

Governmei

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

(REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER)

No. 35]

PERTH: THURSDAY, 10th APRIL r 1969

HEALTH ACT, 1911-1968.

Department of Public Health, Perth, 21st March, 1969.

obazette

HIS Excellency the Governor in Executive Council, acting under the provisions of section 343(5) of the Health Act, 1911-1968, and the other powers contained in that Act, has been pleased to make the regulations set forth in the schedule hereunder.

> W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

Principal

In these regulations the Food Hygiene Regulations published 1. regulations. in the Government Gazette on the 20th September, 1961, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Regulations 16C and 16D added.

The principal regulations are amended by adding after regula- $\mathbf{2}$. tion 16B, the following regulations:-

16C. (1) Subject to subregulation (2) of this regulation, where any smallgoods containing meat have been delivered to any person for sale or have been sold and delivered to any person-

- (a) the manufacturer shall not accept the return of, or exchange or take back into stock, those smallgoods; and
- (b) no person shall return those smallgoods to the manufacturer thereof.

(2) Nothing in this regulation applies to the return by a person to a manufacturer of smallgoods wrongly delivered to that person.

16D. The occupier of any premises wherein the handling of food is carried out, shall cause any food which has become unwholesome to be placed immediately in an impervious receptacle used for refuse.

HEALTH ACT, 1911-1968.

Department of Public Health, Perth, 21st March, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of section 178 of the Health Act, 1911-1968, has been pleased to make the regulations set forth in the schedule hereunder.

W. S. DAVIDSON, Commissioner of Public Health.

Schedule.

Regulations.

1. These regulations may be cited as the Public Buildings Regulations.

2. The provisions of the Uniform Building By-Laws shall apply to all public buildings to which these regulations apply except insofar as those By-laws are inconsistent with these regulations.

3. In these regulations, unless the contrary intention appears—

"approved" means approved by the Commissioner fo Public Health;

"cinema" means a public building where arc lights or similar lights are used for projecting cinematograph pictures;

"the Act" means the Health Act, 1911;

"theatre" means a place in which stage performances are held;

"Uniform Building By-laws" means the uniform by-laws for the time being in force under section 433A of the Local Government Act, 1968.

4. (1) The notice required by subsection (1) of section 174 of the Act shall be given to the Commissioner in the manner prescribed by Form No. 1 in Appendix A to these regulation.

(2) The plan and specification and the block plan required to be lodged with the Commissioner under section 174 of the Act shall be lodged in duplicate.

5. (1) Subject to subregulations (2) and (3) of this regulation the fees payable for the examination of the plans and specifications for any public building or for any alteration or addition to a public building shall be in accordance with the following scale:—

New buildings and alterations involving additions to floor area

50c per 100 sq. feet of floor area, or additional part thereof.

(2) Where buildings are intendend for use by public, voluntary or charitable organisations or as places of worship and benevolent asylums, the fee payable shall be half the prescribed fee.

(3) The fee payable under this regulation shall be not less than 50c or more than \$100.

6. The owner, occupier or person having charge or control of a public building, shall not allow the building to be used for any purpose other than the purpose specified in the notice given to the Commissioner under regulation 4 of these regulations, without first obtaining the approval of the Commissioner.

7. (1) Where a public building is used for seated audiences and is provided with permanent seating the number of persons permitted therein shall not exceed the number of seats so provided.

(2) Where a public building which is a place of public entertainment is provided with removable seating the number of persons permitted therein shall be determined at the rate of one person for each 5 square feet of the floor area.

(3) Where a public building which is a place of public entertainment, is used for a purpose that does not require the audience to be seated, the number of persons permitted therein shall be determined at the rate of one person for every 10 square feet of floor area. (4) Notwithstanding the provisions of sub-regulation (1), (2) and (3) of this regulation the Commissioner may, in writing, approve a plan for portion of a public building to be used as standing space, and the number of persons permitted in that standing space shall be determined at the rate of one person for every 18 square inches of floor area.

8. (1) A notice indicating the maximum number of persons permitted within the building, computed in accordance with these regulations, shall be displayed in the entrance to every public building which is a place of public entertainment.

(2) Any public health official or police officer may close or cause to be closed the doors of a public building when there are in that building a number of persons equal to or in excess of the number specified in the notice.

9. (2) Every public building shall be ventilated by natural means or by a system of mechanical ventilation.

(2) Where a public building is ventilated by natural ventilation there shall be provided—

(a) 3 square inches nett clear area of outlet ventilation per person; and(b) 3 square inches of nett clear area of inlet ventilation per person evenly distributed throughout the building.

(3) Where a public building is ventilated by a system of mechanical ventilation, the minimum supply of air provided in the building by that system from sources outside the building shall be as calculated in accordance with the scale set forth in Appendix B to these regulations.

(4) For the purpose of applying the scale set forth in Appendix B to these regulations to a public building or portion thereof—
(a) AIR SPACE—CUBIC FEET PER PERSON means the result ascertained in which fact of the building or portion thereof.

- a) AIR SPACE—CUBIC FEET PER PERSON means the result ascertained by dividing the capacity, expressed in cubic feet of the building or portion by—
 - (i) the maximum number of persons that may be accommodated in that building or portion, where the building or portion is used or intended to be used continuously for not less than 75 minutes in any period of 2 hours; or
 - (ii) one-half of that number where the building is not used or intended to be used for any periods referred to in paragraph (a) of this subregulation;
- (b) CURVE C relates to class IX (a), IX (d) buildings, as defined in Part 3 of the Uniform Building By-laws;
- (c) CURVE D relates to class IX (b), IX (c), IX (e), IX (f), buildings as defined in Part 3 of the Uniform Building By-laws.

(5) Where air conditioning equipment is used as the mechanical ventilation system in a public building, that equipment shall be capable of maintaining comfortable temperature conditions inside the building while the equipment is operating under maximum summer load and at the same time as the equipment is supplying air as required by subregulations 3 and 4 of this regulation.

(6) Where a proposed public building is to be mechanically ventilated by an air conditioning system, the plans and specifications of that building lodged with the Commissioner shall be accompanied by detailed calculations showing that the air conditioning system will be capable of meeting the requirements set out in subregulation (5) of this regulation.

(7) Ventilation fans forming part of any air conditioning or mechanical ventilation system shall operate for the full duration of the occupancy of the building and the total air circulated within the building shall be not less than eight air changes per hour.

10. (1) Duct linings in mechanical ventilation and air conditioning systems shall be of non-combustible material.

(2) Air conditioning systems shall be fitted with motorised dampers to enable return air to be automatically diverted to the outside in the event of a fire being detected.

(3) Buildings over 80 feet in height shall have roof mounted, motorised dampers, of a minimum area of 25 per cent. of the duct area, fitted to each building duct which open fully in the event of fire being detected.

(4) Ventilation fans forming part of any air conditioning or mechanical ventilation system shall, in the event of a fire, remain running to exhaust smoke from the building.

(5) Fire isolated stairwells shall be capable of being automatically vented in the event of a fire being detected. Air shall be drawn in at ground level by means of a fan creating a positive pressure in the stairwell and be discharged through relief dampers at roof level. Static pressure in the stairwell shall not rise above two-tenths of an inch water gauge at the lowest entrance to the well. Air velocity in the stairwell shall be 50 feet per minute calculated on the total plan area of the stairwell.

(6) Where a public building is required to have a fire detection electric warning panel for use by the Fire Brigades in the event of a fire, all fans and dampers shall be wired to and identified on that panel for manual override selection of "ON" or "OFF" running.

11. Every public building shall be provided with-

(a) artificial illumination complying with S.A.A. Lighting Code A.S.—C.A. 30-1965; or

(b) natural light from unobstructed glass, the area or areas of which, is or in the aggregate are, equal to—

- (i) in the case of a school, one-eighth of the fioor area of the school; or
- (ii) in any other case, one-tenth of the fioor area of the building.

12. The ceiling height of an auditorium shall be not less than nine feet except that in theatres and other buildings where galleries or tiers form part of the main hall the height between the galleries and from the highest tier to the ceiling shall be not less than eight feet.

13. (1) A public building which adjoins any other building, whether part of the same structure or not and which is not in the same class of occupancy as that other building, shall be separated from that other building by means of walls of 4 hour fire resistance rating and floors and ceilings of 3 hour fire resistance rating, but the Commissioner may in his discretion allow automatic self closing doors of not less than 2 hour fire resistance rating in party walls.

(2) Openings in any public building which are within 20 feet of an opening in any other building shall be protected with fire resistant materials approved by the Commissioner.

14. (1) Subject to subregulation (2) of this regulation the provisions of regulation 13 of these regulations do not apply to a public building which existed at the commencement of these regulations and is subsequently altered or extended, where the Commissioner is satisfied that the alterations do not increase the area of the auditorium by more than 25 per cent. and that after the alterations are completed the building is still sufficiently fire isolated.

(2) Nothing in subregulation (1) of this regulation exempts a public building from the application of regulation 13—

- (a) where it is situated on the first floor of a structure and does not have at least one exit stairway that is completely separated by means of fire resisting construction from all portions of the structure which do not form part of the public building and that leads directly to an open thoroughfare or way; or
- (b) where it is situated above the first floor level and does not have, together with the rest of the structure of which it forms a part, a fire resisting construction approved by the Commissioner and at least one exit stairway constructed of approved material and enclosed in a well or shaft of fire resisting construction with approved self-closing fireresisting doors and all windows fitted with approved fire-resisting frames and glazing.

15. A public building that has unprotected steel or wood framing shall not be constructed within six feet of the boundary of the site of a building not in the same class of occupancy.

16. All wall and ceiling linings of a public building shall be of fire resistant materials that are approved by the Commissioner and stage curtains and other decorative treatments shall be of non-fiammable materials or of materials which have been rendered non-fiammable.

17. Every public building and all materials, fittings, seating, appliances and things connected or installed therein shall be kept in a proper state of repair and shall be kept in a clean and sanitary condition.

18. (1) Subject to subregulation (3) of regulation 41 of these regulations, the area provided for each seat in the auditorium of a public building shall be not less than 18 inches wide and not less than 30 inches deep

(2) Unless the Commissioner otherwise approves, all seats in public buildings used for seated audiences shall be securely fixed to the floor, or fastened together in lengths of not less than 9 feet, and shall be arranged in regular rows.

19. A gangway or aisle in a public building shall not be less than 3 feet wide and not more than eight seats shall intervene between any seat in the same row and the nearest aisle.

20. (1) The person in charge of, or having the control or management of a public building shall keep free from obstructions of any kind all gangways, aisles, passages, corridors, lobbies and doors, that are connected with any exit or escape from the building.

(2) A person shall not obstruct any gangway aisle, passage, corridor, staircase, lobby or door of a public building, while it is open or occupied by the public.

21. (1) A public building built, opened or extended after the commencement of these regulations, shall be provided with exits for use by the public not less than in accordance with the following table:—

Tier or floor providing accommodation for						Number of Exits	To Widt Ex	h of
							ft	ins
50 persons	•• •·••	••••	••••			1	3	6
From 50 to 200 per	sons			••••		2	7	0
From 200 to 300 per	sons			•		2	8	0
From 300 to 400 per	sons	••	••	••••		2 or more	10	0
From 400 to 500 per	sons			•		2 or more	12	6
From 500 to 600 per	sons					2 or more	15	0
From 600 to 800 per						3 or more	20	0
From 800 to 1.000 per						4 or more	25	0
From 1,000 to 1,200 per	sons					5 or more	30	0
From 1,200 to 1,400 per						5 or more	35	0 -
From 1,400 to 1,600 per				••		6	40	0
From 1,600 to 1,800 per						6	45	0
From 1,800 to 2,100 per						7	50	0
From 2,100 to 2,500 per						8	56	0
From 2,500 to 3,000 per]	9	60	0

Over 3,000 the number and widths of exits shall be determined by the Commissioner.

(2) Every exit shall be not less than 3 feet 6 inches wide, except that where more than one exit is provided there may be one exit not less than 2 feet 10 inches wide.

(3) Notwithstanding the provisions of this regulation, every public building or part thereof that is used by the public and that is not situated on the ground floor, shall be provided with not less than two exits and stairways one of which shall be fire isolated and at least 3 feet 6 inches in width.

(4) All exit doors used by the public excepting doors less than 3 feet 6 inches in width shall be hung in two leaves.

(5) Except where otherwise approved by the Commissioner all exit doors, barriers and gates in a public building shall open outwards.

(6) Where more than one exit is required from any public building (or part of a public building) then those exits shall be placed so that egress may be obtained from opposite ends of the building.

22. (1) Where the sill of any doorway in a public building is more than 9 inches above the adjacent floor or ground level steps shall be provided in accordance with these regulations extending not less than the width of the doorway, but inclines not exceeding a grade of one in eight may be substituted for steps.

(2) Where the sill of any doorway is more than 2 feet above the adjacent floor or ground level, the doorway shall open immediately upon a square landing each side of which is at least the width of the doorway in length.

23. (1) Every doorway used as an exit and every staircase or passage leading to an exit shall be provided with an approved illuminated exit sign placed conspicuously over the doorway, passage or staircase and the word "exit" shall be in capital letters not less than 4 inches in height.

(2) Notwithstanding the provisions of subregulation (1) of this regulation, the Commissioner may, in the case of churches, clubs, schools or similar buildings—

(a) dispense with the need for the sign referred to in that subregulation; or

(b) require a similar sign or signs approved by him, to be otherwise erected to his satisfaction.

(3) Any doorway or passage leading from a public building which does not provide clear egress from that building shall have painted above it in capital letters not less than 5 inches in height the words "NO ESCAPE.".

(4) All "exit" and "no escape" signs shall be kept clearly visible while the premises are open to the public.

24. (1) Subject to subregulation (2) of this regulation all locks and fasteners on exit doors of a public building shall be of a type approved by the Commissioner.

(2) The Commissioner shall approve of the locks where-

- (a) exit doors in all cinemas and theatres and in other public buildings with accommodation for 400 or more persons, are fitted with automatic panic bolts or where the exit door is double leaved, a rim or other type of lock is used on the second leaf so that when the panic bolt in released on the first leaf, both leaves open freely;
- (b) exit doors in public buildings other than cinemas or theatres with accommodation for less than 400 persons, are fitted with espagnolette central handle bolts or automatic panic bolts;
- (c) exit doors in open air theatres and open air cinemas and in buildings used exclusively for religious worship, are fitted with approved strap or skeleton bolts.

25. (1) No staircase serving an exit in a public building shall be less than 3 feet 6 inches in width and each staircase shall be at least one-sixth greater in width than the exit it serves.

(2) Where a handrail projects more than three inches from a staircase wall then the width of the staircase required by subregulation (1) of this regulation shall be increased by the distance that the handrail projects in excess of 3 inches.

(3) Subject to subregulation (2) of this regulation the means of measuring the width of a staircase shall be prescribed by the Uniform Building By-laws in force under the Local Government Act, 1960.

26. All stairs and steps shall have treads not less than 11 inches wide 'going' and risers of not more than 7 inches high, and the treads and risers in a flight of steps shall be of uniform width and height.

27. (1) Each flight of steps in a public building shall have not more than seventeen and not less than three steps and shall be free from winders.

(2) A staircase shall not have more than two flights of steps, without a turn and the depth of the landing between such flights shall be not less than the width of the stair.

(3) A flight of steps shall, if the Commissioner so requires, be enclosed in a manner approved by the Commissioner.

(4) A continuous handrail shall be fixed on both sides of all steps and landings at a vertical height of 34 inches above a line connecting the nosings of the stair treads and not less than 36 inches above the landing and shall have no obstruction on or above it tending to break a hand hold.

(5) Every stairway that is built after the commencement of these regulations shall have headroom clearance of not less than 7 feet, measured vertically above any landing and above a line connecting the nosings of the stair treads.

28. (1) Every public building shall be provided with a water carriage system of sewage disposal and unless exempted in writing by the Commissioner shall be provided with sanitary conveniences at least in accordance with the following scale:—

				Fem	ales		Males	
Buildings having Accommodation			W.Cs.	L. Basins	W.Cs.	L. Basins	Urinals	
For—				· · · · · · · · · · · · · · · · · · ·			<u> </u>	·
Up to 100 people				1	1	1	1	
100 to 150 people				2	1	1	1	1
150 to 200 people				2	1	1	1	2
200 to 300 people				3	1	1	1	3
300 to 400 people				$\frac{4}{5}$	1	1	1	$\frac{4}{5}$
400 to 500 people					2	2	$\begin{array}{c} 2\\ 2\\ 2\\ 2\\ 2\\ 2\\ 2\\ 2\\ 2\end{array}$	5
500 to 600 people				6	2	2 2 2 2 2 2 2 2 2 2 2 2 2	2	6
600 to 700 people				7	2	2	2	7
700 to 800 people				8	$\begin{array}{c} 2\\ 2\\ 2\end{array}$	2	2	8
800 to 900 people				9	2	2	2	9
900 to 1,000 people				10		2		10
1,000 to 1,200 people				11	3	2	3	11
1,200 to 1,400 people				12	3	2	3	13
1,400 to 1,600 people				14	3	2	3	14
1,600 to 1,800 people				16	3		3	16
1,800 to 2,000 people				18	4	4	4	18
				1				1

(2) For a greater number of persons than 2000 the number of conveniences shall be reckoned to the nearest whole number *pro rata* with those set out above for 2000 persons.

(3) Where a building is used wholly or predominately by persons of one sex the Commissioner may vary the number of conveniences required for males and females accordingly.

(4) All rooms containing sanitary conveniences shall be adequately lighted and shall be provided with appropriate signs to indicate whether intended for use by males or females.

29. In public buildings where food handling is undertaken, hand basins, sinks and other cleaning facilities shall be provided to the satisfaction of the Local Authority.

30. In all theatres built after the commencement of these regulations separate dressing rooms, water closets and hand basins shall be provided for both male and female performers.

31. Day schools which are built after the commencement of these regulations shall have sanitary conveniences in accordance with the following scale:—

Number of Stude	nts		Number of Fixtures
For the first 320 day school students For the next 360 day school students For the next 520 day school students Thereafter for every 50 students		 	 1 fixture per 20 students 1 fixture per 30 students 1 fixture per 40 students 1 fixture

(2) Fifty per cent. of the fixtures shall be water closets for use by females and the other fifty per cent. shall comprise one third water closets and two third urinals for use by males.

(3) One wash basin shall be provided for every 25 students up to 320 and thereafter wash basins shall be provided at the rate set out in scale for fixtures in subregulation (1) of this regulation.

32. Boarding schools which are built after the commencement of these regulations shall have the following sanitary conveniences:---

Water closets and uri	nals	1 W.C. for every eight boys; or
		1 W.C. for every ten boys and 1 urinal
		or 1 foot 6 inches of trough for
		every 20 boys.
		1 W.C. for every eight girls.
Bath and showers		1 for every eight pupils.
Washbasins		1 for every five pupils.

33. For the purpose of calculating the number of sanitary conveniences required in Drive-In Theatres pursuant to regulation 28, the number of persons deemed to be accommodated in the Drive-In Theatre shall be determined by multiplying the number of vehicles that can be accommodated therein by 2.5.

34. Projection rooms in public buildings, where cinematograph pictures are exhibited involving the use of arc lamps or similar equipment—

- (a) shall be constructed of materials having a fire resistant rating of not less than one hour;
- (b) shall have a minimum ceiling height of not less than 8 feet, a minimum internal length of 8 feet and a minimum internal width of 6 feet;
- (c) shall provide a clear unobstructed passageway of two feet between the projectors and the rear and side walls; and
- (d) shall be provided with more than one exit doors if so required by the Commissioner.

35. The door of a projection room in a public building shall be hung to open out, and shall be self-closing and fitted with a lock of a type which can at all times be opened from within the projection room without the use of a key.

36. Projection rooms shall be ventilated by either natural or mechanical means in accordance with the following requirements:—

(a) Where natural ventilation is used-

- (i) one wall of the projection room shall be in complete contact with the outside air;
- (ii) inlet ventilators shall be provided, connected directly to the outer atmosphere and evenly distributed along the external wall or walls;
- (iii) a bell mouth vent shall be placed in the ceiling immediately over each cinematograph projector, but where the lamp frames of the projector are mechanically ventilated alternative outlet ventilation at or near ceiling level may be used;
- (iv) the bell mouth vent referred to in subparagraph (iii) of this paragraph shall have a diameter of 12 inches with a shaft 8 inches in diameter and shall be taken up through the roof and finished clear of the roof with a cowl.
- (b) Where mechanical ventilation is used-
 - (i) the ventilating system shall provide a minimum of ten complete changes of air per hour;
 - (ii) the ventilating system shall provide for forced exhaust;
 - (iii) the exhaust duct or ducts shall be separate from all other ducting system in the building and shall discharge into the outer atmosphere above the roof of the building;
 - (iv) exhaust ducts shall be of such a size that the air velocity does not exceed 20 feet per second;
 - (v) all air introduced into the projection room shall be fresh air drawn from the outside atmosphere and where required by the Commissioner shall be filtered;

- (vi) air introduced into the projection room shall be evenly distributed and shall not cause a draught; and
- (vii) the ventilating system shall be kept in operation during the whole time that any projector is in operation.

37. (1) In projection rooms used for projecting animated pictures for more than three performances a week and in all mechanically ventilated projection rooms, the lamphouses in which arc lamps are used shall be mechanically exhausted by a system which shall draw not less than 50 cubic feet of air per minute through each lamp house, during the time that each lamp house is in operation.

(2) In naturally ventilated projection rooms, lamp houses in which are lamps are used which are not required by subregulation (1) of this regulation to be mechanically exhausted shall be fitted with an exhaust fiue of not less than 3 inches internal diameter, carried straight up and discharged into the bell mouth ceiling vent immediately above the projector.

38. The following fire fighting appliances shall be kept inside a projection room-

- (a) one all-wool or asbestos blanket measuring not less than three feet square; and
- (b) one carbon dioxide fire extinguisher of not less than five lbs capacity complying with Australian Standard A138-1963 or one halogenated hydrocarbon type portable fire extinguisher of not less than three lbs. capacity complying with Australian Standard A163-1968, and the fire extinguisher required to be provided by this regulation shall be mounted on a bracket conveniently situated for use in emergency.

39. A person shall not smoke within a projection room in any public building.

40. (1) A minimum of two exits shall be provided in every Drive-In Theatre and all exits and driveways shall be arranged to facilitate the orderly ingress and egress of motor vehicles to and from the theatre.

(2) The minimum distance between speaker standards, not on the same ramp shall be 38 feet.

(3) The minimum distance between speaker standards on the same ramp shall be 17 feet.

41. (1) Notwithstanding the provisions of regulation 21 of these regulations, open-air grandstands of self-supporting fire resisting construction built after the commencement of these regulations, shall have exits provided on the following basis:—

Up	$_{\mathrm{to}}$	1,000	persons		 2	exits	totalling	$\overline{7}$	ít	0	in.	in	width
1,001	$_{\mathrm{to}}$	1,500	persons		 3	exits	totalling	10	\mathbf{ft}	6	in.	in	width
1,501	$_{\mathrm{to}}$	2,000	persons	••••	 3	exits	totalling	14	\mathbf{ft}	0	in.	in	width
2,001	$_{\mathrm{to}}$	2,500	persons		 4	exits	totalling	17	$^{\mathrm{ft}}$	6	in.	in	width
2,501	$_{\mathrm{to}}$	3,000	persons		 4	exits	totalling	21	\mathbf{ft}	0	in.	$_{in}$	width
3,001	$_{\mathrm{to}}$	3,500	persons				totalling						
3,501	$_{\mathrm{to}}$	4,000	persons		 5	\mathbf{exits}	totalling	28	\mathbf{ft}	0	in.	in	width

(2) Aisles shall be not less than 3 feet in width and no seat in a grandstand shall be more than 20 feet from an aisle.

(3) The seating space per person in a grandstand shall be not less than 16 inches wide by 26 inches deep.

(4) Steps in an aisle of a grandstand shall extend the full width of the aisle and shall not exceed 9 inches in height.

(5) Every aisle in a grandstand shall have direct access to an exit and where it is necessary to provide transverse aisles for this purpose, they shall be of a uniform width and be free from obtructions or changes in level.

(6) Adequate enclosing wall or guard rails shall be provided around the edges of raised areas of all grandstands and at all changes of level which may present a hazard to the public.

(7) Where rooms or enclosures are situated beneath any grandstand, those rooms or enclosures shall be constructed of materials of not less than 2 hour fire resistant rating and all structural members of the grandstand within those rooms or enclosures shall be fully fire protected with materials of not less than 3 hour fire resistant rating.

42. (1) Every public building which is a theatre shall be provided with hydrants and hose reels of the number, pattern and standard required by the Commissioner.

(2) The Commissioner shall approve of hydrants that conform to the patterns and standards used by the W.A. Fire Brigades Board and hose reels installed in accordance with Australian Standard A155-1966.

(3) A fire hose reel shall be provided adjacent to each fire hydrant, the length of the hose thereon shall be determined by the Commissioner and the Commissioner may require the hose reel and fittings to be enclosed in a suitable cabinet.

(4) A minimum flow pressure of 40 lbs to the square inch at a $\frac{1}{2}$ inch diameter nozzle, allowing for a loss of 5 lb per square inch through friction in hydrant, hose and nozzle and a discharge of 60 gallons of water per minute capable of being maintained when two hoses are discharging simultaneously, shall be available.

43. (1) Unless exempted by the Commissioner every public building shall be equipped with chemical fire extinguishers—

(a) placed in a position approved by the Commissioner; and

(b) in sufficient number so that there is not less than one extinguisher for every 2,250 square feet of floor area or part thereof and in any event there shall be a minimum of two extinguishers to each floor.

(2) The Commissioner may where he considers it necessary require additional fire extinguishing equipment to be provided.

44. Every public building that is a theatre, shall be provided with hatchets, hooks and any other appliance that the Commissioner considers necessary for pulling down scenery and other stage properties in the event of fire and those appliances shall be readily located for use in an emergency.

45. The manager or person having charge or control of a public building shall—

- (a) maintain, in proper working order all telephones, fire alarms, hydrants and other appliaces and equipment for preventing and extinguishing fires; and
 - (b) arrange with the West Australian Fire Brigades Board or persons approved by the Board for the periodical testing and inspection of fire hoses and extinguishers.

46. Subject to regulation 49 of these regulations the manager or person having charge or control of a theatre during a stage performance, a cinema during an exhibition of films, and, when directed by the Commissioner, the manager or person having charge or control of any other public building, shall—

- (a) appoint a person to be a fire guard for the period during which the public building is open to or used by the public; and
- (b) cause every member of the staff to be instructed in the precautions and duties to be observed in the event of fire or other emergency.

47. A person appointed as a fireguard pursuant to paragraph (a) of regulation 46 of these regulations—

- (a) shall be an able bodied male person not under 21 years of age;
- (b) shall be in attendance at the theatre or cinema and perform the duties of a fire guard, for the period for which he is employed;
- (c) shall not be simultaneously employed as a cinematograph machine operator or a lift operator; and
- (d) shall hold a "Certificate of Competency to be Appointed a Fire Guard" granted and issued by the Commissioner under these regulations.

48. (1) The Certificate of Competency to be Appointed a Fire Guard shall be in accordance with the form set out in Form 2 in Appendix A to these regulations and may be subject to such conditions as the Commissioner specifies therein.

(2) The Certificate of Competency to be Appointed a Fire Guard may be granted by the Commissioner on receipt of—

- (a) a report from the Chief Officer of Fire Brigades, stating that the applicant has been examined in his knowledge of fire fighting and found to be competent to be appointed a fire guard, or such other evidence as the Commissioner thinks fit to establish the applicant's competency in that regard; and
- (b) a recent medical certificate certifying that the applicant is able bodied and physically sound and is fit to perform the duties of a fire guard.

(3) A Certificate of Competency to be Appointed a Fire Guard shall cease to have force or effect if any condition specified on the certificate is not compiled with by the holder thereof.

49. The Manager or person having charge or control of a theatre or cinema, the auditorium of which is open to the sky, shall not be required to appoint a fire guard if—

- (a) the Commissioner is satisfied that adequate staff is employed and maintained to provide for the safety of the public in an emergency;
- (b) the Chief Officer of the Western Australian Fire Brigades Board or a person duly authorised by the Commissioner to do so has certified in writing that in his opinion no undue fire hazard exists in or around the premises and that the premises are equipped with adequate fire fighting equipment and safety devices and the exits are constructed and maintained as prescribed by these regulations; and
- (c) the Commissioner, on the application in writing of the manager or person having charge or control of the theatre or cinema, issues a certificate, exempting the applicant from appointing a fire guard.

50. A certificate issued in accordance with paragraph (c) of regulation 49 of these regulations may be cancelled, in writing, by the Commissioner if it appears to him that the safety of the public requires the appointment of a fire guard in the theatre or cinema.

51. The manager or person having charge or control of a theatre, cinema or other public building at which a fire guard is employed shall take all steps necessary to ensure that the fire guard carries out the duties prescribed for him by these regulations.

52. The duties of a fire guard in a public building shall be-

- (a) to inspect the building before the commencement of the performance, exhibition or other activity in connection with which the public building is to be opened or used by the public to ensure that—
 - (i) all fire extinguishing equipment and appliances are in position and ready for use;
 - (ii) there is not an accumulation of fiammable material within or adjacent to the building;
 - (iii) all exit doors and their fastenings are in good working order and all passages leading to or from them are free from obstructions; and
 - (iv) all necessary auxiliary and external lamps are lighted;
- (b) to bring to the notice of the manager or person in charge of the building—
 - (i) any faults revealed by his inspection carried out in accordance with paragraph (a) of this regulation;
 - (ii) any case of overcrowding or obstruction of aisles, gangways or exits or any case of smoking in any part of the public building where smoking is prohibited by or pursuant to any Act, regulation or by-law;

- (c) to open all exit doors at the conclusion of the performance, exhibition or other activity;
- (d) to patrol the building from time to time and when not so engaged be in a position where he could most readily observe an outbreak of fire and reach a fire alarm;
- (e) in the event of an outbreak of fire, to summon a fire brigade, notify the manager or person in charge of or in control of the building of the outbreak and to take what action he can to control or extinguish the fire and to direct the public to the exits;
- (f) to enter in a log book the details specified in Form 3 in Appendix A to these regulations.

53. The manager or person in charge or control of a public building in which a fire guard is employed shall provide at the public building a log book, each page of which shall be as set out in the form of Appendix A to these regulations.

54. The log book required to be kept by these regulations shall be produced, on demand, for inspection by the Commissioner or a person duly authorised by him in writing for that purpose.

55. A person shall not knowingly make a false or misleading entry in a log book kept or maintained pursuant to these regulations.

56. A person shall not light, operate or maintain an open fire or a heating apparatus of any kind within a public building used as a theatre, cinema or dance hall unless otherwise authorised in writing by the Commissioner.

57. A person shall not store within a public building, materials of a flammable nature, that are not normally required for the purpose of conducting the usual activities carried on within that building.

58. No person shall smoke in an auditorium, dressing room, the wings or any part of the stage of any roofed theatre, concert hall or cinema, while it is open to the public but an artist or performer may smoke on the stage while performing in that building.

59. The manager or person having charge or control of a public building shall cause to be painted a notice bearing the words "Emergency Exit—Parking and Obstruction Prohibited" in red letters not less than 4 inches high on a white ground on the external side of any emergency exit which abuts a road, thoroughfare, lane, passage-way or right of way and a person who places a vehicle or any other thing that obstructs the free passage of persons through an emergency exit, is guilty of an offence.

60. (1) A hospital shall, unless otherwise approved by the Commissioner, be erected so that there is a clear space of at least 15 feet between the building and all boundaries of the site.

(2) The buildings comprising a hospital shall not occupy more than two-fifths of the site on which it is built.

61. All materials used for lining in a hospital must be approved by the Commissioner.

62. Multi-storey hospital construction shall be of a type 1 (Framed fire-resisting construction) or type 2 (Bearing wall protected construction) as specified in Part 4 of the Uniform Building By-laws 1965.

63. Single storey hospital construction shall be of type 3 (Ordinary construction), type 4 (Unprotected metal construction) or type 5 (Wood frame construction) as specified in Part 4 of the Uniform Building By-laws 1965. 64. (1) Each block or wing in a hospital to which these regulations refer, shall be fire isolated and boiler rooms shall, where practicable, be separate from the main building, or where this is not possible, fire isolated.

(2) All service buildings such as workshops, stores, garages, laundries and flammable liquid stores in a hospital shall be fire isolated.

65. Every hospital shall be constructed so that-

- (a) the roof space of the building is divided at intervals not exceeding 100 feet, by some form of fire barrier;
- (b) each floor above ground level is divided into two or more sections that can be isolated by a door so as to prevent smoke penetrating from one section to the other;
- (c) all passageways are provided with doorways at intervals approximately 100 feet, so as to prevent smoke penetrating the length of the passage;
- (d) special areas, such as theatres, recovery rooms, birth suites, nurseries and dispensaries can be isolated from smoke;
- (e) the lifts are installed in accordance with S.A.A. Lift Code C.A.3. and each lobby serving those lifts can be isolated from smoke;
- (f) all emergency exit doors that do not open outwards are provided with a device that will hold the doors open when required;
- (g) all double emergency exit doors are fitted with strap bolts or skeleton bolts;
- (h) all passages serving wards of the hospital are at least 7 feet 6 inches in width but in the case of a nursing home the passages shall be at least 4 feet 6 inches in width;
- (i) the requirements of the S.A.A. Code C.Z.9-1963 (Hospitals fire and explosion hazards), (Rules for minimising) are complied with in operating rooms and birth suites.

66. Where by these regulations an act is required to be done, or forbidden to be done in relation to any public building the occupier of the building, has, unless the contrary intention appears, the duty of causing to be done the act so required to be done, or of preventing from being done the act so forbidden to be done, as the case may be.

67. Any person who---

- (a) does any act or thing which by these regulations he is forbidden to do; or
- (b) fails or omits to do any act or thing which by these regulations he is required to do,

commits an offence.

Penalty: Two hundred dollars.

Appendix A. Form 1.

Reg. 4.

Public Health Department.

Western Australia.

APPLICATION TO BUILD, ALTER OR EXTEND. TO THE COMMISSIONER OF PUBLIC HEALTH,

57 MURRAY STREET, PERTH

(BLOCK LETTERS)

of

Τ.

(FULL ADDRESS)

apply for permission to build/alter/extend a public building, and attach two copies of plans and specifications of the proposed work. Particulars are as follows:----

Location of work or building. No. _____ Street _____ Town Local Authority District Estimated Cost (to include labour and materials) \$.....

Use or purpose of building (school, cinema, dance hall, club room, etc.)

If cinema, are arc lamps and 35 m.m. film to be used? I am aware that plans and specifications must be approved first by the Commissioner and then the local authority for the district.

Permit fees as required under the Regulations will be paid on demand. I undertake to carry out the work in accordance with the conditions of approval, and not to open the premises until inspected and passed by an officer authorised by you.

> Signature of Owner, Manager or Trustee of Public Building.

> > Date.....

Reg. 48.

Form 2. Western Australia.

Health Act, 1911.

CERTIFICATE OF COMPETANCY TO BE APPOINTED A FIRE GUARD. THIS is to certify that.....

of is competent to discharge the duties of a Fire Guard in accordance with the provisions of the Public Building Regulations in force under the Health Act, 1911; and the said is hereby authorised to accept employment as a Fire Guard in any theatre or cinema.

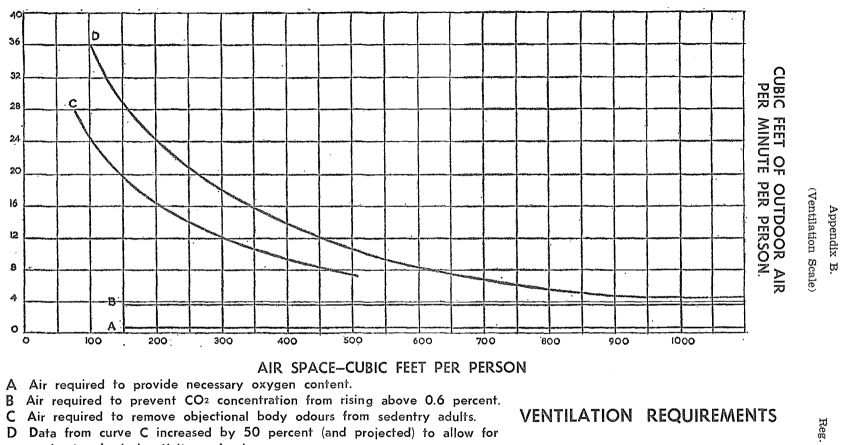
day of

Dated this

19

Commissioner of Public Health.

			Form 3.		Reg. 52.
Date		Tim	e of	Details of any faults revealed	Any other
	Name of Fire Guard	Com- mencing duty	Finishing duty	by inspection required by Reg. 52	duties carried out
	* *				
		1			



- D Data from curve C increased by 50 percent (and projected) to allow for moderate physical activity and odours.
 - ref. ASHRAE.

9

1199

HEALTH ACT, 1911-1968.

Shire of Upper Blackwood.

WHEREAS under the provisions of the Health Act, 1911 (as amended), the Governor may cause to be prepared Model By-laws for all or any of the purposes of the said Act; and whereas Model By-laws described as Series "A" have been prepared and amended from time to time and reprinted pursuant to the Reprinting of Regulations Act, 1954, in the Government Gazette on 17th July, 1963, and further amended by notices published in the *Government Gazette* on the 7/11/63, 20/3/64, 16/6/64, 18/1/65, 23/6/65, 14/4/66, 12/10/67, 30/7/68 and 28/10/68; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Shire of Upper Blackwood being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A" as reprinted in the Government Gazette on the 17th July, 1963, doth hereby resolve and determine that the said amendments published in the Government Gazette on the 16/6/64, 8/1/65, 14/4/66, 12/10/67, 30/7/68 and 28/10/68, shall be adopted without modification.

Passed at a Meeting of the Upper Blackwood Shire Council, held on the 26th day of December, 1968.

H. S. ROGERS President.

L. G. AMEY, Shire Clerk.

Approved by His Excellency the Governor in Executive Council this 20th day of March, 1969.

> W. S. LONNIE, Clerk of the Council.

HOSPITALS ACT 1927-1955

Brookton Hospital Board.

WHEREAS by section 37 of the Hospitals Act, 1927-1955, a Board may by resolution adopt by-laws formulated by the Governor for the guidance of boards: Now, therefore, the Brookton Hospital Board, being a board within the meaning and for the purposes of the said Act and having 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 amound from time to time by patience published in the Government 1960, and amended from time to time by notices published in the Government Gazette, doth hereby resolve and determine that the said adopted by-laws shall be amended as follows:-

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

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

				Patients Receiv-	
				ing Intensive	Other Patients.
				Nursing Care.	Per Day.
				\$	\$
				Per Day.	
(i) Pensioners without	it otl	her inco	ome	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

Passed at a meeting of the Brookton Hospital Board this 6th day of February, 1969. V. G. MILLS, Chairman.

J. H. R. MITCHELL, Secretary.

TRAFFIC ACT. 1919.

The Municipality of the Shire of Mt. Marshall.

By-Laws.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 19th day of November, 1968, to revoke the By-Laws as set out in the schedule hereunder.

Dated this 15th day of January, 1969. The Common Seal of the Shire of Mt. Marshall was hereunto affixed in the presence of----

[L.S.]

B. M. GILLETT, President. C. J. ELLIS, Shire Clerk.

Recommended----

J. F. CRAIG,

Hon. Minister for Traffic.

Approved by his Excellency the Governor in Executive Council this 20th day of March, 1969.

W. S. LONNIE, Clerk of the Council.

Schedule.

1. By-Law relating to "Parking By-Laws" published in Government Gazette on 20th January, 1950.

CEMETERIES ACT. 1897.

Margaret River Public Cemetery-Reserve No. 12298.

L.G. 626/53A.

BY virtue of all powers in that behalf vested in the Council of the Shire of Augusta-Margaret River as Trustees for the Margaret River Public Cemetery the said Trustees make the following by-laws which shall come into opera-tion immediately upon their confirmation and approval by the Governor and publication in the Government Gazette.

From the date of coming into operation of these by-laws, all previous by-laws relating to the Margaret River Public Cemetery are hereby repealed.

2. All fees and charges payable to the frustees, as set for an area "A" shall be paid at the times and manner therein mentioned unless other-All fees and charges payable to the Trustees, as set forth in Schedule

3. The "Secretary" as referred to in these by-laws, means the person for the time being employed by the Trustees as the Secretary of the Cemetery, and such person shall, subject to the Trustees, exercise a general supervision and control over all matter pertaining to the Cemetery, and to the carrying out and enforcement of these by-laws, and the direction of such person shall in all cases and for all purposes be presumed to be and have been the direction of the Trustees.

A plan of the Cemetery showing the distribution of the land compartments, sections, situation and number of graves, and a register of all certi-ficates of Rights of Burial shall be kept at the office of the Trustees.

5. Any person desiring to inter any dead body in the Cemetery shall make an application in the form contained in Schedule "E" and upon payment of the appropriate fees, the Trustees may issue a form of Order of Burial, in accordance with Schedule "D".

6. All applications for interment shall be made at the office of the Trustees in such time as to allow at least eight working hours' notice being given to the Secretary at the office prior to the fixed time for burial.

7. The Trustees shall cause all graves to be dug and vaults and brick graves to be re-opened as and when required.

8. Every coffin shall have upon the lid an approved metal plate bearing the name of the deceased, stamped or otherwise indelibly inscribed in legible characters thereon. A coffin which does not comply with this by-law shall not be admitted to or be interred in the Cemetery.

9. Every grave shall be at least six feet deep at the first interment and no interment shall be allowed in any grave with a less depth than three feet from the top of the coffin to the original surface of the surrounding ground.

10. In the case of an application for interment in any private grave or vault to which the deceased had no claim during life, the written and verified consent of the grantee shall be handed in with the application in form of assignment of Right of Burial, Schedule "C".

11. (i) Subject to paragraph (ii) of this by-law, a person shall not bring a dead body into the Cemetery unless he, or his representative has first handed to the Secretary for inspection and return a medical certificate of death or a Córoner's order for burial in respect of the body.

(ii) Where an undertaker or his representative, for a valid reason, is unable to produce a medical certificate or Coroner's order for burial, as required by paragraph (i) of this by-law and he has given to the Secretary a written guarantee to produce the certificate or order within three days, he may bring the body into the Cemetery.

(iii) A burial shall not be permitted in the Cemetery unless the provisions of one of the foregoing paragraphs of this by-law have been complied with.

(iv) Where a representative or the undertaker himself has given written guarantee as required by paragraph (ii) of this by-law and he has failed to produce the certificate or order within three days the undertaker's license may be suspended until the certificate or order is produced.

12. No interment shall be allowed on a Sunday except when it is certified in writing by a medical officer of health that for sanitary or special religious reasons it is necessary or advisable that the burial take place on that day.

13. The hours for burial shall be as follows: Monday to Friday 9.30 a.m. to 4.30 p.m. Saturdays 9 a.m. to 12 noon. Sunday (subject to by-law 12) from 2 p.m. to 4 p.m. and no burial shall be allowed to take place nor any coffin alowed to enter the Cemetery at any other hour except by written permission of the Trustees. No burial shall take place on Christmas Day or Good Friday.

14. The time fixed for any burial shall be at which time the funeral is to arrive at the Cemetery gates and if not punctually observed, the undertaker responsible shall be liable to a fine of \$1.

15. Every funeral shall enter by the principal entrance and no vehicle except the hearse and mourning coaches shall be permitted to enter the Cemetery or stand opposite the entrance gates.

16. If application to the Trustees be made to exhume any corpse for the purpose of examination or identification or for the purpose of its being buried elsewhere in accordance with the wishes of the deceased or his family, an order from the Governor or the warrant of a Coroner or a Justice of the Peace issued in accordance with the law authorising the Trustees to permit the exhumation must be attached to the application form.

17. Children under the age of 10 years entering the Cemetery must be in the charge of some responsible person.

18. Smoking shall not be allowed within the Cemetery nor may any fireworks be discharged therein.

19. No dogs shall be admitted into the Cemetery and any dog found therein shall be liable to be destroyed.

20. Any person violating the rules of propriety and decorum, or committing a nuisance or trespass, or injuring any tree, shrub, plant or flower border, grave or any erection, or in any way infringing these by-laws shall be expelled from the Cemetery.

22. No person shall pluck any tree, shrub, plant or flower growing in any portion of the Cemetery.

23. No person shall remove or carry out of the Cemetery any tree, plant, flower or shrub without the written authority of the Trustees or their representatives.

24. No person shall promote or advertise or carry on within the Cemetery any trade, business or calling, either by solicitation, distribution of circulars, by cards or otherwise or by any other system of advertising whatsoever without the written consent of the Trustees and any person infringing this by-law shall be expelled from the Cemetery.

25. No person employed by the Trustees shall be permitted to accept any gratuity whatsoever nor shall he be pecuniarily interested in any work in the Cemetery other than the remuneration he received from the Trustees, and any such person proved guilty of accepting any gratuity or being pecuniarily interested in such work shall be liable to summary dismissal.

26. Any person requiring a Grant of Right of Burial in any part of the Cemetery shall apply to the Trustees in writing specifying the location of the grave. If it is proposed to inter therein the remains of any already deceased person the name of such person must be shown in the application. If the application is approved by the Trustees a Grant of Right of Burial shall be issued in the form of Schedule "B".

27. No brick grave or vault shall be constructed in any plot in respect of which a Grant of Right of Burial has been issued without the authority of the Trustees first obtained, and subject also to specifications of the proposed work and the execution thereof.

28. Every such Grant of Burial shall be subject to the by-laws for the time being in force, and no interment in any such grave or vault shall be allowed unless upon production of the grant aforesaid, nor shall any such grave or vault be opened unless with the consent of the Trustees.

29. Every coffin placed in any such grave or vault shall be bricked in, cemented, and any space surrounding such coffin to be filled with charcoal, dry earth, or other suitable material and covered with a slab of stone, slate or iron, unless special written exemption be obtained from the Trustees.

30. In the event of such exemption being obtained from the Trustees each coffin placed in any brick grave or vault shall be properly lead-lined and hermetically sealed.

31. If application be made for an interment in any grave or vault of the remains of any person other than the person to whom the grant was issued, or his registered assign, the written and verified consent of such grantee or assignee shall be produced, together with the Grant of Right of Burial.

32. Should the grantee be unable to produce the Grant of Right of Burial through having lost same, on making application for a grave to be re-opened for the purpose of interment, the said grantee shall make a declaration to this effect, and shall pay the fee for a copy of such Grant of Right of Burial as prescribed in Schedule "A" before the interment takes place.

33. Any person desiring to place or erect, or to alter or add to any monument, tombstone, or any enclosure in any part of the Cemetery must first obtain the written consent and approval of the Trustees and otherwise comply with section 23 of the Cemeteries Act, 1897.

34. Every tombstone, monument, or enclosure shall be placed on proper and substantial foundations, which if required by the Trustees or their officers, shall extend to the bottom of the grave.

35. The materials used in every such erection shall be subject to the approval of the Secretary or other officer appointed by the Trustees and any material rejected shall be immediately removed from the Cemetery by the

contractor for the erection. All refuse and other rubbish remaining after any work is completed shall be immediately removed from the Cemetery by the person causing same.

36. Should any work by masons or others be not completed before a Sunday, they shall be required to leave the work in a neat and safe condition to the satisfaction of the Secretary.

37. Monumental masons and other tradesmen shall before commencing work within the Cemetery, deposit with the Secretary or the Trustees the sum of \$2.00 which shall be forfeited if the provisions of either of the two preceding by-laws be not complied with to the satisfaction of the Secretary.

38. All materials required in the erection and completion of any work shall, as far as possible, be prepared before being taken to the Cemetery, and all materials required by tradesmen shall be admitted at the main entrance and no vehicle conveying any such materials with wheels less than four inches broad shall be permitted to enter the Cemetery.

39. Monumental masons shall not be permitted to carry on work within the Cemetery during other than the hours specified for the opening and closing of the gates on week days, Saturdays and Sundays excepted, when no work is to be done from noon on Saturday to the opening of the gates on the Monday morning, without the written consent of the Trustees.

40. No wooden fence, railing, cross or other wooden erection shall be allowed on or around any grave or vault.

41. No trees or shrubs shall be planted on any grave execept such as shall be approved by the Secretary.

42. All workmen whether employed by the Trustees or by any other person shall at all times whilst within the boundaries of the Cemetery be subject to the supervision of the Secretary and shall obey such directions as the officer may find it necessary to give and any workmen committing any breach of these regulations and by-laws, or refusing or neglecting to comply with any directions of the said Secretary, shall be removed from the Cemetery.

43. Any person taking part in dressing or attending to any grave shall comply with the following rules:—

- (a) No rubbish, soil, sand or other material removed in dressing a grave shall be placed on any other grave and if placed on any adjoining ground shall be removed immediately the work is completed.
- (b) No sand, soil or loam shall be taken from any portion of the Cemetery for the purpose of dressing any grave except with the permission of the Secretary.
- (c) The dressing of graves, and the wheeling and carting of any material shall be subject to the supervision of the Secretary.
- (d) Work in all cases to be carried on with due dispatch and only during regulation hours specified within by-law 13 hereof.

44. Prior to conducting any interment within the Cemetery or making use of the Cemetery for any purpose connected with interments every undertaker shall pay to the Trustees an annual fee as prescribed in Schedule "A" and shall at the time of making such payment give his assent in writing to such conditions as the Trustee may deem fit to impose. Upon such assent being given and payment of the fee made he shall receive a permit to hold good during good behaviour and until the first day of July next following and unless in the possession of such permit no undertaker shall be allowed to engage in or carry out any duty or work within the Cemetery.

45. The Trustees may decorate graves from time to time, when desired by the grantees so to do. If the grantees do not desire the Trustees to carry out this work, the grantees may either do it themselves or employ any person licensed by the Trustees for that purpose.

46. No person except the relatives of the deceased, the Trustees or those licensed by the Trustees shall be permitted to decorate any grave.

to remove edging tiles, plants, grass, shrubs etc., from the grave the person so ordering the re-opening shall pay to the Trustees the charges laid down in Schedule "A".

Notwithstanding this clause, the Trustees accept no liability for any damage to edging tiles, headstones, plants etc., arising from the re-opening of any grave.

48. Notwithstanding anything contained in the by-laws to the contrary, permission may be granted to the Defence Department of the Commonwealth to erect headstones on the graves of the deceased soldiers without payment of any fee.

49. Free ground may be granted if it is proved to the satisfaction of the Trustees—

(a) that the deceased was a returned soldier, and that he died as the result of injuries received on active service; or

(b) that the relatives of the deceased are in necessitous circumstances.

Provided that such grant shall be made subject to the condition that only the remains of the deceased person as approved by the Trustees shall be interred in the grave.

50. A person who commits a breach of any of these by-laws commits an offence and shall for every such offence be liable to a penalty not exceeding Ten Dollars and in any case of a continuing breach a further sum not exceeding Two Dollars for every day during which such breach occurs.

51. Any person committing a breach of any by-laws shall, in addition to being liable to a penalty under any by-laws, be liable to be forthwith removed from the Cemetery by the Trustes or the Secretary, or other employees of the Trustees or by any police constable. If such person resists removal from the Cemetery or, if and as often as such person so removed shall, unless with the consent of the Secretary, again enter the Cemetery within 24 hours of his removal therefrom, he shall be liable to a penalty not exceeding Ten Dollars.

Schedule A.

Margaret River Public Cemetery.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

1. On application for a "Form of Grant of Right of Burial" for-

		ustees	e directed by Trus	ft. x 4 ft. wh	(a) Land. 8	
,						
			ted by applicant	ft. x 12 ft., sel	Land, 8	
ırial"	for Bu	of Order	tion for a "Form of	Fees—On applie	(b) Sinking for—	
			adult	arv grave for a	Ordin	
••••			child	for any stillbo	Grave	
wing	he follov	ix feet th	nk deeper than six	l be payable:	charges sha	2.
••••						
nter-	each in	ave for (an ordinary grav			3.
			dult	v grave for an	(a) Ordinar	
cord-	sary acc	is necess	, tiles, grass, etc., is	emoval of kerbir	Where	
	 rial" wing hter-	for Burial" ne following ne following ne following	stees	ere directed by Trustees	ift. x 8 ft., where directed by Trustees ift. x 12 ft., where directed by Trustees ift. x 4 ft., selected by applicant ift. x 8 ft., selected by applicant ift. x 12 ft., selected by applicant ift. x 10 ft. ift. x 10 ft. ift. x 10 ft. ift. x 10 ft.	Land, 8 ft. x 8 ft., where directed by Trustees Land, 8 ft. x 12 ft., where directed by Trustees Land, 8 ft. x 12 ft., selected by applicant Land, 8 ft. x 8 ft., selected by applicant Land, 8 ft. x 12 ft., selected by applicant Land, 8 ft. x 12 ft., selected by applicant Land, 8 ft. x 12 ft., selected by applicant Land, 8 ft. x 12 ft., selected by applicant (b) Sinking Fees—On application for a "Form of Order for Burial" for— Ordinary grave for an adult Grave for any child under seven years of age Grave for any stillborn child If graves are required to be sunk deeper than six feet the following charges shall be payable:— First additional foot Second additional foot And so on in proportion for each additional foot. Re-opening Fees: Re-opening an ordinary grave for each interment or exhumation:— (a) Ordinary grave for an adult Ordinary grave for an adult Of a child under seven years of age

÷

		ð
	(b) Any Brick grave	10.00
	(c) Any vault, according to work required from	10.00
4.	Extra charges for—	
	(a) Interment without due notice under by-law 6	2.00
	(b) Interment not in usual hours as prescribed by by-law 13-	
	Monday to Friday	2.00
	Saturday, Sundays and public holidays	5.00
	(c) Late arrival at Cemetery gates under by-law 14	1.00
	(d) Exhumations	5.00
5.	Miscellaneous charges:	
	Permission to erect a headstone and/or kerbing	2.00
	Permission to erect a monument	4.00
	Permission to erect any nameplate	0.50
	Registration of "Transfer of Form of Grant of Right of Burial"	0.50
	Copy of "Grant of Burial"	0.50
	Grave number plate	1.00
	Undertakers' annual license fee	6.00
	Undertakers' single license fee for one interment	1.00
	Making a search in register	0.50
	Copy of By-Laws	0.50

Schedule B.

Margaret River Public Cemetery. FORM OF GRANT OF RIGHT OF BURIAL.

Given under our hands and Common Seal this day of

Entered

.

.....

(1) Name in full. (2) Address and description in full. This grant must be produced before the grave can be re-opened.

Schedule C. Margaret River Public Cemetery. FORM OF ASSIGNMENT OF RIGHT OF BURIAL.

Entered

(1) Name in full. (2) Address and description in full.

Schedule D Margaret River Public Cemetery. FORM OF ORDER OF BURIAL.

Date of Application		
No. of Application		
THE remains of	, late of,	deceased
may be interred in grave No.	, compartment	
	land appropriated to the	
denomination. The time fixed	for the burial is o'clock in the	
noon of the	day of 19	

Schedule E. Margaret River Public Cemetery. FORM OF INSTRUCTIONS FOR GRAVES AND APPLICATION FOR ORDER OF BURIAL.

Answers to the following questions to be supplied at the time of making application:---

	Date
1.	Name of deceased
2.	Age of deceased
3.	Date of Death
4.	Last residence of deceased
5.	Place where death occurred
6.	Date and hour of burial
7.	Birthplace of deceased
8.	Supposed cause of death
9.	What denomination
10.	Number of grave
11.	Name of Minister
12.	Size of grave
13.	Name of Undertaker
14.	Depth of grave
Signati	ure of person making application
Appl	ication received this day of
	o'clockm.
	Secretary

No. of Order No. of Grant No. of Receipt

Note: If a free interment is required, specify name of magistrate signing order and date thereof.

Dated this 13th day of February, 1969 The Common Seal of the Shire of Augusta-Margaret River was affixed thereto in the presence of—

R. E. NIXON,

R. A. SCOTT, Shire Clerk.

.....

Recommended-

[L.S.]

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 20th day of March, 1969.

W. S. LONNIE, Clerk of the Council.

CEMETERIES ACT, 1897. Rockingham Public Cemetery.

L.G. 809/53.

IN pursuance of the powers conferred upon it by the abovementioned Act and of all other powers enabling it, the Council of the Municipality of the Shire of Rockingham hereby records having resolved on the 7th day of January, 1969, to make and submit for confirmation by the Governor, the following By-laws:— The Cemetery By-laws published in the Government Gazette on the 20th day of February, 1948, and as amended from time to time are hereby amended as

follows:-

Schedule.

The abovementioned By-laws are amended by substituting for Schedule A the following:-

Schedule A.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES.

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

In Open Ground—		\$
For sinking grave for any adult		16.00
For sinking grave for any child under 7 years		12.00
For re-opening grave for any adult		15.00
For re-opening grave for any child under 7 years		15.00
For iron number plate		1.00
In Private Ground		
For sinking grave for any adult		16.00
For sinking grave for any child under 7 years		12.00
For re-opening grave for any adult		15.00
For re-opening grave for any child under 7 years		15.00
For iron number plate		1.00
Issue of a Grant of "Right of Burial"		
Ordinary land for grave 8 ft. x 4 ft. where directed	d	8.00
Ordinary land for grave, 8 ft. x 8 ft. where directed	d	16.00
Special land for grave, 8 ft. x 4 ft., selected by applican	t in section	
where burials take place		
Special land for grave, 8 ft. x 8 ft		
For interment without due notice		2.00
For sinking any adults grave beyond 6 feet, for each	additional	
foot		3.00
For permission to erect any monument etc.		2.00
For permission to construct a brick grave		4.00
For permission to construct a vault		
		4.00
Tindoutokova Grazial Tizawaz		4.00 10.00
Tindoutokova Gnacial Ticomaa		$4.00 \\ 10.00 \\ 2.50$

Dated this 11th day of February, 1969.

The Common Seal of the Municipality was hereby affixed this 14th day of February, 1969, in the presence of—

[L.S.]

A. POWELL,

President. D. J. CUTHBERTSON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 20th day of March, 1969.

W. S. LONNIE. Clerk of the Council.

DOG ACT 1903. Municipality of the Shire of Exmouth. By-laws relating to Dogs.

L.G. 415/64.

IN pursuance of the powers conferred upon it by the above mentioned Act and all other powers enabling it, the Council of the Shire of Exmouth hereby records having resolved on 21st January, 1969 to make and submit for confirmation by the Governor the following amendments to these By-laws:—

The Schedule—Fees.

For the seizure or impounding of a dog-delete the words and figures "One Dollar (\$1.00)" and insert the words and figures "Three Dollars (\$3.00)."

The seal of the Shire of Exmouth was hereunto affixed on the 21st January, 1969 in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner. W. W. ROGERS, Acting Shire Clerk.

Recommended----

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 20th day of March, 1969.

W. S. LONNIE, Clerk of the Council.

DOG ACT, 1903.

The Municipality of the Shire of Marble Bar.

By-laws Relating to Dogs.

L.G. 256/68.

IN pursuance of the powers conferred upon it by the above mentioned Act, and of all other powers enabling it, the Council of the above mentioned Municipality hereby records having resolved on the 13th day of December, 1968, to make and submit for conformation by the Governor the following by-laws on Dogs:---

1. In these by-laws, the term "Council" shall mean the Shire of Marble Bar.

2. The Council may establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903.

3. A dog seized by the police or by an officer authorised by the Council may be placed in a pound.

4. Where a dog has been seized or placed in a pound the keeper of the pound or other officer authorised by the Council shall, if the owner or person usually in charge of the dog known to him, forthwith notify such person that the dog has been impounded.

5. If the owner or person apparently acting on behalf of the owner of a dog seized or impounded shall claim such a dog, then upon payment of the fee specified hereto, the dog shall be released to such person.

6. The poundkeeper shall be in attendance at the pound for the release of such dogs at such times and on such days of the week as shall from time to time be determined by the Council.

7. Any person applying for the release of a dog seized or impounded shall prove to the satisfaction of the poundkeeper or other officer authorised by the Council the ownership of the dog and his authority to take delivery of

it. The poundkeeper or officer may accept proof as he considers satisfactory and no person shall have any right of action against him or the Council in respect of the delivery of a dog in good faith.

8. If a dog should not be claimed and the said fees paid within 48 hours of its being seized, or if the dog having collar around its neck with a registration label for the current year affixed thereto shall not be claimed and the said fees paid within 48 hours of the service of a notice upon the registered owner, the poundkeeper or other officer authorised by the Council may sell the dog.

9. Upon the sale of a dog, the proceeds of sale shall be the property of the Council and may be disposed of in such a manner as the Council thinks fit. The owner of the dog pursuant to these by-laws shall have no claim against the Council in respect of the proceeds thereof.

10. If within the times mentioned in by-law 8 hereof or at any time before the destruction of a dog, the dog has not been claimed as aforesaid, and the said fees paid, and if no offer has been received for its purchase the dog may be destroyed.

11. Notwithstanding anything herein contained, but subject to the provisions of section 19 of the dog Act, 1903, any dog seized or impounded may at any time be destroyed upon the authority of the Police Officer, Health Inspector or Shire Clerk, Shire of Marble Bar, if in the opinion of the Police Officer, Health Inspector or Shire Clerk, Shire of Marble Bar the dog is too savage or noisy to be kept or is suffering from an injury, disease or sickness.

12. If the Council shall destroy a dog at the request of its owner, whether such dog shall have been seized or impounded or not, the owner shall pay the Council fees specified in the schedule hereto.

- 13. No person shall-
 - (a) unless a poundkeeper or other officer of the Council duly authorise in that regard release or attempt to release a dog from the pound;
 - (b) destroy, break into, damage, or in any way interfere with or render not dog proof any pound;
 - (c) destroy, break into, damage, or in any way interfere with or render not dog proof any dog cart, vehicle or container used for the purpose of catching, holding or conveying dogs which have been seized.

Any person who shall commit a breach of this clause shall upon conviction, be liable to a penalty no exceeding \$40.

14. The owner of a dog shall keep such dog chained or under effective control from sunset to sunrise.

15. The owner of a dog shall prevent that dog from entering or being in any of the following places:—

(a) A public building.

- (b) A theatre or picture gardens.
- (c) A house of worship.
- (d) A shop or other public business premises.

16. The owner of a dog shall prevent that dog from entering or being in any of the following places unless on a leash held by a person:—

- (a) A sportsground.
- (b) An area set aside for public recreation.
- (c) A carpark.
- (d) A school.
- (e) Any land vested in or under the control of the Council, other than a road.

17. No person shall obstruct or hinder an employee of the Council or member of the Police Force in the performance of anything authorised by the provisions of the Dog Act, 1903, or the regulations made in pursuance of those provisions. 18. The payment of fees in respect of the seizure, care, detention, or destruction of a dog shall not releive the owner of it of liability to a penalty under those provisions.

19. Any person who shall commit a breach of these by-laws shall upon conviction be liable to a penalty not exceeding 10, provided that for a breach of clause 13 the penalty shall not exceed 40.

The Schedule.

FEES.

For the seizure or impounding of a dog—Two Dollars (\$2). For the sustenance and maintenance of a dog in a pound Per day or part of a day—One Dollar (\$1).
For destruction of a dog—One Dollar (\$1).

Dated this 13th day of December, 1968. The Common Seal of the Shire of Marble Bar was affixed hereto in the presence of—

[L.S.]

N. A. C. BROWNE, President. B. E. HOLTHAM, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 20th day of March, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1968.

The Municipality of the Shire of Lake Grace.

Adoption of Draft Model By-laws Relating to Caravan Parks.

L.G. 134/69.

IN pursuance of the powers conferred upon it by the abovementioned Act the Council of the abovementioned Municipality hereby records having resolved on the 10th day of July, 1968, to adopt such of the Model By-laws published in the *Government Gazette* of the 28th September, 1961 and 10th January, 1963, as are here set out: Model By-Law (Caravan Parks) No. 2—The whole of the By-laws.

Dated this 19th day of February, 1969.

[L.S.]

A. E. WRIGHT, President. L. W. SMITH, Shire Clerk.

Recommended—

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 20th day of March, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1968.

Local Government Department, Perth, 21st March, 1969.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Local Government Act, 1960-1968, has been pleased to make the uniform general by-laws set out in the Schedule hereunder.

R. C. PAUST, Secretary for Local Government.

Schedule.

Uniform Building By-laws.

Principal by-laws. 1. In these by-laws the Uniform Building By-laws, 1965, published in the *Government Gazette* on the 15th October, 1965 and amended from time to time thereafter by notices published in the *Government Gazette* are referred to as the principal by-laws.

By-law 213 amended.

2. By-law 213 of the principal by-laws is amended-

(a) as to sub-bylaw (1), by adding after the interpretation, "GR Duplex" an interpretation as follows:—

"GR Triplex" means a building comprising three complete and self-contained dwellings; ;

- (b) as to Table 213A, by adding, after the item commencing with the expression, "40 ($\frac{1}{4}$ acre)", in column one, the following item:—
 - " 50 13,612.5 115 75.9 3 (G.R. Triplex) 0.30 2 per D. U. 30 feet 10 feet per storey each side 25 feet "

so that each expression appears consecutively in its appropriate column;

- (c) as to Table 213B, by adding, after the item commencing with the numerals, "36", in column one, the following item:---
 - " 48 13,068 115 75.9 3(G.R. Triplex) 0.35 2 per D.U. 30 feet 5 feet per storey each side 25 feet "

so that each expression appears consecutively in its appropriate column; and

- - 32 8,712 92.5 61 3(G.R. Triplex) 0.35 2 per D.U. 25 feet 5 feet per storey each side 25 feet "

so that each expression appears consecutively in its appropriate column.

By-law 1201 amended. 3. By-law 1201 of the principal by-laws is amended by adding after sub-bylaw (4), sub-bylaws as follow:—

(5) The air bricks, registers, vents, cowls or ducts that are required to be provided by sub-paragraph (ii) of paragraph (a) of sub-bylaw (1) of this by-law shall be installed so as to provide outlet ventilation and may be in the form of ceiling ventilators where, in the opinion of the building surveyor, the roof space is sufficiently ventilated.

(6) Where an habitable room of a dwelling house is provided with a window or windows which, when opened, either singly or in the aggregate, provide an open space—

(a) that is of a minimum area of 5 sq. ft. for each 100 sq. ft. of the floor area of the room;

- (b) of which the highest part is within 18 ins. of the ceiling line; and
- (c) that provides direct uncontrolled ventilation to the external air,

it is not necessary to provide ventilation in the room as required by sub-paragraph (ii) of paragraph (a) of sub-bylaw (1) of this by-law.

By-law 2049 amended.

4. Sub-bylaw (2) of by-law 2049 is amended by adding after the ord, "occupancy", the following passage,", patio houses, town word. houses, or row houses".

By-law 2201 substituted.

5. By-law 2201 of the principal by-laws is revoked and the following by-law substituted:

2201. Drainage from Roofs. (1) The owner of a building erected after the coming into operation of this by-law shall cause the building to be provided-

- (a) with spouting and downpipes fixed to the eaves of the roof of the building, so as to receive, without over-flowing, all rainwater flowing from the roof; and
- (b) with drains, laid with sufficient fall, to carry off all storm or rainwater falling on the building.

(2) The owner of a building shall properly maintain any spouting, downpipes and drains provided in compliance with sub-bylaw (1) of this by-law.

By-law 2203 amended.

6. Sub-bylaw (2) of by-law 2203 of the principal by-laws is amended by substituting for paragraph (c), the following paragraph:-

(c) plastic sheeting may be used in walls and roofs within 10ft. of a site boundary, but so that the area of the plastic does not exceed 10 per centum of the area of the walls or roof within that distance, except walls or roofs of an outbuild-ing more than 6 ft. distant from the main building.

By-law 3302 amended.

1.

- 7. By-law 3302 of the principal by-laws is amended—

 (a) by substituting for the words, "for any license issued or services", in line two, the words, "on an application for any license or for services to be";
 - (b) by substituting for the "Scale of Fees" the following scale:----\$

Scale of Fees. For application form in every case

0.15

- For a license for a new building and additions to 2. an existing building-
 - (a) for each square or portion of a square up to 50 squares (with a minimum fee of \$3) 0.75(b) for each additional square or portion of a
 - square up to 100 squares 0.60
 - (c) for each additional square or portion of a square in excess of 100 squares 0.50
- For a license for alterations to an existing 3. building-
 - (a) for each square or portion of a square up 0.60 to 100 squares (with a minimum fee of \$3)
 - (b) for each additional square or portion of a square in excess of 100 squares 0.40
 - (c) for cutting an opening in an external, internal or party wall when other work is undertaken at the same time 2.20
- 4. For a license for the construction of a furnace, chimney shaft, or shaft for ventilation or for any other purposes (in addition to the fee for any other work undertaken at the same time)---

(a) if the height does not exceed 75 ft. 9.00

	(c) if the height exceeds 100 ft. for every addi- tional 10 ft. or portion of 10 ft
5.	For a license to carry a flue from an oven, stove, steamboller, furnace or close fire into an existing flue
6.	For examination and report on preliminary plans -25 per cent, of the fee for a license to carry out the work described in such plans.
7.	For a license to install a new shop front— (a) if no structural alteration is required (b) if new girders or columns are required for each foot thereof (with a minimum
8.	fee of \$9) For a license to erect a transmitting wireless
~	mast attached to a building, for each foot
9.	For survey and report on a dangerous structure
10.	Computation Fees— (a) in the case of buildings of reinforced con- crete or steel framed construction— (i) 85c per square for the the first 50 squares or part thereof with a mini- mum of \$3
	 (ii) the fee per square shall be reduced by 2c per square for each additional 50 squares by which the area of the building exceeds 50 squares in area with a minimum charge of 45c per square
	(b) in the case of buildings of brick or stone in which the floors are carried by internal pillars or columns, the fee shall be two- thirds the amount of the fee calculated under paragraph (a) of this item
	(c) for the purposes of calculating computa- tion fees, a square means 100 square feet measured over the outside of external walls at each floor level
	(d) in the case of alterations to existing buildings, the fee shall be assessed over the area covered by such alternations
	(e) for reinforced concrete or fire-resisting floors including girders and beams
	(f) for reinforced concrete or fire-resisting floors, without girders or beams
11.	For a license for deposit of building material on a street, ten cents for each month or part of a month, for each superficial yard of the area of the street enclosed by any hoarding or fence as required by by-law 1602 of these by-laws and five cents for each superficial yard for each week of any renewal of such a license.

L.G. 85/64.

THE by-laws made by the Trustees of the Albany Cemetery Board under the provisions of the Cemeteries Act, 1897, and published in the Government Gazette on the 3rd May, 1955, 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 ${\bf B}$ the following schedule:—

Schedule B.

SCALE OF FEES AND CHARGES PAYABLE TO THE TRUSTEES. On application for an "Order for Burial" the following fees shall be payable in advance:—

(a) In Open Ground—	\$
For interment in grave six feet deep	6.00
For interment of any still-born child or infant of less than	L
48 hours life, in ground set aside for such purpose	2.00
(b) In Private Ground (including the issue of a Grant of Right o Burial)—	÷ ·
Ordinary land for grave; 8 x 4 feet	20.00
Ordinary land for grave; 8 x 8 feet	40.00
For interment in grave not exceeding seven feet in dept	n 6.00
For the right to re-open a private grave for 2nd burial	6.00
(c) Miscellaneous:—	
For permission to erect a headstone not exceeding 3 ft. 6 ins	
in height	1 50
Plus a surcharge on all memorial work erected, includin	ŗ
lettering, of five per cent. of cost of same exceeding th	;
amount of one hundred dollars.	
Funeral Directors annual license fee	
Ministers fee for each interment	4.00
Fees for exhumation— Re-opening grave for exhumation	. 6.00
Re-interment in new grave after exhumation	. 6.00
Penalty fees chargeable in addition to the fees schedule	
above:	*
For each interment on a Saturday morning	4.00
For each interment without due notice	. 4.00
For each interment not in usual hours	4.00
Copy of Grant of Right of Burial	. 50
Disposal of Cremated Ashes:—	
Interment at foot of Memorial Rose Bush, including inscribe	-
	. 25.00
Second interment at foot and second tablet	
Interment of ashes in existing grave	2.00

The by-laws set out in the above schedule were made by the Trustees of the Albany Cemetery Board at a duly convened meeting of the Trustees held on the 15th day of January, 1969.

G. FORMBY, Chairman. C. E. COURTIS, Secretary.

Recommended:-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 20th day of March, 1969.

W. S. LONNIE, Clerk of the Council.

STOCK DISEASES ACT, 1895-1967.

Department of Agriculture, South Perth, 20th March, 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 regulations.

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

Reg. 29A amended.

Fourth Schedule amended. 3. The Fourth Schedule to the principal regulations is amended by substituting for the passage "(Regulation 30)" where appearing in item—

2. Regulation 29A of the principal regulations is amended by substituting for the words "from time to time determined by the Chief Inspector" in the last line, the words "prescribed in the Fourth Schedule to these regulations".

(a) Fee for biological tests; and

(b) Fee for supervision of Contagious Bovine Pleuro Pneumonia Vaccination,

the passage "(Regulations 29A, 30)".