to the intradermal tuberculin test and the agglutination test for brucellosis with negative results within 30 days of movement; or are being introduced directly from officially accredited tuberculosis-free or brucellosis-free herds; and
- (e) were found to be free of ticks, if originating from Queensland or Northern Territory, and were sprayed/dipped with an approved insecticide immediately prior to movement; or are free of ticks and have not during the 35 days preceding movement been within an area deemed to be infested with cattle tick.

District Veterinary Officer.

Cattle for Immediate Slaughter-All States:

I declare that the cattle described are not at present under surveillance on account of disease, and that they are consigned in approved transport direct to an abattoir approved by the Chief Inspector of Stock.

Owner of property of origin.

After due enquiry I have no reason to doubt the accuracy of the above declaration.

Government Veterinary Officer/ Inspector of Stock.

Sheep.

All States:

I declare that-

*(a) the property of origin is within an area where footrot is not known to exist, and that the sheep have been on the property for a period of not less than 90 days prior to the date of movement and have shown no evidence of footrot during that time;

*(b) the property of origin is within an area where footrot is known to exist, and that the sheep were bred on the property or have been held there for a period of not less than one year preceding the date of movement and have shown no evidence of footrot during that time.

Owner of property of origin.

* (Strike out whichever is not applicable.)

I certify that-

- (a) after due enquiry I have no reason to doubt the accuracy of the above declaration:
- (b) the sheep have been inspected and found to be free of lice and ked infestation;
- (c) the sheep showed no clinical evidence of footrot and were derived from a property in which footrot is not known or suspected to exist;
- (d) any British breed rams, have originated from an officially accredited ovine brucellosis-free flock; or that within 30 days preceding movement have been subjected to the complement-fixation test for ovine brucellosis with negative results and have been manually examined and found to be free of clinical evidence of epididymitis.

Government Veterinary Officer/ Inspector of Stock.

Swine.

All States:

I certify that the pigs described-

- (a) were derived from a herd where swine brucellosis is not known to exist; and
- (b) were subjected to a blood test for swine brucellosis with negative results within 30 days of movement; or are derived from an accredited swine brucellosis-free herd.

Government Veterinary Officer.

Poultry.

All States: Domestic fowls (and pheasants)-

I certify that infectious laryngo-tracheitis does not exist and has not existed in the State of for a period of at least three months preceding the date of movement.

Government Veterinary Officer.

Day-old chickens (domestic fowls and turkeys) and Eggs for hatching purposes.

I certify that the day-old chickens/hatching eggs described were derived from flocks free of pullorum disease, and that in the case of day-old chickens they were hatched in a hatchery where the only eggs admitted are from flocks which are free of pullorum disease.

Government Veterinary Officer/ Inspector of Stock.

Note: The endorsement regarding infectious laryngo-tracheitis is not required where the consignment consists only of day-old chickens certified as such.

BANANA INDUSTRY COMPENSATION TRUST FUND ACT, 1961-1964.

Department of Agriculture, South Perth, 5th February, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the Banana Industry Compensation Trust Fund Act, 1961-1964, has been pleased to make the regulations set forth in the schedule hereunder.

T. C. DUNNE, Director of Agriculture.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Banana Industry Compensation Trust Fund Act Regulations, 1962, published in the Government Gazette on the 18th April, 1962 and amended by notices published in the Government Gazette on 1st August, 1962, 30th July, 1963 and 26th October, 1965, are referred to as the principal regulations.

Appendix amended.

2. The appendix to the principal regulations is amended by substituting for Form No. 7 the following form:—

Form No. 7.

Western Australia

Banana Industry Compensation Trust Fund Act,1961. (Regulation 19 (2).)

ANNUAL RETURN BY GROWER.

F.O.I.	tne	period	11.om	lst	January	to	31st	December,	19
Nan	ie								
Add	ress						· · · · · · · · · ·		
Add	ress (of Plan	tation.						
Lot	num	ber of 1	Planta	tion.					
	-								
						G	Quantit	y Bananas Pr	oduced.
Total Acreage Planted.		Acreage in Production.	-	Bushel Cases.		(Nomin	ontainers ate Type Size).		
			i		-				

Cases.	and Size).
70.00	
	Cases.

Date

Signature Grower or his Agent.

This return must be forwarded to the Chairman, Banana Industry Trust Fund Committee, Department of Agriculture, Jarrah Road, South Perth, NO later than the 1st day of February of each year.

(Note: Failure to furnish this return by the date mentioned may render you liable to a penalty of twenty dollars).

LOCAL GOVERNMENT ACT, 1960-1968.

The Municipality of the City of Perth.

By-law Relating to Motels.

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 16th day of December, 1968, to make and submit for confirmation by the Governor the following amendment to By-law No. 72:-

1. That Clause $3\ (2)$ be amended by deleting the figure "3000" and substituting therefore the figure "2000".

Dated the 13th day of January, 1969. The Common Seal of the City of Perth was hereunto affixed in the presence of—

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

[L.S.]

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1968.

The Municipality of the City of South Perth.

By-law No. 1.

By-law relating to Classification of Districts.

L.G. 668/67A.

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 27th day of November, 1968, to make and submit for confirmation by the Governor the following amendment to By-law No. 1:-

That paragraph (d) of clause 1 be amended by deleting the words "Lots 2 and 3" under the heading "Swan Location 308, Section J" and substituting therefore the words "Lots 2, 3 and 4".

Dated this 23rd day of December, 1968. The Common Seal of the City of South Perth was hereunto affixed in the presence of-

J. G. BURNETT, Mayor.

J. HARRINGTON,

[L.S.]

Town Clerk,

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

LOCAL GOVERNMENT ACT, 1960-1968.

The Municipality of the Town of Geraldton.

By-law relating to the control and management of the Geraldton Town Hall and Equipment and Property.

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 December, 1968, to make and submit for confirmation by the Governor, the following amendments to the By-law relating to the control and management of the Geraldton Town Hall and equipment and property as published in the Government Gazette of the 1st day of May, 1957:-

Delete the Schedule of Charges as appearing thereon and insert in lieu thereof, the following:—

diereor, die for	iowing	Sche	dule o	of Cha	rges.					
Travelling Show	ws:									\$
Evening									• • • •	25.00
Day								• • • •		10.00
Local Entertain	ment:									
Balls										20.00
Dances										20.00
Concerts-										
Evenin	g									15.00
Day								••••		10.00
Socials—										
Evenin	-			••••		•	••••			15.00
D ay		• • • •	••••							10.00
Meetings, Conv	entions, et	c.:								
Evening										10.00
Day								• • • •		5.00
Bazaars, Fetes,	et c :									
Evening										10.00
Day										10.00
Rehearsals:										
Morning										0.25
Afternoon										0.50
E ven i ng										1.00
Cleaning Depos	sit									4.00
	ble if hall	left in	a cle	an and	l tidy	condit	ion.			
Equipment and	Property									
Crockery	LIOPCIU	•						12c.	per.	dozen
P.A. System										\$4.00
Trestles										\$0.50
		_								
Dated this 1:	lth day of	Decem	ber, 1	968.						
The Common	Seal of	the To	o nwo	f Gera	ıld-					

common Seal of the Town of Gerald-ton was herewith affixed by authority of a resolution of Council in the presence of—

[L.S.]

V. S. ASKEW,

Mayor. J. F. CAMERON.

Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

LOCAL GOVERNMENT ACT, 1960-1968.

The Municipality of the Shire of Dowerin.

By-laws Relating to the Management and Control of the Dowerin Memorial Swimming Pool.

L.G. 29/69.

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 19th day of November, 1968, to make and submit for confirmation by the Governor, the following by-laws:—

- 1. In these by-laws, subject to the context:—
 - "Council" means the Dowerin Shire Council.
 - "Manager" means the person appointed by the Council and the Committee, to control and manage the swimming pool.
 - "Pool" means the Dowerin Memorial Swimming Pool, and shall include any fencing, turnstiles, dressing rooms, shower recesses, spectators' stands and/or seating, lavatories and any other structure erected for the use and convenience of persons using the pool.
 - "Committee" means the management Committee as shall be fixed from time to time in accordance with the legally adopted objects of the constitution of the "Dowerin Memorial Swimming Pool".
 - "Adult" means any person over the age of sixteen (16) years who is not a full time student.
 - "Child" means any person under the age of sixteen (16) years or a full time student.

Hours of Admission.

2. The Pool shall, from the month of October to the month of April, both inclusive, or at the discretion of the Council and Committee, be opened and closed daily at such times as the Council and Committee may from time to time determine and such times shall be clearly indicated on a notice board at the pool entrance.

Costumes.

3. Every person using the Pool shall be dressed in a decent and suitable manner and any person who appears in public in such a condition, which in the opinion of the Manager or other person for the time being in charge of the Pool, is offensive, then the Manager shall direct that he or she resume his or her ordinary clothes forthwith.

Admission.

4. No person shall, without the express permission of the Council or Committee or the Manager, enter the Pool save through the turnstile erected at the entrance for that purpose and upon payment of the prescribed admission charge.

Charges for Admission.

- 5. All persons wishing to obtain season or period tickets or tokens granting admission to the Pool for any one stipulated season or period may obtain such tickets or tokens on application to the Manager, upon payment of the prescribed fee. Such season or period tickets or tokens shall be offered for inspection to the attendant when used to obtain admission to the Pool. Season or period tickets or tokens are not transferable and such a ticket or token may be used only by the person in whose name the same is issued. A list of all season or period ticket or token holders shall be kept at the Pool and the attendant shall refuse admission to a person seeking the same and using any such ticket or token if the attendant reasonably believes that the person so seeking admission is not the person to whom such ticket or token was issued.
- 6. The following charges which shall be subject to amendment at any time at the absolute discretion of the Council and/or Committee, shall be the sums paid for admission to the pool premises:— \$

For every	person 16	years	of ag	e or o	over (includi	ng spect	ato	rs)	0.20
For every	person o	over 5	vears	and	unde	· the	age of	16	vears	
	ling spect									0.05
Monthly C	harges—									
Adults										2.00
Childre	en									1.00

Seasonal Charg	25								\$
Aduite								****	8.00
Children				,					3.00
Family (all	children	up to	16 year	'S)	***		****		20.00
Swimming Club	Training	Sessio	ns (Out	of	normal	hours)	free	of cl	narge.

Control of Premises.

7. Every person using the pool premises shall obey all reasonable directions of the Manager, or other person for the time being in charge of the pool, with regard to such use.

No person shall obstruct, interfere with, or hinder the pool Manager in the performance of any duty in the pool premises.

Valuables.

8. Any person entering the pool premises may deposit valuables with the Manager or other person for the time being in charge of the pool, upon payment of 5 cents, but under no circumstances will the Council accept any liability should such valuables or any part of them be lost, stolen, damaged or destroyed whilst in the custody of the Manager.

Offences.

- 9. (a) No person shall enter or remain in the pool premises, whilst in an intoxicated condition.
- (b) No person shall bring into the pool premises any spirits, or other intoxicating liquors.
- (c) No person shall use soap in any part of the pool premises, other than in the shower baths.
- (d) No person shall in any part of the pool premises, use any indecent, obscene or offensive language, or behave in an indecent or offensive manner.
- (e) No person shall smoke in any part of the pool premises, where a notice is exhibited prohibiting smoking.
- (f) No person shall climb up to or on any partition or roof, or any other portion of the premises, unless it is in the lawful course of his business.
- (g) No person shall in the dressing rooms or elsewhere, in the pool premises wastefully use the water or leave any taps running.
- (h) No person shall spit or expectorate in the pool, or on any platform or dressing rooms, or commit any nuisance on or in any part of the pool premises.
- (i) No person shall whilst in the pool, use any substance or preparation whereby the water in the pool, may be discoloured or rendered turbid or otherwise unfit for the proper use of bathers.
- (j) No person shall wilfully foul or pollute water in any shower bath or in in the pool, or wilfully soil, defile, damage, injure or destroy any dressing room, closet box, or compartment, or other part of the pool premises, or any furniture or other articles therein.
- (k) No person shall at any time carelessly or negligently injure or improperly use or interfere with any taps, locks, valves or other fittings or appliances in or about the pool premises, or write upon or deface the walls or partitions, or any part of the pool premises, or discharge litter of any description on or about the pool premises.
- (1) No person shall cause or allow any dog or other animal belonging to such person under his or her control to enter or remain in or upon the pool premises.
- (m) No male person shall enter any portion of the pool premises, set apart for females, and no female person shall enter upon any portion of the pool premises, set apart for males.
- (n) No person upon the pool premises shall in any way interfere with any other person therein, or throw or push or attempt to throw or push any person into the pool, or throw any stones or sticks or any other matter or thing to the annoyance of any other person using the pool premises.
- (o) No person shall whilst suffering from any cutaneous, infectious or contagious disease, or whilst in an unclean condition, enter or use, or attempt to enter or use the pool premises or part thereof.

(p) No person other than the Manager, or the lessee, shall hawk, sell or offer for sale in the pool premises, any goods or articles.

Lost Property.

- 10. (a) Every person finding in the pool premises any article, which may have been left or lost therein, shall immediately deliver the same to the Manager, or other person for the time being in charge of the pool, who shall thereupon register a description of such article and all particulars relating thereto in a book which shall be kept for that purpose, and any person claiming the said article and who satisfies the Manager or other person, that he or she is the lawful owner of same, shall have such article returned upon signing for such article in the book beforementioned.
- (b) The Manager or other person for the time being in charge of the pool shall at least once in every week report to the Shire Clerk or his nominee, regarding lost property, and produce the said book for inspection by the Shire Clerk or his nominee.
- (c) The Council or Committee will not under any circumstances incur any liability in respect of articles lost or stolen from any person whilst in the pool premises.

Carnivals.

- 11. (a) The person, club, association or organisation conducting any carnival held at the pool premises shall be responsible for the conduct of the competitors and spectators during the carnival and shall be bound to see that there is no over-crowding and that no damage is done to the buildings or fencing or any portions of the pool premises.
- (b) At all swimming carnivals held at the pool premises, the competitors shall wear proper and approved bathing costumes.
- (c) Every person, club, association or organisation to whom the pool premises are granted for the purpose of holding a swimming carnival shall at least one week before the date of such carnival forward to the Shire Clerk or his nominee, a copy of the programme of events to be competed for thereat. Any item on such programme that the President or Shire Clerk or their nominees do not approve of, shall be struck out or so altered as directed.

Risk

12. Any person entering the pool, does so, at his or her own risk.

Enforcement of By-laws.

- 13. (a) Any person offending against any of the provisions of these by-laws shall on conviction be liable to a penalty not exceeding \$40.
- (b) Every person who shall infringe any of the provisions of these by-laws may be summarily removed from the pool premises and from every part thereof, by the Manager or other person for the time being in charge of the pool, or may be arrested by such Manager or other person and given into custody of a police constable.
- (c) The Manager or other person for the time being in charge of the pool may refuse to admit to the pool premises any person who shall have been convicted of wilfully disobeying or infringing any of the provisions of these by-laws, until such time as the Council or Committee, may decide that such person shall be re-admitted.

Dated this 31st day of December, 1968.

The Common Seal of the Shire of Dowerin was affixed, this 31st day of December, 1968, by the President, in the presence of the Shire Clerk—

[L.S.]

W. R. HAGBOOM, President.

A. READ,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 5th day of February, 1969.

LOCAL GOVERNMENT ACT, 1960-1968. The Municipality of the Shire of Upper Blackwood.

By-laws Relating to Sick Leave.

L.G. 49/69.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all the powers enabling it, the Council of the above Municipality hereby resolved on the 20th day of November 1968, to make and submit for confirmation by the Governor the following By-law:—

That the employees of the Upper Blackwood Municipal Council shall be permitted to accumulate sick leave to a maximum accumulation of six month's leave and that the date on which such accumulation period shall commence shall be the date on which the employee commenced service with the Council.

Dated the 9th day of January, 1969.

The Seal of the Shire of Upper Blackwood was affixed hereto in the presence of—

[L.S.]

[L.S.]

Recommended—

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1968.

The Municipality of the Shire of Mandurah.

Adoption of Draft Model By-laws relating to Petrol Pumps. L.G. 991/68.

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 September, 1968, to adopt without amendment the whole of the Local Government Model By-laws (Petrol Pumps) No. 10 as published in the Government Gazette of the 9th March, 1966.

The Road Districts (Petrol Pump) By-laws made under the Road Districts Act 1919-1956 which were effective in the municipal district of the Shire of Mandurah as per gazettal inclusion published on the 14th June, 1957, are hereby revoked.

Dated this 9th day of October, 1968.

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

[L.S.]

H. J. SUTTON,
President,
K. W. DONOHOE,
Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

LOCAL GOVERNMENT ACT, 1960-68.

The Municipality of the Shire of Kwinana.

By-law Amending By-laws-Use of Land.

L.G. 590/67D.

IN pursuance of the powers conferred upon it by the abovementioned Act and by all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 27th day of November, 1968, to amend the By-laws of the Municipality of Kwinana passed at an Ordinary Meeting of the Council on the 29th day of December, 1955, and published in the Government Gazette on 3rd February, 1956, with subsequent amendments, in the following manner:—

Tenth Schedule—Kwinana New Town Zone Uses.

- (a) For Dwelling Houses—to be added thereto: Lot M.449; Lot M.604; Lot C.284; Lot C.375.
- (b) For Duplex Houses or Flats—to be added thereto: Lot C.178 to C.184 inc.; Lot C.247.

For Duplex Houses or Flats—to be deleted therefrom: Lot C.187.

(1) For Public Purposes—to be added thereto:

Lot C.187.

For Public Purposes—to be deleted therefrom:

Lot C.178 to C.184 inc.; Lot M.449; Lot M.604; Lot C.284; Lot C.375; Lot C.247.

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

F. G. J. BAKER,

President.

[L.S.]

F. W. MORGAN,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1968.

The Municipality of the Shire of Mingenew.

By-law Relating to the Control of Vehicles Driven on Land which is Vested in or under the Care, Control, or Management of the Shire of Mingenew.

L.G. 68/69.

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 December, 1968 to make and submit for confirmation by the Governor the following by-law:—

No person shall drive a vehicle or allow a vehicle to be driven upon land which is vested in or is under the care, control or management of the Shire of Mingenew—

- (a) In parking areas designated as such by means of appropriate signs in such land at a speed exceeding Ten miles per hour, or in a manner inherently dangerous to the public.
- (b) In the Drive-In at a speed exceeding Five miles per hour or in a manner inherently dangerous to the public.

- (c) In other parts of such land at a speed exceeding Twenty miles per hour or in a manner inherently dangerous to the public.
- (d) Penalty-Minimum \$20; Maximum \$100.

Dated this 23rd day of January, 1969.

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

ILS.1

W. C. K. PEARSE,

President. G. O. McCRACKEN,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1968.
The Municipality of the Shire of Perth.
By-laws relating to Zoning.

L.G. 75/68.

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 26th day of November, 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:—

Section 11 of the Fifth Schedule is altered by the addition at the end thereof of the following:—

Scarborough.

West Coast Highway—Portion of Swan Location 1187 and being part of lot 87 on Plan 3827 and being the whole of the land comprised in Certificate of Title Volume 1303, Folio 381.

Dated the 26th day of November, 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,

Private Hotel.

L. P. KNUCKEY, Shire Clerk,

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council the $5 \mathrm{th}$ day of February, 1969.

LOCAL GOVERNMENT ACT, 1960-1968. The Municipality of the Shire of Leonora. By-laws Relating to Sick Leave.

L.G. 69/69.

IN pursuance of the powers conferred on it by the abovementioned Act and of all the powers enabling it, the Council of the above Municipality hereby resolved on the 22nd day of October, 1968, to make and submit for confirmation by the Governor the following by-laws:—

That the employees of the Leonora Shire Council shall be permitted to accumulate sick leave to a maximum accumulation of 6 months sick leave, further that any sick leave not taken for the past three years from date of this gazettal shall be credited to the employee and form part of the 6 months maximum accumulation.

Dated this 21st day of January, 1969.

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

[L.S.]

J. BELL.

President.

P. J. HUGHSON,

Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1968.
The Municipality of the Shire of Perth.
By-laws Relating to Zoning.

L.G. 75/683.

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 29th day of October, 1968, to make and submit for confirmation by the Governor the following by-laws:—

The By-laws of the Shre 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 passage "Malcolm Street, southeast corner West Coast Highway—Swan Location 1152, lots 53 and 54 on Plan 2855",

appearing under the heading Hamersley and by the substitution of the following:—

Flora Terrace, southwest corner Castle Street—Swan Location 1152 the land the subject of Diagram 12252 and part of each of lots 9 and 10 on Plan 2680.

Dated the 29th day of October, 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 Governor in Executive Council this 5th day of February, 1969.

LOCAL GOVERNMENT ACT. 1960-1968.

The Municipality of the Shire of Meekatharra.

By-laws Relating to Sick Leave.

L.G. 65/69.

IN pursuance of the powers conferred upon it by the abovementioned Act and all the other powers enabling it, the Council of the above Municipality hereby records having resolved on the 18th day of October 1968, to make and submit for confirmation by the Governor the following by-laws:—

That the employees of the Shire of Meekatharra shall be permitted to accumulate sick leave to a maximum accumulation of 6 months sick leave, furthermore, any sick leave not taken from the 1st day of July, 1968, from the date of this gazettal shall be credited to the employee and and shall form part of the 6 months maximum accumulation.

Dated this 11th day of January, 1969. The Common Seal of the Shire of Meekathary was affixed hereto in the presence of— [L.S.]	M. WHITE, President, P. FOOT, Shire Clerk.
Recommended—	L. A. LOGAN, Minister for Local Government.
Approved by His Excellency the Governor of February, 1969.	w. S. LONNIE. Clerk of the Council
LOCAL GOVERNMENT A The Municipality of the Shir Adoption of Draft Model by-laws relating to No. 12. L.G. 64/69. IN pursuance of the powers conferred upon a Council of the abovementioned Municipality on the 15th day of November, 1968, to adopt s published in the Government Gazette of the 2 ments thereto, as published in the Govern March 1965, as are here set out: Draft Model	re of Meekatharra. (Storage of Inflammable Liquids) it by the abovementioned Act, the 7 hereby records having resolved, 9 uch of the Draft Model By-laws as 29th day of May 1963, and amend- 10 nent Gazette on the 31st day of
Dated this 11th day of January, 1969. The Common Seal of the Shire of Meekathan was affixed hereto in the presence of— [L.S.]	·. -
Recommended—	L. A. LOGAN, Minister for Local Government.
Approved by His Excellency the Governor of February, 1969.	in Executive Council this 5th day W. S. LONNIE.

Clerk of the Council.

MOTOR VEHICLE (THIRD PARTY INSURANCE) ACT, 1943-1967.

Local Government Department,

Perth, 6th February, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Motor Vehicle (Third Party Insurance) Act, 1943-1967, has been pleased to make the regulations set forth in the schedule hereunder.

R. C. PAUST, Secretary for Local Government.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Motor Vehicle (Third Party Insurance) Act Regulations, 1962, published in the Government Gazette on the 1st May, 1962 and reprinted pursuant to the Reprinting of Regulations Act, 1954 in the Government Gazette on the 15th February, 1968, are referred to as the principal regulations.

Reg. 22 amended.

- 2. Regulation 22 of the principal regulations is amended—
 - (a) by substituting for the expression "\$16.80" in line three, the expression, "\$18.50"; and
 - (b) by substituting for the expression, "\$12.60" in line five, the expression, \$13.50".

CEMETERIES ACT, 1897. Nabawa Public Cemetery By-Laws.

L.G. 451/67.

THE by-laws made by the Trustees of the Nabawa Cemetery Board under the provisions of the Cemeteries Act, 1897, and published in the Government Gazette on the 3rd December, 1915, and amended from time to time thereafter, are referred to in these by-laws as the principal by-laws. The principal by-laws are amended by substituting for Schedule A the following schedule:—

Schedule "A".

Scale of Charges.

Digging any grave down to six feet in	depth	· •		•			12.00
Extras:—		_	_				
Sinking grave exceeding six feet	deep	101.	each	toot in	excess	of	
six feet	****						3.00
Re-opening Vault (or monument)							8.00
Interment without due notice			•	•			1.05
Interment not in usual hours		•	••••	••••		• • • •	1.05
Land for graves—							
4 ft. x 8 ft. or one lot							4.00
8 ft. x 8 ft. or two lots	• •						8.00
12 ft. x 8 ft. or three lots		•					12.00

Passed by the Trustees of the Nabawa Public Cemetery at a meeting held on the 20th day of January, 1969.

F. R. COOPER,

Chairman.

P. A. McDONNELL,

Secretary.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 5th day of February, 1969.