



Government Gazette

OF

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PERTH : FRIDAY, 12th AUGUST

[1955.]

STAMP ACT, 1921-1954.

Treasury Department,
Perth, 2nd August, 1955.

Ex. Co. No. 1457.

HIS Excellency the Governor in Executive Council, under the provisions of the Stamp Act, 1921-1954, has been pleased to amend in the manner set forth in the Schedule hereunder the Stamp Regulations, 1922, published in the *Government Gazette* on the 13th day of April, 1922, and amended from time to time thereafter.

H. W. BYFIELD,
Commissioner of Stamps.

Schedule.

The abovementioned regulations are amended by deleting the heading "Betting Tickets and Deductions from Winning Bets" (Sections 104, 105, 107, 108, 108A, 120) and the regulations 18, 19, 20, 21, 22, 23, 23A, 23B, and Forms G, G1 and G2 published in the *Government Gazette* on the 31st December, 1952, and inserting in lieu thereof a new heading "Betting Tickets" (Sections 104, 105, 107, 108, 120) and the new regulations 18, 19, 20, 21, 22, 23 and Forms G1, T1, T2, T3, T6 and T7 as follows:—

Betting Tickets.

(Sections 104, 105, 107, 108 and 120)

18. (1) Every betting ticket issued by a bookmaker shall be impressed or printed with a stamp for the prescribed duty.

(2) No betting tickets or betting material other than those sold by the Commissioner shall be issued or used by a bookmaker.

19. (1) The stamp duty shall be impressed or printed and the numbering shall be printed on the betting tickets by the Commissioner.

(2) The Commissioner shall supply the betting tickets to the bookmakers duly numbered and impressed or printed with stamp duty at the under-mentioned prices to be paid to the Commissioner by the bookmaker to whom they are issued.

For tickets to be used on the racecourse—10s.

Confirmation tickets—£2.

per thousand tickets plus the amount of stamp duty thereon being at the rate of

	£	s.	d.	
1d. racecourse tickets a total of	4	13	4	per 1,000
3d. racecourse tickets a total of	13	0	0	per 1,000
1d. confirmation tickets a total of	6	3	4	per 1,000
For tickets to be used in registered premises per four hundred and eighty tickets	0	8	0	
Plus the amount of stamp duty thereon being at the rate 1d. a total of	2	8	0	per 480
For composite betting tickets per thousand	0	5	0	
Plus the amount of stamp duty thereon being at the rate of 1d. a total of	4	8	4	per 1,000

20. (1) The colour, size and form of a betting ticket shall be, a white card or paper of three and three-quarter inches long and two and one-quarter inches wide more or less, but in the case of tickets used for the purpose of recording bets made by means of telephone, post, telegraph or other indirect communication the size of a composite betting ticket shall be 8 inches by 13 inches, more or less, and containing provision for twenty bets as set out in form T3 in the schedule to these regulations and the composite betting ticket shall be written out in duplicate by the bookmaker or his employee.

(2) The bookmaker to whom betting tickets are supplied by the Commissioner shall, at his own cost, have printed thereon in letterpress on each ticket before issue by him to a backer, the name of the bookmaker and his business address.

(3) Betting tickets shall be issued by a bookmaker in proper consecutive numerical order.

21. (1) The stamp duty on each betting ticket shall be cancelled by a bookmaker when issuing it, by writing across the face of the ticket or otherwise defacing it in such manner as effectively to prevent the issue of the ticket as an unused one.

(2) When a bet is made with a bookmaker on a racecourse if the amount wagered by the backer is not paid to the bookmaker at the time the bet is made, the bookmaker shall cancel a duly stamped betting ticket by tearing the ticket into two pieces, or he may with the approval of the Commissioner in lieu thereof, furnish a monthly return to the Commissioner in the Form G1 in the schedule of these regulations.

(3) The monthly return G1 shall—

- (a) be lodged by the bookmaker with the Commissioner within seven days after the termination of each month;
- (b) set out the number of bets made during the preceding month with the bookmaker and for which the amount wagered by the backer was not paid to the bookmaker at the time the bet was made;
- (c) be accompanied by an amount in cash to pay the amount of stamp duty payable in respect of the bets set out in the return.

(4) When a bet is made with a bookmaker elsewhere than on a racecourse, if the amount wagered by the backer is not paid to the bookmaker at the time the bet is made, the bookmaker shall, if the backer is present, forthwith deliver to the backer a duly stamped betting ticket for every separate bet made.

(5) If the bet is made by means of post, telegraph, telephone or by other indirect communication, the bookmaker shall immediately write out on the composite betting ticket Form T3 a record of each separate bet so made and by Thursday of each week, for all credit bets so made by the bookmaker or his employee and entered on the composite betting ticket, forward with Form T7 the amount of stamp duty payable in respect thereof to the Commissioner.

(6) The duplicate of the composite betting ticket (T3) shall be forwarded by the bookmaker to the Commissioner by Thursday of each week. The original shall be retained by the bookmaker for a period of six months.

22. (1) A bookmaker who issues a betting ticket shall keep a betting book with original and duplicate pages, and so that the original and duplicate are clearly legible and the duplicate is an exact copy of the original.

(2) A bookmaker shall enter in his betting book T1 or T2 particulars relating to every betting transaction with a backer immediately the bet is made whether the amount wagered is or is not paid on the taking of the bet.

(3) The particulars shall include—

- (a) the consecutive number of the betting ticket,
- (b) at the top of each page, the serial number of the ticket;
- (c) the name of the horse on which the bet is made;
- (d) the amount of the bet;
- (e) if a bet is made on a metropolitan racecourse, a statement whether or not the bet was made within the enclosure.

(4) A bookmaker or his employee shall not make or permit to be made any alteration or erasure in respect of any entry of a bet. Where an error is made in the recording of a bet the bookmaker shall rule through the incorrect entry and make the correct entry immediately under it.

23. (1) The committee or other managing body of a racing club or a person conducting a race meeting, shall forward to the Commissioner within 14 days after the holding of the meeting, if it is held on a metropolitan racecourse, and within 21 days, if the meeting is held on any other racecourse a return in the Form T6 in the Schedule to these regulations.

(2) The return shall set forth—

- (a) the names of the persons who have operated as bookmakers at the race meeting;
- (b) in the case of a race meeting held on a metropolitan racecourse, whether the person operated as a bookmaker within or without the enclosure.

Approved by His Excellency the Governor in Executive Council, 2nd August, 1955.

R. H. DOIG,
Clerk of the Council.

Form G1

Stamp Act, 1921-1954

BOOKMAKER'S RETURN OF STAMP DUTY PAYABLE IN LIEU OF ISSUE OF TICKETS FOR CREDIT BETS

I,....., set out
(Bookmaker's name)

hereunder, details of Stamp Duty payable on credit bets in lieu of destroying betting tickets for same for month of.....19.....

No. of Credit bets made outside the enclosure or at country meetings ...	1d.			
No. of Credit bets made within the enclosure of a metropolitan race course	3d.			

DECLARATION.

I, the person making this return, do hereby Declare that this return and all numbers of credit bets and amounts contained therein represent, a true, accurate and complete record of credit bets detailed in my betting books.

Date.....

.....
(Usual Signature.)

Form T1



RACECOURSE..... TICKETS USED
BOOKMAKER..... Date..... Serial No.....

BETTING CONTROL ACT, 1954, and STAMP ACT, 1921-1954. Form T6

RETURN BY RACING CLUB OF BOOKMAKERS FIELDING AND AMOUNT OF BETTING TAX PAYABLE

Club.....

Meeting held on.....19....., at.....

I....., Secretary of.....Club, declare that at the abovementioned Race Meeting the following Bookmakers carried on the business of a Bookmaker on the said racecourse. Opposite each bookmaker's name appears the amount invested on courses within the State and outside the State. The net amount of Tax payable and Stakes paid by Club is shown in inset.

Date..... Secretary.....

Table with 6 columns: Bookmaker's Name, Total Amount of Bets (Within the State, Outside the State), Bookmaker's Name, Total Amount of Bets (Within the State, Outside the State). The table contains multiple rows for listing bookmakers and their betting amounts.

Total Amount of Stakes paid at meeting £..... Grand Total £.....
To— COMMISSIONER OF STAMPS, THE TREASURY, PERTH. Gross Amount of Betting £..... Tax Net Amount of Betting £..... Tax

(Do Not Detach.)

Secretary.....

Receipt for Betting Tax—See over.

Please fill in Address.

(2) — 83193

Commissioner of Stamps,
The Treasury,
PERTH.

BETTING CONTROL ACT, 1954, and STAMP ACT, 1921-1954

BETTING TAX RETURN

Betting Tickets Used.

I, the bookmaker making
of
this return declare that the following particulars shown in attached betting sheets are a true and correct statement
of my betting transactions for the week ended
and summarised in the schedule hereunder.

Dated

Signature of Bookmaker

(Must be signed by bookmaker himself.)

Betting Sheet		Total Amount of Bets on Races by Ridden Horses				Amount of Betting Tax Payable	Total Amount of Bets on Races by Driven Horses				Amount of Betting Tax Payable	Stamp Duty on Credit Bets
Serial No.	Folio No.	Within the State		Outside the State			Within the State		Outside the State			
.....											
.....											
.....											
.....											
.....											
.....											
.....											
.....											
.....											
.....											
.....											
.....											
.....											
Totals											

Tax Payable
£ s. d.
..... Ridden Horses
..... Driven Horses
..... Total
..... Stamp Duty
GRAND TOTAL

To be filled in by Bookmaker.

NAME.....
ADDRESS.....

DO NOT DETACH.

Form T7

ROAD DISTRICTS ACT, 1919-1954.
General By-laws.
Straying Stock.

L.G. 3285/52.

THE General By-laws under the Road Districts Act, 1919-1954, published in the *Government Gazette* of the 1st day of May, 1925, page 820, are hereby amended by including the West Kimberley Road Board in the Schedule thereto.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 2nd day of August, 1955.

(Sgd.) R. H. DOIG,
Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1954.
South Perth Road Board—By-law No. 1.
Classification of Districts—Amendment.

L.G.D. 313/54 "B."

PURSUANT to the powers in that behalf contained in the Road Districts Act, 1919-1954, the South Perth Road Board hereby orders that by-law No. 1 (Classification of Districts) published in the *Government Gazette* on the 31st July, 1936, be amended by adding to the Schedule (Business Districts) the following paragraphs, namely:—

Letchworth Centre, North Side—

Loc. Can. 37, lots numbered 1 to 5 inclusive, at the corner of Pepler Avenue.

Welwyn Avenue, West Side—

Loc. Can. 37, lots 3 to 15 inclusive, between Bradshaw Crescent and Conochie Crescent.

Bradshaw Crescent, North Side—

Loc. Can. 37, lot 564 and lot 616 at the corner of Welwyn Avenue.

Manning Road, South Side—

Loc. Can. 37, lot 261 and lot 262, near Lockhart Street.

Lockhart Street, East Side—

Loc. Can. 37, lot 263.

Existing Uses.

(1) If at the date of publication of these by-laws in the *Government Gazette* any land, building or structure is being lawfully used for a purpose or built on in a manner not permitted by these by-laws, such land, building or structure may continue to be used for that purpose or in that manner, but no such building or structure shall be added to or altered unless special permission to do so is granted by the South Perth Road Board.

(2) If at the date of publication of these by-laws in the *Government Gazette* any land, building or structure is being used for a purpose or built on in a manner not permitted by these by-laws, and such use or purpose is afterwards discontinued or changed or the buildings removed so that it conforms with these by-laws, no person shall thereafter use such land, building or structure for any purpose or in any manner not permitted by these by-laws.

(3) If any building or structure is at the date of the publication of these by-laws in the *Government Gazette* being used for a purpose or constructed in a manner not permitted by these by-laws and is subsequently destroyed or damaged by fire or otherwise to the extent of more than seventy-five (75) per cent. of its value, it shall not thereafter be repaired, rebuilt, altered or added to for the purpose of being used for any purpose not permitted by these by-laws, or in a manner not permitted by these by-laws, unless special permission to do so is granted by the South Perth Road Board.

Compensation.

Claims for compensation by reason of the operation of these by-laws shall be made not later than six months from the date on which these by-laws are first published in the *Government Gazette*.

Penalty.

Any person who shall commit a breach of any of these by-laws shall upon conviction be liable to a penalty not exceeding twenty pounds.

Made and passed by the South Perth Road Board on the 27th day of July, 1955.

R. W. KING,
Chairman.

E. J. JOHNSON,
Secretary.

Recommended—

(Sgd.) G. FRASER,
Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 2nd day of August, 1955.

(Sgd.) R. H. DOIG,
Clerk of the Council.

