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PERTH: WEDNESDAY, 30th JULY

[1969

TRAFFIC ACT, 1919-1969.

Police Department, Perth, 2nd July, 1969.

T.O. 68/495. HIS Excellency the Lieutenant Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, has been pleased to make the regulations set out in the schedule hereto. R. T. NAPIER,

Commissioner of Police.

Schedule.

Regulations.

Principal regulations.

1. In these regulations the Vehicle Standards Regulations, 1965, published in the Government Gazette on the 30th December, 1965, and amended from time to time thereafter by notices so published, are referred to as the principal regulations.

Reg. 603 amended.

 Regulation 603 of the principal regulations is amended—

 (a) by deleting the words "and unless specially exempted by the Commissioner of Police" in lines two and three of subregulation (1); and

- (b) by revoking subregulation (6) and substituting the following subregulation—
 - (6) A brake is not required to be fitted to-
 - (a) a trailer that has a tare weight of less than ten cwt. and an aggregate weight of less than one ton;
 - (b) a caravan-trailer or a plant trailer that has a tare weight not exceeding one ton; or
 - (c) any other trailer exempted from that requirement by the Commissioner of Police, either generally by notice published in the *Gazette* or specially by notice in writing to the owner, but in either event so long only as the trailer is used in conformity with the conditions imposed by the Commissioner in the notice exempting the trailer from that requirement.

TRAFFIC ACT, 1919-1969.

Office of the Commissioner of Police, Perth, 2nd July, 1969.

T.O. 64/1261.

HIS Excellency the Lieutenant Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1969, has been pleased to make the regulations set out in the schedule hereunder.

> R. T. NAPIER, Commissioner of Police.

Schedule.

Regulations.

are referred to as the principal regulations.

Principal regulations.

Reg. 3 amended. 2. Regulation 3 of the principal regulations is amended by adding after the interpretation, "taxi-stand", an interpretation as follows:—

1. In these regulations the Traffic (Taxi-cars) Regulations, 1966, published in the Government Gazette on the 13th June, 1966, and thereafter amended from time to time by notices so published,

"the Act" means the Traffic Act, 1919, as amended from time to time.

Reg. 37 amended. 3. Regulation 37 of the principal regulations is amended by adding after the word, "regulations", in line two, the passage ", or of a by-law made by a local authority under the powers conferred under the Act (as the case requires)".

Reg. 38 amended. 4. Regulation 38 of the principal regulations is amended by adding after the word, "regulations", in line two of paragraph (a) of subregulation (1), the passage ", or by a by-law made by a local authority under the powers conferred under the Act (as the case requires)".

Reg. 40 amended. 5. Regulation 40 of the principal regulations is amended by adding after the word, "regulations", in the last line of paragraph (c), the passage ", or by a by-law made by a local authority under the powers conferred under the Act (as the case requires)".

Reg. 56 amended. 6. Regulation 56 of the principal regulations is amended by substituting for the passage, "regulation 56A", in line one of subregulation (1) and again in line one of subregulation (2), the passage "regulations 56A and 56B".

Reg. 56A amended. 7. Regulation 56A of the principal regulations is amended by adding after the passage "56," in line one of paragraph (a), the passage, "56B,".

Reg. 56B added. 8. The principal regulations are amended by adding after regulation 56A, a regulation as follows:---

56B. Where a local authority has, in exercise of the powers conferred upon it pursuant to an Order in Council under section 49 of the Act, made a by-law prescribing fares for taxi-cars, the fares payable in respect of a taxi-car accepting a hire in the district of that local authority shall be those authorised by that by-law and no greater or lesser charge shall be made.

HEALTH ACT. 1911-1968.

Town of Bunbury.

WHEREAS under 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 notice published in the Government Gazette on 8th January 1965; and whereas a local authority may adopt such Model By-laws January, 1965; and whereas a local authority may adopt such Model By-laws with or without modification: Now, therefore, the Town of Bunbury, 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 17th July, 1963, doth hereby resolve and determine that the aforesaid amendment pub-lished in the Government Gazette on the 7th March, 1969, shall be adopted without modification.

Passed at a meeting of the Town of Bunbury this 9th day of June, 1969. E. C. MANEA, Mayor.

W. J. CARMODY, Town Clerk.

Approved by His Excellency the Lieutenant Governor in Executive Council this 16th day of July, 1969.

W. S. LONNIE, Clerk of the Council.

HEALTH ACT, 1911-1968.

Shire of West Arthur.

WHEREAS it is provided in the Health Act, 1911, as amended, that a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted; 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 of 17th July, 1963 and further amended inter alia by notices appearing in the Government Gazettes on 20th March, 1964 and 14th April, 1966: Now, therefore, the Shire of West Arthur, being a local authority within the meaning of the Act, and having adopted the Model By-laws, Series "A", as so reprinted in the Government Gazette of 17th July, 1963, doth hereby resolve and determine that the amendments as published in the Government Gazettes on 20th March, 1964 and 14th April, 1966 shall also be adopted and doth further provide that the said adopted by-laws shall be amended as follows:—

PART I.-GENERAL SANITARY PROVISIONS.

1. Substitute for by-law 28 a new by-law to read as follows:-

28. (1) In respect of a residential block or land within any gazetted Townsite area of West Arthur Shire having an area of half acre or less a person shall not keep, or permit to be kept thereon any horse, cow, donkey or goat at any time.

2. In respect of a residential block or land within any gazetted Townsite area of West Arthur Shire exceeding half an acre in area, a person shall not keep more than one horse, cow, donkey or goat without having first received the written approval of the Council specifying the number of such animals that may be kept thereon.

3. A person shall not keep or allow any horse, cow, donkey or goat to be kept on any residential block of land within any gazetted Townsite area of West Arthur Shire without first making provision for preventing such horse,

cow, donkey or goat from approaching to within 100 feet of any dwelling whatsoever, or other building where food is stored or prepared for sale or within 50 feet of any street adjoining such property.

Passed at a meeting of the West Arthur Council this 20th day of June, 1968. E. A. G. WATKINS,

President.

C. J. PERRY, Shire Clerk.

Approved by His Excellency the Lieutenant Governor in Executive Council this 16th day of July, 1969. W. S. LONNIE,

Clerk of the Council.

HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 24th July, 1969.

WHEREAS by section 22 of the Hospitals Act, 1927-1955, a hospital board, in respect of any public hospital under its control, may from time to time make by-laws not inconsistent with that Act: Now, therefore, the Minister for Public Health, being the Board pursuant to section 7 of that Act of the public hospital known by the name of the Bunbury Regional Hospital, doth hereby make the by-laws set forth in the schedule hereunder.

Resolved this 23rd day of July, 1969.

G. C. MacKINNON, Minister for Public Health as the Board of the Bunbury Regional Hospital.

Schedule.

By-laws.

1. These by-laws may be cited as the Bunbury Regional Hospital (Traffic and Grounds) By-Laws.

2. In these by-laws unless the contrary intention appears-

- "hospital" means the public hospital known by the name of the Bunbury Regional Hospital.
- "vehicle" has the same meaning as that term in and for the purpose of the Traffic Act, 1919, or any Act for the regulation and control of traffic enacted in substitution for that Act, for the time being in force.

3. A person shall not without lawful excuse, be in or upon the hospital premises or the grounds attached or belonging thereto, whether enclosed or fenced or not.

4. A person shall not park, or cause or permit to be parked, a vehicle within the grounds attached to the hospital or belonging thereto except in an area set apart by the Board of the hospital for the purpose and so designated by suitable notices or signs.

5. A person shall not drive a vehicle within the grounds attached to the hospital or belonging thereto at a speed in excess of ten miles per hour.

6. A person shall not, except with the prior approval of the Managing Secretary of the Hospital, drive within the grounds of the hospital, a vehicle the unladen weight of which exceeds two tons.

7. A person who contravenes any provision of these by-laws commits an offence and is liable on summary conviction to a fine not exceeding ten dollars.

WATER BOARDS ACT, 1904-1964.

Busselton Water Board.

IN pursuance of the powers conferred upon it by the above Act the Busselton Water Board makes the following additions and amendment to the Busselton Water Area By-laws, published in the *Government Gazette* on the 6th June, 1952, and subsequently amended from time to time thereafter:—

1. By the addition of a new subsection to be numbered 9a in By-law No. 53—Water Supply Plumbing:—

9. Copper and brass piping for bending, brazing, and/or concealed application:—

Nominal bore	Minimum	Wall
of pipe.	outside	thickness.
	diameter.	
in.	in.	s.w.g.
38	0.372	18
ाव मून डाव स्	0.497	18
5	0.622	18
34	0.747	17
. 1	0.997	16
14	1.247	16
1 <u>년</u> 1꽃	1.497	16
$1^{\bar{x}}_{\bar{x}}$	1.747	16
2	1.997	14
	2.494	14
2½ 3	2.994	14

2. By the addition of a new By-law to be numbered 81a—Accumulating Sick Pay:—

81a. All employees of the Board, unless otherwise provided for by an award of the Arbitration Court, shall be permitted to accumulate sick leave to a maximum accumulation of three weeks' sick leave.

3. By revoking Schedule 1 to the principal by-laws and the substitution of the following schedule:—

Schedule 1.

Schedule of Prices, Water.

Purposes for which -Water is Supplied or Class of Water Service and Scale of Charges.

1. Water in return for amount of rates paid or of minimum charges in lieu of rates—3,000 gallons per one dollar.

2. Water supplied in excess of quantity allowed for rates-

- (a) Domestic Purposes—If rates and excess or minimum water charges be paid within three months of the commencement of the rating year a rebate of 5 cents per 1,000 gallons will be allowed—30 cents per 1,000 gallons.
- (b) General Purposes—Roadmaking and amenities provided by the Local Authority, Railways, jetty, sporting bodies, rest rooms, hospitals, schools, old-age homes, kindergartens, infant health clinics, churches, church quarters and convents, scout and guide groups, 25 cents per 1,000 gallons.
- (c) Any other land or premises on, in, or about which water is required for use thereof—40 cents per 1,000 gallons.

3. Building Services:

- (a) Buildings, etc., entirely of brick, stone, concrete—Amount of fee \$2 per room.
- (b) Buildings, etc., of wood and/or iron and asbestos or brick veneer —Amount of fee \$1 per room.

(c) Buildings other than ordinary dwellings such as hotels, halls, warehouses, stores, etc.,—Amount of fee \$1.60 per square for each floor.

All fees to be paid in advance.

The by-laws set out herein were made and passed by a resolution of the Busselton Water Board at a duly convened meeting of the Board held on the 3rd day of February, 1969.

[L.S.]

J. G. EVANS, Chairman.

T. C. GAWNED, Secretary.

LOCAL GOVERNMENT ACT, 1960-1969.

Municipality of the City of Nedlands.

By-law No. 18-Standing Orders Amendments.

L.G. 617/59.

IN pursuance of the powers conferred upon it by the abovementioned Act, and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 1st day of May, 1969, to make and submit for confirmation by the Governor the following amendments to By-law No. 18 (Standing Orders).

1. Interpretation: Insert an "Interpretation" Clause to read as follows:-----

"In this by-law, unless the context otherwise requires—

"Act" means the Local Government Act, 1960, and amendments;

"Clause" means a clause of this by-law;

"Clerk" means the Town Clerk, or Acting Town Clerk;

"Committee" means any Standing or Occasional Committee appointed in accordance with the provisions of Section 179 of the Act;

"Mayor" includes any member presiding at any meeting of the Council in manner prescribed by the Act;

"Member" means any member of the Council for the time being and shall include the Mayor;

"Meeting" means and includes any ordinary or special meeting of the Council or a Committee, held in pursuance of the Act, and convened as therein required. The words "service", "served", "to be served" and the like shall have the same meaning as provided in Section 657 of the Act.

When a notice is to be served on a person, the person giving it shall address it to the person to be served and may—

(i) serve it personally on the person to be served;

- (ii) leave it with an adult inmate of the place of residence of the person to be served; or
- (iii) serve it by post by prepaid letter addressed to the person to be served, and in proving service by post it is sufficient to prove the notice was properly addressed to the person to be served and was put in the post."

2. Order of Business at Ordinary Meeting: Amend Clause 14 (iii) to read "Announcements by the Mayor, Councillors and Town Clerk—without discussion".

3. Formal Questions: In Clause 17 of the Standing Orders, after the word "Council" in line 2 insert the words "not related to an item then under debate". Alter word "eight" in line 2 to "twenty-four".

4. Notices of Motion:

Amend Clause 19 (2) to read "Every Notice of Motion shall relate to a matter within the scope of Council functions".

Add Clause 19 (4) reading "Any Councillor may move an amendment to a Notice of Motion".

5. Deputations:

Alter Clause 21 (2) to read "Where the Clerk receives a petition or memorial in terms of this Clause, he shall lay it before the Committee concerned".

Alter Clause 21 (4) to read "Where a petition or memorial is laid before the Council under Subclause (3) of this Clause, the Council may, if it so resolves, receive the deputation but only at a special meeting of Council called for that purpose".

6. Point of Order: Delete the whole Clause 24 and substitute the following:—

A member who is addressing the Mayor shall not be interrupted except upon a point of order, in which event he shall resume his seat until the member raising the point of order has been heard thereon and the question of order has been disposed of, whereupon the member so interrupted may, if permitted, proceed.

Rising to express difference of opinion or to contradict a speaker shall not be recognised as rising to order, but the following shall be recognised as breaches of order:—

(a) Discussion of a question not before the Council.

(b) The use of offensive or insulting language.

(c) The violation of any By-law or Standing Order of the Council. Notwithstanding anything contained in this By-law to the contrary, all questions of order at any time arising shall until decided suspend the consideration and decision of every other question.

The Mayor, when deciding a point of order or practice, shall give his decision and argument or comment shall not be permitted thereon and his decision shall be final, in that particular case, unless a majority of the members present shall, upon motion made forthwith, dissent therefrom.

7. Motion and Amendments to be Seconded: To Clause 27 add 27 (3) "It shall not be competent for the mover of an original or substantive motion to amend the same without the consent of his seconder".

8. Personal Explanation: To Clause 33 add the following-

A member of the Council desirous of making a personal explanation of matters referred to by any member of the Council then speaking shall be entitled to be heard forthwith if the member of the Council then speaking consents at the time, but if the member of the Council who is speaking declines to give way the explanation must be offered at the conclusion of the speech.

The ruling of the Mayor of the admissibility of a personal explanation shall be final and conclusive, and shall not be open to discussion or dissent.

9. Amendment to Relate to Motion: Add to Clause 58—"Every amendment shall, when so required by any member be reduced to writing and signed by the mover and handed to the Mayor or to the Clerk."

10. Occasional Committees: Alter Clause 92 (1) to read as follows—"The Council may appoint Occasional Committees to perform any duty which may be lawfully entrusted to it".

It shall be competent for every Committee of the Council to take up matters referred by the Council to the preceding Committee which may not have been entered upon or fully discharged at the time such Committee went out of office by effluxion of time.

12. Conference of Committees: As above, insert the following:— Any two or more Committees may confer together by mutual agreement on any matter of joint interest.

13. Communications by Committees: As above, insert the following:— No Committee shall communicate with any outside person or authority except through the Clerk, as the Officer of the Council duly authorised for the purpose. 14. Clerk May Sanction Maintenance Expenditure—Insert the following where appropriate:—

Subject to the general and special instructions of the Council from time to time, the Clerk may sanction the expenditure on account of maintenance, wages, salaries, office stationery, street cleaning, street watering, public lighting, and current expenditure on reserves, markets, weighbridges, refuse service, water supply and other and all services of and incidental to the proper discharge of the Council's business from day to day.

Provided that no expenditure shall be authorised in respect thereof except and within that authorised by the Council and provided for in the Council's estimates of current expenditure.

15. Common Seal: Insert the following where appropriate:-

The Clerk shall have the charge of the common seal of the Municipality, and shall be responsible for the safe custody and proper use of same.

Except as required by law, or in the exercise of the express authority of the Council, the Clerk shall not unlock or use the common seal of the Municipality.

16. Custody of Corporate Property—Insert the following where appropriate:—

The custody of all property whatsoever belonging to, and held in trust by, the Municipality shall be in the Clerk, who shall be responsible to the Council therefor.

17. Cases not Provided for in Standing Orders: Insert the following where appropriate:—

The Mayor shall decide all questions of order, procedure, debate, or otherwise, in respect of which no provisions or insufficient provision, is made in this by-law, taking as a guide the procedure of the Western Australian Parliament in that behalf. The decision of the Mayor in all such cases shall be final, in that particular case, unless a majority of the members then present shall, on motion forthwith, without discussion, dissent therefrom.

18. Production of Documents: Insert the following where appropriate:--

(1) Any member may of right require the production of any of the documents of the Council relating to the question or matter under discussion.

(2) On giving to the Clerk not less than six hours' notice, a member of the Council shall be entitled to have laid on the Council table, for the duration of a meeting, any document or record of the Council, and the Clerk, on receiving that notice, shall lay the document on the Council table at the commencement of the meeting.

Dated this 29th day of May, 1969.

The Common Seal of the City of Nedlands was hereunder affixed pursuant to the resolution of Council in the presence of—

[L.S.]

J. CHAS. SMITH, Mayor. T. C. BROWN, Town Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor in Executive Council this 16th day of July, 1969.

W. S. LONNIE, Clerk of the Council. The Municipality of the Shire of Bayswater.

By-laws Relating to Obstruction and Mis-use of Roads and Removal of Obstructing Vehicles.

L.G. 174/69.

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 22nd day of January, 1969, to make and submit for confirmation by the Governor the following by-laws:—

1. No person shall without written authority of the Council of the Shire of Bayswater commit any of the following acts:---

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

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

3. No person shall on any part of a street (whether or not such part of the street be paved or not) without the consent of the Council leave any vehicle or any part of a vehicle which is not capable of being driven away under its own power provided that it shall not be an offence under this by-law to leave for no longer than is reasonably necessary a motor vehicle which while in transit has suffered a mechanical break-down rendering it impossible or unsafe for it to be driven.

4. No person shall in any street way footpath or other public place without the consent of the Council---

(a) park a vehicle for any period exceeding twenty-four hours; or

(b) leave any vehicle so as to obstruct any portion of the street way footpath or other public place.

5. When a vehicle obstructs any portion of a street way footpath or other public place a member of the West Australian Police Force or the Shire Clerk may by the Council's emloyees or agents seize such animal or vehicle and remove it to the Council Depot at Beechboro Road, Bayswater.

6. When a vehicle has been removed to the Council Depot in accordance with these by-laws the Shire Clerk shall enter in a register to be kept by the Council details of the date and time of its removal the place from which it was removed and a description of the vehicle.

7. The Shire Clerk shall exhibit on the Notice Board of the Council a notification that the vehicle described in the notice has been seized, and removed to the Council Depot at Beechboro Road, Bayswater, and shall unless the vehicle be sooner recovered keep that notification exhibited for a period of not less than seven days.

8. A person may recover a vehicle seized in pursuance of these by-laws by paying to the Shire Clerk—

(a) the cost incurred in removing the vehicle; and

(b) the sum of one dollar per day for each day or part of a day that the vehicle has remained in the Council Depot

and upon payment of those costs and charges the Shire Clerk if satisfied that the person is the owner of the vehicle or is a person entitled to possession of the vehicle shall permit him to recover it.

9. Where a vehicle seized and removed to the Cuoncil Depot in accordance with these by-laws has not been recovered by the owner or a person entitled thereto within one month from the day upon which it was seized the Council may cause the vehicle to be offered for sale by public auction or by public tender and accept the best offer made; and where no offer has been made for the purchase of the vehicle the Council may dispose of it in such manner as it shall determine.

10. The proceeds of the sale of a vehicle under the provisions of these by-laws shall be applied by the Council—

- (a) firstly, in meeting the costs of the sale; and
- (b) secondly, in meeting the cost of removal of the vehicle to the Council Depot and a sum of one dollar for each day or part of a day that the vehicle remained in that place; and
- (c) thirdly, in payment of the balance to the person who satisfies the Council that he was the owner of the vehicle at the time of its sale by the Council.

Dated the 21st day of March, 1969. The Common Seal of the Shire of Bayswater

was hereunto affixed by authority of a resolution of the Council in the presence of—

[L.S.]

R. A. COOK,

President. A. A. PATERSON,

Shire Clerk.

Recommended----

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor of Western Australia in Executive Council the 16th day of July, 1969.

W. S. LONNIE, Clerk of the Council,

LOCAL GOVERNMENT ACT, 1960-1969.

The Municipality of the Shire of Exmouth.

By-laws Relating to Recreation Grounds.

L.G. 448/69.

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 to make and submit for confirmation by the Governor the following by-laws:—

1. In these by-laws, unless the context otherwise requires—

"building" means and includes any building, erection, stall, fence, barrier, hoarding or other structure and includes a tent or a caravan;

"caretaker" means a person appointed by the Council to take care of a recreation ground;

"function" includes any gathering, meeting, show, exhibition, game, contest, match or gymkhana;

"license" means a license to hold a function on a recreation ground or to train persons or to train or exercise animals;

"person" includes any person, body corporate, club or association;

"recreation ground" means the area or areas described in the first schedule to these by-laws;

2. No person shall conduct a function on a recreation ground or conduct training for sports or train or exercise animals on a recreation ground unless he holds a current license under these by-laws.

3. Every person wishing to obtain a license shall make application therefor to the Council in the form set out in the second schedule hereto.

4. The Council may grant a license upon such terms and conditions as it deems fit.

5. A license shall be in the form set out in the third schedule hereto.

6. The person to whom a license has been granted under these by-laws shall pay to the Council the fees set out in the fourth schedule hereto.

7. No person to whom a license to hold a function has been granted shall make a charge for admission to the function unless authorised to do so by that Council and no person shall make a charge for admission in excess of that authorised by the Council.

8. No person under the influence of alcohol or acting in a riotous or disorderly manner shall attend any function on a recreation ground.

9. A person to whom a license to hold a function has been granted shall prevent any person under the influence of alcohol or any person acting in a riotous or disorderly manner from attending or remaining at the function.

10. A person to whom a license has been granted under these by-laws who commits or permits the commission of a breach of any of the terms and conditions of the license shall be guilty of an offence.

11. The Council may by notice in writing served upon the licensee cancel a license granted under these by-laws if it is satisfied that the licensee has committed or permitted or authorised the commission of a breach of any of these by-laws.

Buildings.

12. Except with the prior written permission of the Council no person shall erect a building on a recreation ground.

13. Every person wishing to erect a building on a recreation ground shall make application therefor to the Council in the form set out in the fifth schedule hereto,

14. The Council may grant its consent to the erection of a building in the form set out in the sixth schedule hereto upon such terms and conditions as it deems fit.

15. The Council may by notice in writing to the person to whom consent to erect a building has been granted or to the owner, or to the person whom it believes to be the owner of a building on a recreation ground direct that the building be removed within a period of 14 days after the date of service of the notice.

16. Any person who fails to comply with a notice given by the Council requiring him to remove a building on a recreation ground shall be guilty of an offence and the Council may sell the building or may sell the materials of which it is constructed and shall hold the balance of the purchase money received by it, after deducting therefrom all costs and expenses of such taking down, removal and sale, upon trust for the person entitled thereto.

17 No person other than the owner of a building or a person duly authorised in that behalf by the owner of a building erected on a recreation ground pursuant to the provisions of these by-laws shall use the building.

18. No person shall occupy or use a building on a recreation ground during the course of a function without the permission of the person to whom a license to hold the function has been granted.

19. No person shall assign or transfer his ownership of or his interest in a building on a recreation ground without having first delivered to the Council a duly completed notice of transfer in the form set out in the seventh schedule hereto.

Offences.

20. No person shall damage or interfere with any building property or thing placed or used in, or belonging to the Council or authorised by the Council to be placed on, a recreation ground, or throw stones, or other missiles, or commit any nuisance therein, or leave any rubbish, refuse, bottle, can, tin, paper, broken glass, china or litter of any kind on a recreation ground other than in a receptacle provided for that purpose.

21. No person shall stand on or climb or jump over any tree, seat, gate post or fence on a recreation ground or cut letters, names, or marks on or otherwise damage any structure, tree, seat, gate, post, or fence thereon, or otherwise deface the same or write thereon.

22 Except with the prior written permission of the Council no person shall bring any animal into a recreation ground.

23. Except with the prior written permission of the Council no person shall light any fire within a recreation ground.

24. No person, except the officers or servants of the Council, acting in the discharge of their duty, shall enter a recreation ground on such days as a license has been granted for the holding of a function except through the proper entrance for that purpose, and on payment of the fee properly chargeable for admission at the time.

25 No person other than a member of a Club or Sporting Association authorised in that behalf shall enter a recreation ground for the purpose of playing any game or sport or taking part in any gymkhana or for horseracing or trotting therein without a license so to do from the Council.

26. No person shall practise play at, or carry on any game, sport, amusement or exercise or race any animal except upon such portions of a recreation ground as may be specified by the Council for that purpose.

27. No person shall enter a recreation ground without being duly authorised by the Council or by a license holder nor enter any of the dressing or training rooms on a recreation ground or use any locker without having first been duly authorised by the Council or by a license holder for that purpose.

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28. Except with the prior written permission of the Council no person shall address an audience or public meeting on a recreation ground.

29. Except with the prior written permission of the Council no person shall camp, lodge or tarry overnight or frequent for the purpose of camping, lodging or tarrying overnight on a recreation ground.

30. Except with the prior written permission of the Council no person shall sell or expose for sale any food, drink, goods, wares, merchandise or other things on a recreation ground, provided however that the permission of the Council shall not be required when such person sells or exposes for sale anything with the consent of a person to whom a license has been granted to hold a function and during the period of that license.

31. Except with the prior written permission of the Council no person shall drive any vehicle or machine of any kind on a recreation ground other than on a carriageway and at a speed not exceeding 10 miles per hour.

32. No person unless an officer or servant of the Council acting in the course of his duties shall operate, cause interference to or cause damage to any part or piece of the sewerage effluent reticulation system or the electrical supply thereto.

33. Any person found under the influence of alcohol on a recreation ground or acting in a riotous or disorderly manner, or creating or taking part in any disturbance, or using any profane indecent or obscene language or committing any breach of these by-laws, may be removed forthwith from the recreation ground by the caretaker or by any officer or servant of the Council or by any member of the Police Force, without however affecting such person's liability to prosecution for an offence against these by-laws.

34. Any person who does anything prohibited by or under these by-laws or fails to do anything which by or under these by-laws he is required or directed to do is guilty of an offence and is liable to a penalty of \$100 and, in addition, to a daily penalty of \$10 for each day during which the offence continues.

First Schedule.

Recreational Grounds—Reserve No. 29066 and Reserve No. 27647. Consisting of:—

Reserve No. 29066:

Football Oval. Cricket Oval. Soccer Field. Baseball Oval. Basketball Courts. Golf Course. Sports Pavilion. Pistol Club. Pony Club. Polocross Club. Skeet Club. Volunteer Fire Brigade. Training Strip.

Reserve No. 27647: Bowls Club Tennis Club.

Second Schedule.

Shire of Exmouth.

FORM OF APPLICATION FOR LICENSE TO HOLD A FUNCTION OR TO USE A RECREATION GROUND FOR ANY PURPOSE.

To the Shire Clerk, Shire of Exmouth:

I/We of hereby apply for a license to hold a function on or otherwise to use the Recreation Ground.

1. Purpose for which the recreation ground is to be used

2. Date and times the recreation ground is to be used

3. It is proposed to charge for admission to the function.

If a license shall be granted I agree to abide by the terms thereof and to comply with and observe the provisions of the by-laws of the Shire.

Signed

Third Schedule.

Shire of Exmouth.

LICENSE TO HOLD A FUNCTION ON A RECREATION GROUND.

- (a) The nature of the function for which this license is granted is
- (b) This license shall be valid for a period of.....
- (c) The times during which this license shall operate are
- of the function.(f) No charge (or a charge of \$.....c) will be made for admission
- to the function.

.....

(g) Special conditions if any

This license is issued subject to the licensee's strictly observing the by-laws of the Council.

Shire Clerk.

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Fourth Schedule.

FEES FOR USE OF A RECREATION GROUND.

The fees for the use of the recreation ground shall be as follows:---

- (a) For sporting fixtures—20 per cent. of the gross gate takings or \$1 per day whichever is the greater. For shows, exhibitions and gymkhanas— 20 per cent. of the gross gate takings or \$10 per day whichever is the greater. School sports approved by the Council, no charge. Individuals, no charge.
- (b) Travelling Shows, Circuses or similar functions: \$30 per day.
- (c) Special Hiring: Applications from organisations for specific occasions may be separately considered and the Council may, by resolution, grant the use of the recreation ground or any part thereof free of charge or at a lesser fee than provided for in this Schedule.

Fifth Schedule.

Shire of Exmouth.

APPLICATION TO ERECT A BUILDING ON A RECREATION GROUND.

To the Shire Clerk, Shire of Exmouth:

- (a) The nature of the building is
- (b) The purpose for which the building will be used is
- (c) The date and times when the building will be used for
- (d) The position or particular place on the recreation ground where it is desired to erect the building is
- (e) The materials of which the building is to be constructed
- (f) The period for which it is desired that the building be permitted to remain on the recreation ground is
- (g) A plan of the proposed building is attached hereto.

I/We agree to observe the provisions of the by-laws of the Council and in the event of non-compliance with a notice duly served upon me/us requiring the removal of the said buildings I /We authorise the Council to sell or to take down and remove the building and to sell the building or the materials with which it is constructed and to pay from the proceeds of the sale all costs and expenses consequent upon such failure to comply with the notice and such taking down, removal and sale.

Signed

Sixth Schedule.	
Shire of Exmouth.	
CONSENT TO ERECT A BUILDING ON A RECREATION GROUND.	
The consent of the Exmouth Shire Council is hereby given to	
recreation ground on the followin	
terms and conditions: (a) The nature of the building shall be	
(b) The building shall not be used except for the purpose	
(c) The building shall not be used except on the following dates and tim	
(d) The building shall be erected only on the following part of the recr ation ground	
(e) The building shall be removed from the recreation ground on or before or on notice to remove the same	
being given before that date. (f) The building shall be constructed of the following materia	ls
with the plan attached to the application herein.	ce
(g) Ownership of the building shall not be transferred or assigned unle notice in the form of the Seventh Schedule to the by-laws has been	ess en
first duly completed and delivered to the Council. (h) The building shall not be used during a function on the recreation ground without the approval of the person to whom a license to ho	on
(i) The building shall not be used as a dwelling or for sleeping purpos	
without the consent in writing of the Council.	
Special conditions (if any)	
	••••
Dated theday of19	
Shire Clerk.	
Seventh Schedule.	
Shire of Exmouth.	
TRANSFER OF OWNERSHIP OF BUILDING.	
To the Shire Clerk, Shire of Exmouth: I/We of	
hereby give notice that I/We intend to transfer the ownership of the unde mentioned building situate on recreation recrea	er- on
The transfer will take effect when this Notice has been delivered to the Counc	
T/We of	
(being the transferce) accept the building subject to the terms of the applic tion for consent and the terms of consent of the Council and hereby undertal to comply with the terms and conditions of the said consent and the by-lay of the Council.	ke
Building referred to	
Dated the 19	
Signed by the transferor	
Signed by the transferee	
Received by the Exmouth Shire Council the day	

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Dated this 23rd day of May, 1969. The Common Seal of the Municipality was hereto affixed in the presence of—

[L.S.]

J. K. MURDOCH, Commissioner.

S. J. DELLAR, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor in Executive Council this 16th day of July, 1969.

W. S. LONNIE, Clerk of the Council.

LOCAL GOVERNMENT ACT, 1960-1969; TOWN PLANNING AND DEVELOPMENT ACT, 1928.

The Municipality of the Shire of Swan-Guildford.

By-laws Relating to Light Industrial Zone.

L.G. 22/55.

IN pursuance of the powers conferred upon it by the abovementioned Acts and of all other powers enabling it, the Council of the abovementioned Municipality hereby records having resolved on the 17th day of March, 1969, to make and submit for confirmation by the Governor the following by-laws:—

1. The by-laws of the Shire of Swan-Guildford relating to the prescribing of a light industrial area passed by the Swan Road Board on the 11th day of February, 1955, and appearing in the *Government Gazette* on the 16th day of March, 1955, are hereby amended as hereinafter appears.

2. By-law number (3) is amended by adding after the word "alignment" the passage "Save that in respect of portion of Swan Location 22 and being land the subject of diagram 8757 and portion of Swan Location 22 and being lot 2 on diagram 11707 no building shall be erected fronting Great Eastern Highway on these lots within a distance of 60 feet from the street alignment."

Dated this 17th day of March, 1969.

[L.S.]

D. E. MAGUIRE, President. T. J. WILLIAMSON, Shire Clerk.

Recommended-

L. A. LOGAN, Minister for Local Government.

Approved by His Excellency the Lieutenant Governor in Executive Council this 16th day of July, 1969.

W. S. LONNIE, Clerk of the Council.

(2)-62671

GOVERNMENT RAILWAYS ACT, 1904-1967.

Office of the Commissioner of Railways, Perth, 1st July, 1969.

HIS Excellency the Lieutenant Governor in Executive Council has been pleased to approve of the By-laws made by the Western Australian Government Railways Commission pursuant to the Government Railways Act, 1904-1967, as set forth in the schedule hereunder.

> J. B. HORRIGAN, Commissioner of Railways.

Schedule.

By-laws.

Principal by-law.

1. In these by-laws, the by-law published as by-law number 54 of the Railway By-laws, in the *Government Gazette* on 14th May, 1940 and amended from time to time thereafter by by-laws published in the Government Gazette, is referred to as the principal by-law.

Schedule amended.

- 2. The schedule to the principal by-law is amended by substi-tuting for sub-rule (2) of rule 32, the following sub-rule:---
 - (2) Where in any case specific approval is given by the Commission, an employee under the age of 21 years may be engaged in or appointed to the duties of Guard, Head Shunter, Shunter, Signalman, Line and Signal Maintainer, Assistant Line and Signal Maintainer, Safeworking Technician or Interlocking Fitter.

EDUCATION ACT, 1928-1968.

Education Department, Perth, 22nd July, 1969.

THE Minister for Education, acting pursuant to the provisions of the Education Act, 1928-1968, has been pleased to make the regulations set forth in the schedule hereunder.

H. W. DETTMAN, Director-General of Education.

Schedule.

Regulations.

Principal regulations. 1. In these regulations the Education Act Regulations, 1960 as reprinted in the Government Gazette on the 21st February, 1968 and as subsequently amended by notices published in the Govern-ment Gazette are referred to as the principal regulations.

Reg.15 2. Regulation 15 of the principal regulations is amended by (Am. No. 62.) substituting for the passage commencing with the word "one" in line two and ending with the word "correspondence" in the pen-ultimate and last lines, the passage "two hundred dollars (\$200) per annum to a parent who engages a person so that his child's or children's education by correspondence may be supervised".

Reg.102
 Regulation 102 of the principal regulations is amended by adding after the word "Where" in line one of subregulation (3), the passage, ", by reason of a determination of the Tribunal or for any other cause,".

STOCK DISEASES ACT, 1895-1967.

Department of Agriculture, South Perth, 16th July, 1969.

HIS Excellency the Lieutenant 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.

Fourth 2. The principal regulations are amended by substituting for substituted. the Fourth Schedule a schedule as follows:—

Fourth Schedule.

Coole of charges for the suplication of the Table such	~
Scale of charges for the application of the Tuberculin Test:	\$
For every animal up to 10 animals	1.50
For every additional animal over 10 animals Minimum fee for herd	$\begin{array}{c} 0.40 \\ 10.00 \end{array}$
	10.00
Scale of charges for the inspection of stock (Regulations 30 and 40):	
Cattle—	
For a single animal or first animal in a consignment	2.00
For each additional animal	0.50
Cattle intended for immediate slaughter	
For each animal in a consignment	0.25
Sheep and goats	
For each consignment of 1-10 animals	2.00
For every additional animal over 10 animals	0.02
Pigs	
For a single animal or first animal in a consignment	2.00
For each additional animal	0.20
Poultry (day old chickens or eggs for hatching purposes)—	
For each consignment of 1-100	1.00
For each consignment of 101-1,000	3.00
For each consignment of more than 1,000	5.00
Fees for Biological or Bacteriological Tests (Reg. 30)-	
Cattle, for each animal	1.00
Sheep, for each animal	0.50
Pigs, for each animal	0.50
Fees for Inspection and Biological or Bacteriological Tests (Reg. 29A)-	
Cattle moving intrastate from a Quarantine or Infected	
Area to Protected or Free Areas-	
For the first entired in a consignment	
For the first animal in a consignment	10.00
For each additional animal-	10.00
For each additional animal— Tuberculin Test	0.35
For each additional animal— Tuberculin Test C.B.P.PC.F. Test	0.35 0.20
For each additional animal— Tuberculin Test	0.35

Fees for supervision of-	
Contagious Bovine Pleuro Pneumonia Vaccination-	\$
For each animal	0.15
Strain 19 Vaccination—	
For each animal	0.20
Strain 45/20 Vaccination—	
For each animal	0.50
Scale of Charges for dipping/spraying or supervision thereof	
(Regs. 46, 48, 49, 50, 56 and 59)—	
Kimberley Cattle— (i) where dipped/sprayed at a Government Dip, for	
each animal	0.25
(ii) where dipped/sprayed at a place other than a	
Government Dip and supervised only, for each	0.10
animal	0.10
Sheep (at Midland), for each animal	0.05
	0.00
Charges for Pullorum Testing— For a flock of 1,000 birds or part thereof	15.00
For a nock of 1,000 birds or part thereof For each additional 1,000 birds of part thereof	
	10.00
Scale of charges for Hatchery and Breeding Flock Licenses-	
For a Hatchery License (according to incubator capa- city)	
up to 20,000 egg capacity	6.00
over 20,000 and up to 30,000	8.00
over 30,000 and up to 40,000	10.00
over 40,000 egg capacity	15.00
For a Breeding Flock License	4.00
Charges for Discrepatio and Dislocical Master (Dec. 204)	
Charges for Diagnostic and Biological Tests (Reg. 29A)	0.20
Serological tests Parasitology (pleasure horses, small animals)—	0.20
Worm egg count	2.00
Larval differentiation	3.00
External parasite identification	1.00
Bacteriology (pleasure horses, small animals and birds	
other than commercial)—	
Examination and identification	3.00
Autogenous vaccines (+ 10c/dose)	2.00
Virological studies	10.00
Pregnancy tests-	
	6.00
Biological (serum)	
Biochemical and Haematogical tests (pleasure horses,	
dogs and cats)	5.00
Histopathological (pleasure horses, dogs, cats, birds other	
than commercial)	5.00
Post mortem-	
	0.50
Dogs, cats	0.50 3.00
Pleasure horses	10.00
Histological Pregnancy Tests of sows-	
Were the Court and a	1 00
For each additional sow	1.00 0.50
	0.00