

ENGLISH ONLY

# LAWS AND REGULATIONS

PROMULGATED TO GIVE EFFECT TO THE PROVISIONS OF THE INTERNATIONAL TREATIES ON NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES

In accordance with the relevant articles of the international treaties on narcotic drugs and psychotropic substances, the Secretary-General has the honour to communicate the following legislative texts.

### **AUSTRALIA**

Communicated by the Government of Australia

#### NOTE BY THE SECRETARIAT

- (a) Some editing of texts may be done by the Secretariat in the interest of clarity. In this connection, words in square brackets [] have been added or changed by the Secretariat.
- (b) Only passages directly relevant to the control of narcotic drugs or psychotropic substances have been reproduced in this document. Non-relevant parts of laws and regulations have been deleted by the Secretariat; such deletions are indicated by [...].

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# MISUSE OF DRUGS ACT 1981.

(No. 66 of 1981)  $\frac{1}{2}$ 

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#### WESTERN AUSTRALIA.

## MISUSE OF DRUGS.

No. 66 of 1981.

AN ACT to prevent the misuse of certain drugs and plants and to provide for matters incidental thereto or connected therewith.

[Assented to 23 October 1981.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and the Legislative Assembly of Western Australia, in this present Parliament assembled, and by the authority of the same, as follows:—

## PART I—PRELIMINARY.

- 1. This Act may be cited as the Misuse of Drugs Short title. Act 1981.
- 2. This Act shall come into operation on a day to  $\frac{Commence}{ment}$  be fixed by proclamation.

Interpretation.

- 3. (1) In this Act, unless the contrary intention appears—
  - "analyst" means analyst appointed under the Health Act 1911;
  - "authorized prescription" means document or prescription—
    - (a) referred to in section 23 (2) (d) of; and
    - (b) complying with,

the Poisons Act 1964; 2/

- "botanist" means duly qualified botanist employed under and subject to the Public Service Act 1978 in the Western Australian Herbarium in the Department of Agriculture;
- "cannabis" means plant of the genus Cannabis
  (by whatever name designated) or part of
  that plant;
- "cannabis resin" means separated resin, whether crude or purified, obtained from cannabis;
- "dentist" means person registered as a dentist under the Dental Act 1939;
- "drug of addiction" means drug of addiction as defined by section 5 of the Poisons Act 1964;
- "heroin" means the drug commonly known as heroin and includes any substance containing diacetylmorphine or its salts and any preparation, admixture or extract containing diacetylmorphine or any such salt;
- "indictable offence" means indictable offence under this Act;
- "medical practitioner" means person registered under the Medical Act 1894;
- "offence" means simple offence or indictable offence;

- "opium" means spontaneously coagulated juice obtained from the capsules of the opium poppy *Papaver somniferum*;
- "paragraph" means paragraph of the section or subsection in which the term appears;
- "Part" means Part of this Act:
- "police officer" means person appointed-
  - (a) under Part I of the Police Act 1892 to be a member of the Police Force of Western Australia; or
  - (b) under section 35A of the Police Act 1892 to be a special constable; 3/
- "prohibited drug" means drug to which this Act applies by virtue of section 4;
- "prohibited plant" means plant to which this Act applies by virtue of section 4, or part of that plant;
- "Schedule" means Schedule to this Act:
- "section" means section of this Act;
- "simple offence" means simple offence under this Act;
- "specified drug" means specified drug as defined by section 5 of the Poisons Act 1964;
- "subparagraph" means subparagraph of the paragraph in which the term appears;
- "subsection" means subsection of the section in which the term appears;
- "summary court" means Court of Petty Sessions constituted by a stipendiary magistrate sitting alone;
- "the District Court" means The District Court of Western Australia established under the District Court of Western Australia Act 1969:
- "the Poisons Act 1964" includes any regulations made and in force under that Act;
- "the regulations" means the regulations made and in force under this Act;

- "to cultivate", in relation to a prohibited plant, includes to grow, sow or scatter the seed produced by, or to plant, nurture, tend or harvest, the prohibited plant;
- "to possess" includes to control or have dominion over, and to have the order or disposition of, and inflections and derivatives of the verb "to possess" have correlative meanings;
- "veterinary surgeon" means registered veterinary surgeon as defined by section 2 of the Veterinary Surgeons Act 1960.
- (2) In the case of liquid preparations, percentages shall, unless other provision in that behalf is made by the regulations, be calculated on the basis that a preparation containing one percent of a substance means a preparation in which one gram of the substance, if a solid, or one millilitre of the substance, if a liquid, is contained in every 100 millilitres of the preparation, and so in proportion for any greater or lesser percentage.

Drugs and plants to which Act applies.

- 4. (1) The drugs to which this Act applies are—
  - (a) drugs of addiction;
  - (b) specified drugs; and
  - (c) whether or not they are also drugs of addiction or specified drugs, the drugs specified in Schedule I.
- (2) Subject to subsection (3), the plants to which this Act applies are—
  - (a) prohibited plants as defined by section 5 of the Poisons Act 1964; and
  - (b) whether or not they are also prohibited plants as defined by section 5 of the Poisons Act 1964, the plants specified in Schedule II
- (3) This Act does not apply to the non-viable seeds of the opium poppy *Papaver somniferum*.

## PART II—OFFENCES RELATING TO PROHIBITED DRUGS AND PROHIBITED PLANTS.

## (1) A person who—

being the occupier of any premises, knowingly permits those premises to be used for the purpose of—

Offences concerned with prohibited drugs and drugs and plants in relation to premises and utensils. (a) being the occupier of any premises,

- (i) the manufacture or preparation of a prohibited drug or prohibited plant for use: or
- (ii) the manufacture, preparation, sale, supply or use of a prohibited drug or prohibited plant;
- (b) being the owner or lessee of any premises, knowingly permits those premises to be used for the purpose of using a prohibited drug or prohibited plant;
- (c) is knowingly concerned in the management of any premises used for any of the purposes referred to in paragraphs (a) and (b);
- (d) has in his possession—
  - (i) any pipes or other utensils for use in connection with the smoking of a prohibited drug or prohibited plant;

(ii) any utensils used in connection with the manufacture or preparation of a prohibited drug or prohibited plant for smoking,

in or on which pipes or utensils there are detectable traces of a prohibited drug or prohibited plant; or

(e) is found in any place which is then being used for the purpose of smoking a prohibited drug or prohibited plant,

except when he is authorized by or under this Act or by or under the Poisons Act 1964 to do so, commits a simple offence.

## (2) In subsection (1)—

"owner", in relation to any premises, includes the person entitled to receive the rent of those premises and the person to whom the rent of those premises is paid.

Offences concerned with prohibited drugs generally.

- 6. (1) Subject to subsection (3), a person who—
  - (a) with intent to sell or supply it to another, has in his possession;
  - (b) manufactures or prepares; or
  - (c) sells or supplies, or offers to sell or supply, to another,

a prohibited drug commits an indictable offence, except when he is authorized by or under this Act or by or under the Poisons Act 1964 to do so and does so in accordance with that authority.

- (2) Subject to subsection (3), a person who has in his possession or uses a prohibited drug commits a simple offence, except when, in the case of a person who has the prohibited drug in his possession—
  - (a) he is authorized by or under this Act or by or under the Poisons Act 1964 to do so and does so in accordance with that authority; or
  - (b) the prohibited drug was sold or supplied, or requested to be sold or supplied, to him—
    - (i) by a medical practitioner or veterinary surgeon in the lawful practice of his profession; or
    - (ii) on and in accordance with an authorized prescription.
- (3) A person does not commit an indictable offence under subsection (1) or a simple offence under subsection (2) by reason only of his having in his possession or manufacturing or preparing a

prohibited drug if he proves that he had possession of or manufactured or prepared the prohibited drug only for the purpose of—

- (a) delivering it to a person authorized—
  - (i) to have possession of the prohibited drug by or under this Act, by or under the Poisons Act 1964 or on and in accordance with an authorized prescription; or
  - (ii) by or under this Act or by or under the Poisons Act 1964 to manufacture, prepare, sell or supply the prohibited drug,

and had possession thereof (except in the case of intended delivery to a person authorized to have possession of the prohibited drug on and in accordance with an authorized prescription) in accordance with the authority in writing of the person so authorized, and that, after taking possession of the prohibited drug, he took all such steps as were reasonably open to him to deliver the prohibited drug into the possession of that person; or

- (b) analysing, examining or otherwise dealing with it for the purposes of this Act in his capacity as an analyst, botanist or other expert.
- 7. (1) Subject to subsection (3), a person who—
- (1) Subject to subsection (3), a person who— offences concerned with prohibited plants.

  (a) with intent to sell or supply a prohibited plants. plant or any prohibited drug obtainable therefrom to another, has in his possession or cultivates the prohibited plant; or
  - (b) sells or supplies, or offers to sell or supply, a prohibited plant to another,

commits an indictable offence, except when he is authorized by or under this Act or by or under the Poisons Act 1964 to do so and does so in accordance with that authority.

- (2) Subject to subsection (3), a person who has in his possession or cultivates a prohibited plant commits a simple offence, except when he is authorized by or under this Act or by or under the Poisons Act 1964 to do so and does so in accordance with that authority.
- (3) A person does not commit an indictable offence under subsection (1) or a simple offence under subsection (2) by reason only of his having in his possession a prohibited plant if he proves that he had possession of the prohibited plant only for the purpose of—
  - (a) delivering it or any prohibited drug obtainable therefrom to a person authorized—
    - (i) to have possession of the prohibited plant or that prohibited drug, as the case requires, by or under this Act or by or under the Poisons Act 1964; or
    - (ii) by or under this Act or by or under the Poisons Act 1964 to sell or supply the prohibited plant or to manufacture, prepare, sell or supply that prohibited drug, as the case requires,

and had possession of the prohibited plant in accordance with the authority in writing of the person so authorized, and that, after taking possession of the prohibited plant, he took all such steps as were reasonably open to him to deliver the prohibited plant or that prohibited drug into the possession of that person; or

(b) analysing, examining or otherwise dealing with the prohibited plant or that prohibited drug for the purposes of this Act in his capacity as an analyst, botanist or other expert.

8. (1) A person who forges or fraudulently alters, behaviour in or utters knowing it to be forged or fraudulently prohibited altered, a prescription or order for a prohibited drug drugs. commits a simple offence.

- (2) A person who by any false representation, whether oral or in writing or otherwise, causes or induces-
  - (a) a person licensed under the Poisons Act 1964 to manufacture, sell or supply any prohibited drug; or
  - (b) a medical practitioner or dentist,

to administer or supply to him by injection or otherwise a prohibited drug commits a simple offence.

#### PART III-PROCEDURE.

- 9. (1) Subject to this section, a person charged of trial. with having committed a simple offence shall be tried summarily by a Court of Petty Sessions.
- (2) A person charged with having committed an indictable offence under-
  - (a) section 6 (1), not being a conspiracy to commit that indictable offence, in respect of a quantity of a prohibited drug which is less than the quantity specified in Schedule III in relation to the prohibited drug; or
  - (b) section 7 (1), not being a conspiracy to commit that indictable offence, in respect of a number of prohibited plants of a particular species or genus which is less than the number specified in Schedule IV in relation to that species or genus,

shall be tried summarily by a summary court, unless the summary court-

(c) at any time considers for any reason that the person so charged should be dealt with on indictment in respect of that indictable

- offence, in which case the summary court shall commit that person for trial or sentence, as the case requires; or
- (d) after convicting the person so charged but before passing sentence on him considers for any reason that the sentence which the summary court is empowered to impose on that person is inadequate, in which case the summary court shall commit that person for sentence and shall certify in writing to that effect.
- (3) A person who is committed—
  - (a) for trial under subsection (2) (c) is liable, if convicted; or
  - (b) for sentence under subsection (2) (c) or (2) (d) is liable,

to be sentenced by the court to which he is so committed, whether or not —

- (c) the quantity of the prohibited drug in respect of which he is convicted is less than the quantity specified in Schedule III in relation to that prohibited drug; or
- (d) the number of prohibited plants of a particular species or genus in respect of which he is convicted is less than the number specified in Schedule IV in relation to that species or genus.

## Alternative verdicts.

- 10. A court trying a person charged with having committed an indictable offence under—
  - (a) section 6 (1) may, if the evidence does not establish that that person is guilty of that indictable offence but does establish that he is guilty of a simple offence under section 6 (2); or
  - (b) section 7 (1) may, if the evidence does not establish that that person is guilty of that indictable offence but does establish that he is guilty of a simple offence under section 7 (2),

convict him of having committed that simple offence and, whether that court is a summary court, the District Court or the Supreme Court, impose on him the penalty referred to in section 34 (1) (e).

## 11. For the purposes of—

Presumption of intent to sell or supply.

- (a) section 6 (1) (a), a person shall, unless the contrary is proved, be deemed to have in his possession a prohibited drug with intent to sell or supply it to another if he has in his possession a quantity of the prohibited drug which is not less than the quantity specified in Schedule V in relation to the prohibited drug; or
- (b) section 7 (1) (a), a person shall, unless the contrary is proved, be deemed to have in his possession, or to cultivate, prohibited plants of a particular species or genus with intent to sell or supply those prohibited plants or any prohibited drug obtainable therefrom to another if he has in his possession, or cultivates, a number of those prohibited plants which is not less than the number specified in Schedule VI in relation to that species or genus.

# PART IV—LOCATION, SEIZURE, DETENTION AND DISPOSAL OF PROPERTY CONNECTED WITH COMMISSION OF OFFENCES.

12. (1) In this Part, unless the contrary Interpretaintention appears— in Part IV.

"connected property" means property possessed or obtained—

- (a) directly or indirectly by way of, as a result of or for the purposes of; or
- (b) as or for the consideration for,

the commission of an offence;

"embargo notice" means embargo notice granted under section 17;

- "holding order" means holding order granted under section 17:
- "possessor", in relation to any property, means person having it in his possession, whether on his own behalf or on behalf of or for the benefit of another person;
- "property" means property of any kind whatsoever, whether real or personal, corporeal or incorporeal;
- "search warrant" means search warrant granted under section 14;
- "vehicle" includes aircraft, hovercraft, vessel and any other means of transportation.
- (2) For the purposes of this Part, an application under section 19 is finally disposed of when an appeal or further appeal, as the case requires, cannot be made unless an extension of time is granted.

Powers of police officers when property suspected of being connected property.

- 13. (1) Subject to this section, if there are reasonable grounds to suspect that a person is the possessor of any property which is connected property, a police officer may, using such force as is reasonably necessary and with such assistance as he considers necessary, stop and detain the person so suspected and any other person on whose behalf or for whose benefit there are reasonable grounds to suspect that that property is possessed by the person so suspected and search him or them, as the case requires, together with any baggage, package, vehicle or other thing of any kind whatsoever found in his or their possession, and for that purpose may stop and detain any vehicle.
- (2) A person shall not be searched under subsection (1) except by—
  - (a) a person of the same sex as the firstmentioned person; or
  - (b) a medical practitioner.
- (3) A police officer who wishes to search a person under subsection (1) may, if it is not then and there practicable to comply with subsection (2) in relation to the person—
  - (a) detain the person until; or

(b) detain the person and convey him to a place where,

it is practicable for subsection (2) to be complied with in relation to the person.

- (4) A person shall not be detained, or detained and conveyed, under subsection (3) for longer than is reasonably necessary under the circumstances for the purpose of complying with subsection (2) in relation to the person.
- 14. (1) A justice of the peace who is satisfied by information on oath that there are reasonable grounds to suspect that any connected property may be in or on any vehicle, or in or on any premises or connected property. other place, may grant to a police officer a search property warrant authorizing a police officer at any time or times within 30 days from the date of that search warrant to enter any vehicle, or any premises or other place, named in that search warrant and, subject to this section, to search that vehicle or those premises or that other place and any person and any baggage, package or other thing of any kind whatsoever found therein or thereon, using such force as is reasonably necessary and with such assistance as the police officer considers necessary.

- (2) A person shall not be searched under a search warrant except by-
  - (a) a person of the same sex as the firstmentioned person; or
  - (b) a medical practitioner.
- (3) A police officer who wishes to search a person under a search warrant may, if it is not then and there practicable to comply with subsection (2) in relation to the person—
  - (a) detain the person until; or
  - (b) detain the person and convey him to a place where,

it is practicable for that subsection to be complied with in relation to the person.

(4) A person shall not be detained, or detained and conveyed, under subsection (3) for longer than is reasonably necessary under the circumstances for the purpose of complying with subsection (2) in relation to the person.

Powers ancillary to power of search.

- 15. (1) A police officer exercising the powers conferred by section 13 or by a search warrant may for the purposes of this Part—
  - (a) seize and detain, or make extracts from or copies of, books, papers and documents found during the course of the exercise of those powers;
  - (b) require a person to give, or cause to be given, to him such information as it is in the power of the person to give or cause to be given, as the case requires.
  - (2) Subject to subsection (3), a person who—
    - (a) without lawful excuse, does not comply with a requirement made to him under subsection (1); or
    - (b) in purporting to comply with a requirement made to him under subsection (1), gives or causes to be given to the police officer concerned information that to his knowledge is false or misleading in a material particular,

commits a simple offence.

(3) Notwithstanding anything in subsection (2), a person shall not refuse or fail to comply with a requirement made to him under subsection (1) by reason only that compliance with that requirement would tend to incriminate him or render him liable to any penalty, but the information given or caused to be given by him in compliance with that requirement is not admissible in evidence in any proceedings against him for an offence other than a simple offence under subsection (2) (b).

16. If there are reasonable grounds to suspect police of that any property found or received during the exercise of the powers conferred by section 13 or being by a search warrant or under any other connected of connected or c circumstances is connected property, a police officer found or received. may-

- (a) seize that property and detain it for a period not exceeding 72 hours from that seizure and shall, if he wishes to detain it for a longer period, apply within 72 hours from that seizure to a justice of the peace for a holding order; or
- (b) in the case of property which cannot, or cannot readily, be seized and detained, apply for an embargo notice,

in respect of that property.

17. A justice of the peace may, on the application of a police officer and if he is satisfied that there embargo are reasonable grounds to suspect that the property notices. are reasonable grounds to suspect that the property to which that application relates is connected property, grant to the police officer—

- (a) a holding order authorizing the continued detention of property seized and detained under section 16 for a period of 21 days from the date of that holding order or, if an application in respect of that property is made to the District Court under section 19 within that period, until that application is finally disposed of; or
- (b) in the case of property which cannot, or cannot readily, be seized and detained, an embargo notice in the prescribed form.
- (1) A police officer to whom an embargo Provisions to notice has been granted—

(a) shall, if it is practicable to do so, forthwith serve or cause to be served a copy of the embargo notice on the possessor of the property to which the embargo notice

- relates and on any other person on whose behalf or for whose benefit that property is possessed by the possessor; and
- (b) may serve or cause to be served a copy of the embargo notice on a person other than a person referred to in paragraph (a).
- (2) Subject to this section, a possessor of the property to which an embargo notice relates who sells, leases, moves, transfers or otherwise deals with all or any of that property within a period of 21 days from the date of the embargo notice or, if an application in respect of that property is made to the District Court under section 19 within that period, before that application is finally disposed of commits an indictable offence.
- (3) The possessor of property to which an embargo notice relates may apply to the District Court for leave to sell, lease, move, transfer or otherwise deal with all or any of that property.
- (4) The District Court may, on receiving an application under subsection (3), give the applicant leave in writing to sell, lease, move, transfer or otherwise deal with all or any of the property to which the embargo notice concerned relates on such conditions, if any, as the District Court thinks fit to attach to that leave.

## (5) A person—

- (a) to whom leave has been given under subsection (4) and who sells, leases, moves, transfers or otherwise deals with all or any of the property to which that leave relates in accordance with any conditions attached to that leave; or
- (b) who, being the possessor of the property to which an embargo notice relates, moves all or any of that property for the purpose of protecting and preserving the same within the period referred to in subsection (2) or before the application referred to in that subsection is finally disposed of, as the case

requires, with the prior consent of the police officer to whom the embargo notice was granted in accordance with any conditions attached to that consent.

does not commit an indictable offence under subsection (2).

- (6) Notwithstanding anything in any other Act, a sale, lease, movement, transfer or other dealing with property which constitutes an indictable offence under subsection (2) is null and void.
  - 19. (1) A police officer to whom—

- e. (1) A police officer to whom—

  (a) a holding order has been granted, and a person aggrieved by the holding order, may property.

  Proceedings before District Court in respect of connected property. within a period of 21 days from the date of the holding order; or
- (b) an embargo notice has been granted, and a person aggrieved by the embargo notice, may within a period of 21 days from the date of the embargo notice,

apply on notice of motion to the District Court for an order in respect of the property to which the holding order or embargo notice concerned relates.

- (2) On receiving an application made under subsection (1), the District Court may—
  - (a) before, during or after the consideration of that application adjourn the proceedings on that application for such period or periods as it thinks fit;
  - (b) before making any order on that application, require notice to be given to, and hear, a person claiming to have a financial or other interest in the property to which that application relates or any part thereof; and
  - (c) after considering that application—
    - (i) if it is satisfied that the property to which that application relates or any part thereof is connected property, order that that property or part be

- forfeited to the Crown, or sold and the proceeds distributed in the manner specified in that order; or
- (ii) if it is not satisfied that the property to which that application relates or part thereof is connected property, order that that property or part thereof be released to the person named in that order or cancel the embargo notice concerned, as the case requires,

or in either case make such other order in respect of the property to which that application relates or part thereof as the justice of the case requires, and may make such ancillary orders, including orders as to costs, as it considers necessary or desirable.

Hindering police officers in exercise of powers conferred by or under this Part.

## 20. A person who wilfully—

- (a) delays or obstructs; or
- (b) does not produce any property to, or conceals or attempts to conceal any property from,

a police officer acting in the exercise of the powers conferred on him by or under this Part or a person assisting a police officer so acting commits a simple offence.

PART V—LOCATION, SEIZURE, DETENTION AND DISPOSAL OF THINGS USED IN COMMISSION OF OFFENCES.

Interpretation in Part V.

- 21. In this Part, unless the contrary intention appears—
  - "approved person" means person who is approved, or belongs to a class of persons which is approved, by the Minister under section 30 for the purposes of this Part, which approval has not been revoked under that section;

- "holding order" means holding order granted under section 28 (1);
- "search warrant" means search warrant granted under section 24:
- "vehicle" includes aircraft, hovercraft, vessel and any other means of transportation.
- the purposes of this Act—
  - - (i) a manufacturer, seller or supplier of prohibited drugs; or prohibited drugs; or prohibited prohibited prohibited
    - (ii) a cultivator, seller, or supplier of plants. prohibited plants;
  - (b) demand the production of, and inspect, any books, papers or documents relating to transactions or dealings in a prohibited drug or prohibited plant; and
  - (c) inspect any stocks of a prohibited drug or prohibited plant.
- 23. (1) Subject to this section, if there are police officers reasonable grounds to suspect that any thing when things when things when things when the suspected of being used whatsoever—
  - (a) with respect to which an offence has been, of offences. or is suspected to have been, or may be committed:
  - (b) which has been, or is suspected to have been, or may be used for the purpose of committing an offence; or
  - (c) which may provide evidence in respect of an offence.

is in the possession of a person, a police officer may, using such force as is reasonably necessary and with such assistance as he considers necessary, stop and detain the person and search him together with any baggage, package, vehicle or other thing of any kind whatsoever found in his possession, and for that purpose may stop and detain any vehicle.

- (2) A person shall not be searched under subsection (1) except by—
  - (a) a person of the same sex as the firstmentioned person; or
  - (b) a medical practitioner.
- (3) A police officer who wishes to search a person under subsection (1) may, if it is not then and there practicable to comply with subsection (2) in relation to the person—
  - (a) detain the person until; or
  - (b) detain the person and convey him to a place where,

it is practicable for subsection (2) to be complied with in relation to the person.

(4) A person shall not be detained, or detained and conveyed, under subsection (3) for longer than is reasonably necessary under the circumstances for the purpose of complying with subsection (2) in relation to the person.

Granting of search warrants in connection with prevention or detection of offences.

- (1) A justice of the peace who is satisfied by information on oath that there are reasonable grounds to suspect that any thing referred to in paragraph (a), (b) or (c) of section 23 may be in or on any vehicle, or in or on any premises or other place, may grant to a police officer a search warrant authorizing a police officer at any time or times within 30 days from the date of that search warrant to enter any vehicle, or any premises or other place, named in that search warrant and, subject to this section, to search that vehicle or those premises or that other place and any person and any baggage, package or other thing of any kind whatsoever found therein or thereon, using such force as is reasonably necessary and with such assistance as the police officer considers necessary.
- (2) A person shall not be searched under a search warrant except by—
  - (a) a person of the same sex as the firstmentioned person; or

- (b) a medical practitioner.
- (3) A police officer who wishes to search a person under a search warrant may, if it is not then and there practicable to comply with subsection (2) in relation to the person—
  - (a) detain the person until; or
  - (b) detain the person and convey him to a place where.

it is practicable for that subsection to be complied with in relation to the person.

- (4) A person shall not be detained, or detained and conveyed, under subsection (3) for longer than is reasonably necessary under the circumstances for the purpose of complying with subsection (2) in relation to the person.
- 25. (1) A police officer or approved person Powers ancillary exercising the powers conferred by section 22 or 23 to power of search. or by a search warrant may for the purposes of this Part—

- (a) seize and detain, or make extracts from or copies of, books, papers and documents found during the course of that exercise;
- (b) require a person to give, or cause to be given, to the police officer or approved person such information as it is in the power of the person to give or cause to be given, as the case requires.
- (2) Subject to subsection (3), a person who—
  - (a) without reasonable excuse, does not comply with a requirement made to him under subsection (1); or
  - (b) in purporting to comply with a requirement made to him under subsection (1), gives or causes to be given to the police officer or approved person concerned information that to his knowledge is false or misleading in a material particular,

commits a simple offence.

(3) Notwithstanding anything in subsection (2), a person shall not refuse or fail to comply with a requirement made to him under subsection (1) by reason only that compliance with that requirement would tend to incriminate him or render him liable to any penalty, but the information given or caused to be given by him in compliance with that requirement is not admissible in evidence in any proceedings against him for an offence other than a simple offence under subsection (2) (b).

Powers of police officers and others when things suspected of being used in commission of offences found, received or acquired.

- 26. (1) If there are reasonable grounds to suspect that any thing found or received during the exercise of the powers conferred by section 22 or 23 or by a search warrant or under any other circumstances is a thing referred to in paragraph (a), (b) or (c) of section 23 a police officer or approved person, as the case requires, may seize that thing and—
  - (a) in the case of a thing which is a prohibited drug or prohibited plant, may detain it until it is dealt with under section 27; or
  - (b) in the case of a thing which is not a prohibited drug or prohibited plant, may detain it for a period not exceeding 72 hours from that seizure and shall, if he wishes to detain it for a longer period, apply within 72 hours from that seizure to a justice of the peace for a holding order in respect of that thing.
  - (2) A police officer who—
    - (a) whilst he is an authorized person and is acting as an undercover officer, acquires a prohibited drug or prohibited plant for the purpose of detecting the commission of an offence; or
    - (b) acquires a prohibited drug or prohibited plant as a result of its delivery to him by an authorized person who is not a police officer,

shall detain the prohibited drug or prohibited plant until it is dealt with under section 27.

## (3) In subsection (2)—

"authorized person" and "undercover officer" have the respective meanings given by section 31.

27. If, in the case of a prohibited drug or prohibited prohibited plant which is seized or acquired and drugs and prohibited plants. detained under section 26—

- (a) no person is tried with the commission of an offence in relation thereto, a police officer
  - (i) cause that prohibited drug or prohibited plant to be destroyed in accordance with the regulations; or
  - (ii) if a person who is authorized by or under this Act, by or under the Poisons Act 1964 or, in the case of a prohibited drug, on and in accordance with an authorized prescription to have possession thereof is entitled to have possession of that prohibited drug or prohibited plant, release that prohibited drug or prohibited plant to that person;

or

(b) a person is tried with the commission of an offence in relation thereto, the court which so tries the person shall, whether or not the person is convicted of that offence and after having given any other person (in this paragraph called "the claimant") claiming to be authorized by or under this Act, by or under the Poisons Act 1964 or, in the case of a prohibited drug, on and in accordance with an authorized prescription to have possession thereof and to be entitled to have possession of that prohibited drug or prohibited plant, an opportunity to show cause why that prohibited drug or prohibited plant should be released to him, order that that prohibited drug or prohibited plant—

- (i) be released to the claimant;
- (ii) be destroyed; or
- (iii) be forfeited to the Crown.

Disposal of things other than prohibited drugs and prohibited plants.

- 28. (1) If, in the case of a thing (other than a prohibited drug or prohibited plant) which is seized or acquired and detained under section 26 a justice of the peace is satisfied, on the application of a police officer or approved person, that there are reasonable grounds to suspect that that thing is a thing referred to in paragraph (a), (b) or (c) of section 23 grant to the police officer or approved person a holding order authorizing the continued detention of that thing until, the investigation of the case concerned having been completed, that thing is dealt with under subsection (3).
- (2) A police officer or approved person to whom a holding order has been granted shall, if it is practicable to do so, forthwith serve or cause to be served a copy of the holding order, together with a notice setting out the substance of subsection (3), on any person claiming to have a financial or other interest in the thing to which the holding order relates (in this section called "the claimant").
- (3) If, in the case of a thing to which a holding order relates—
  - (a) no person is tried with the commission of an offence in relation thereto, a police officer shall apply to a justice of the peace for an order in respect of that thing and the justice of the peace; or
  - (b) a person is tried with the commission of an offence in relation thereto, the court which so tries the person,

may, after having given the claimant an opportunity to show cause why that thing should be released to him, order that that thing—

- (c) be released to the claimant;
- (d) be destroyed; or

(e) be forfeited to the Crown, or make such other order as the justice of the case requires.

## 29. A person who wilfully—

- (a) delays or obstructs a police officer or exercise of approved person acting in the exercise of conferred by the powers conferred on him by or under this Part. this Part or a person assisting a police officer or approved person so acting; or
- Hindering police officers and approved
- (b) does not produce to, or conceals or attempts to conceal from, a police officer or approved person acting in the exercise of the powers conferred on him by or under this Part or a person assisting a police officer or approved person so acting any books, papers, documents or stocks referred to in section 22 or any thing referred to in paragraph (a), (b) or (c) of section 23,

commits a simple offence.

30. The Minister may for the purposes of this Approved persons. Part approve a person, or class of persons, by notice published in the Gazette and may by notice published in the *Gazette* revoke that approval.

## PART VI-GENERAL.

- 31. (1) The Commissioner of Police may Undercover officers. authorize in writing a person to act as an undercover officer and may in writing revoke that authority.
- (2) An authorized person may, whilst acting as an undercover officer and subject to section 26 (2) or to subsection (4), as the case requires, acquire and have in his possession a prohibited drug or prohibited plant for the purpose of detecting the commission of an offence.

- (3) An authorized person who exercises the power conferred on him by subsection (2) is not an accomplice in respect of, and does not commit, any offence detected by that exercise and his evidence in any proceedings against another person for that offence is not the evidence of an accomplice.
  - (4) An authorized person who-
    - (a) is not a police officer; and
    - (b) after having been warned under subsection (5), acquires a prohibited drug or prohibited plant whilst acting as an undercover officer for the purpose of detecting the commission of an offence and does not deliver the prohibited drug or prohibited plant to a police officer as soon as is reasonably practicable after that acquisition,

commits a simple offence.

- (5) The Commissioner of Police shall warn in writing an authorized person who is not a police officer that if, having acquired a prohibited drug or prohibited plant whilst acting as an undercover officer for the purpose of detecting the commission of an offence, that authorized person does not deliver the prohibited drug or prohibited plant to a police officer as soon as is reasonably practicable after that acquisition, that authorized person commits a simple offence under subsection (4).
- (6) A certificate signed by the Commissioner of Police and stating that the person named in that certificate was, at the time or during the period specified in that certificate, an authorized person acting as an undercover officer shall, for the purposes of this section, be sufficient evidence of that fact unless the contrary is proved.
- (7) The Commissioner of Police shall, whenever requested to do so by the Minister, furnish the Minister with a report in writing containing such particulars of the activities of authorized persons as the Minister requires.

## (8) In this section—

- "authorized person" means person authorized under subsection (1) to act as an undercover officer, which authority has not been revoked under that subsection;
- "undercover officer" means person whose identity or purpose is for the time being concealed for the purpose of detecting the commission of an offence.
- 32. A prosecution for an offence may be brought imitation. at any time.
- 33. (1) A person who attempts or incites another to commit, or becomes an accessory after the fact to, an offence (in this subsection called "the the fact." principal offence") commits-

- (a) if the principal offence is an indictable offence, the indictable offence; or
- (b) if the principal offence is a simple offence, the simple offence,

but is liable on conviction—

- (c) to a fine not exceeding half of the fine; and, additionally or alternatively,
- (d) to imprisonment for a term not exceeding half of the term.

to which a person who commits the principal offence is liable.

- (2) A person who conspires with another to commit an offence (in this subsection called "the principal offence") commits—
  - (a) if the principal offence is an indictable offence under section 6 (1) or 7 (1), the indictable offence, but is liable on conviction to the penalty referred to in section 34 (1) (b); or
  - (b) if the principal offence is a simple offence or an indictable offence, other than an indictable offence referred to in paragraph

(a), the simple offence or that indictable offence, as the case requires, and is liable on conviction to the same penalty to which a person who commits the principal offence is liable.

Penalties.

- 34. (1) Subject to subsection (2), a person who is convicted of—
  - (a) an indictable offence under section 6 (1) or 7 (1) is liable to a fine not exceeding \$100 000 or to imprisonment for a term not exceeding 25 years or both;
  - (b) conspiring with another to commit an indictable offence under section 6 (1) or 7 (1) is liable to imprisonment for a term not exceeding 20 years without the option of a fine;
  - (c) an indictable offence under section 18 (2) is liable to a fine not exceeding \$20 000 or to imprisonment for a term not exceeding 5 years or both;
  - (d) a simple offence under section 5 (1) (other than a simple offence under section 5 (1) (e)), 8, 15 (2), 20, 25 (2) or 29 is liable to a fine not exceeding \$3 000 or to imprisonment for a term not exceeding 3 years or both; or
  - (e) a simple offence under section 5 (1) (e), 6 (2), 7 (2) or 31 (4) is liable to a fine not exceeding \$2000 or to imprisonment for a term not exceeding 2 years or both.
- (2) A person who is convicted of an indictable offence referred to in subsection (1) (a)—
  - (a) being an indictable offence—
    - (i) relating only to cannabis; and
    - (ii) not relating to cannabis resin or any other cannabis derivative or to any prohibited drug or a prohibited plant other than cannabis,

is liable, if sentenced by the District Court or the Supreme Court, to a fine not exceeding \$20 000 or to imprisonment for a term not exceeding 10 years or both; or

- (b) is liable, if sentenced by a summary court, to a fine not exceeding \$5000 or to imprisonment for a term not exceeding 4 years or both.
- 35. When a person convicted of an offence is a Criminal liability corporation, every director of the corporation and officers. every officer concerned in the management thereof is guilty of the like offence unless he proves that the act or omission constituting the offence took place without his knowledge or consent.

36. When a court imposes on a person a term of Commence-imprisonment in respect of the non-payment of a ment for fine imposed for an offence, it may order that the offines. term of imprisonment commence at the expiration of any term of imprisonment imposed on the person for the same offence in addition to that fine.

37. In any proceedings against a person for an Proof of exceptions. offence, it is not necessary to negative by evidence any authority, licence or other matter of condition, exception, excuse, exemption, qualification and the burden of proving any such matter lies on the person seeking to avail himself thereof.

- 38. In any proceedings against a person for an Evidential status of certificates of analysts offence-
  - (a) an analyst or botanist may give a certificate botanists. in the form prescribed and signed by him with respect to any analysis or examination made by him of any drug, plant or other thing obtained or received by him for analysis or examination;

- (b) the production of a certificate referred to in paragraph (a) purporting to be signed by the analyst or botanist giving that certificate with respect to an analysis or examination referred to in that paragraph shall, without proof of the signature of the person appearing to have signed that certificate or that he is an analyst or botanist, be sufficient evidence of—
  - (i) the identity, nature and description of the thing obtained or received for analysis or examination;
  - (ii) the result of that analysis or examination; and
  - (iii) the matters relevant to those proceedings stated in that certificate,

unless the defendant by not less than 3 days notice in writing delivered to the complainant and to that analyst or botanist (opportunity to deliver which notices shall be afforded to the defendant) requires that analyst or botanist to attend as a witness in those proceedings; and

(c) the court before which those proceedings are held may, in addition to making any other order as to costs, make such order as it thinks just as to the conduct money of the analyst or botanist concerned and the expenses and remuneration to be paid for any analysis or examination.

Delegation by Commissioner of Police. 39. (1) The Commissioner of Police may, either generally or as otherwise provided by the instrument of delegation, by writing signed by him delegate to a police officer of or above the rank of inspector any of his powers under this Act, other than this power of delegation.

- (2) For the purposes of this Act, the exercise of a power by a delegate under this section shall be deemed to be the exercise of the power by the Commissioner of Police.
  - (3) A delegation under this section may be—
    - (a) made subject to such conditions, qualifications and exceptions as are set out in the instrument of delegation;
    - (b) revoked or varied by instrument in writing signed by the Commissioner of Police.
- (4) The Commissioner of Police may exercise a power notwithstanding that he has delegated its exercise under this section.
- (5) If, under this Act, the exercise of a power by the Commissioner of Police is dependent on his opinion, belief or state of mind in relation to a matter and the power has been delegated under this section, the power may be exercised by the delegate on the opinion, belief or state of mind of the delegate in relation to the matter.
- 40. A person on whom a power is conferred or duty imposed by or under this Act is not personally of persons acting under liable in civil proceedings, and the Crown is not this Act. liable, for any act done or default made by him in good faith for the purpose of carrying this Act into effect.

- 41. (1) The Governor may make regulations Regulations. prescribing all matters that are required or permitted by this Act to be prescribed, or are necessary or convenient to be prescribed, for giving effect to the purposes of this Act and, in particular—
  - (a) prescribing and providing for the recovery of fees to be paid in respect of matters or things to be done under or for the purposes of this Act;

- (b) providing for the manner in which any thing, which is ordered or required under this Act—
  - (i) to be destroyed, is to be destroyed;
  - (ii) to be released to a person, is to be released; and
  - (iii) to be forfeited to the Crown, is to be dealt with:
- (c) providing for the procedure to be followed in and in relation to—
  - (i) any analysis or examination for the purpose of proceedings for an offence; and
  - (ii) the admissibility and receipt of evidence relating to any thing obtained or received for an analysis or examination referred to in subparagraph (i);
- (d) providing for the manner in which any thing is to be conveyed to and analysed or examined by an analyst, botanist or other expert.
- (2) Regulations made under this Act are in addition to and not in derogation of any regulations made under the Poisons Act 1964, but if and to the extent that inconsistency exists between regulations made under this Act and regulations made under the Poisons Act 1964 the latter regulations shall prevail.

Amendment of certain Schedules.

- 42. (1) The Governor may from time to time by Order in Council published in the *Gazette* amend Schedule III, IV, V or VI by—
  - (a) adding thereto or deleting therefrom—
    - (i) any prohibited drug or any quantity specified in relation thereto; or

(ii) any prohibited plant of a particular species or genus or any number specified in relation thereto,

as the case requires;

- (b) deleting and substituting all or any of the items therein; or
- (c) altering any item therein.
- (2) Subject to this section, on the publication in the *Gazette* of an Order in Council made under subsection (1), the Schedule to which that Order in Council relates is amended accordingly and, as so amended, has the same force and effect as if the amendment effected by that Order in Council had been effected by an Act amending this Act.
- (3) The Minister shall cause a copy of every Order in Council made under subsection (1) to be laid on the Table of each House of Parliament within the first 14 sitting days of that House after the publication of that Order in Council in the Gazette.
- (4) If a copy of an Order in Council made under subsection (1) is not laid on the Table of a House of Parliament in accordance with subsection (3), that Order in Council ceases to have effect when that copy is not so laid, but without affecting the validity or curing the invalidity of anything done or omitted to be done in good faith before that Order in Council so ceases to have effect.
- (5) If either House of Parliament passes a resolution, of which notice has been given within the first 14 sitting days of that House after a copy of the relevant Order in Council made under subsection (1) has been laid on the Table of that House under subsection (3), that that Order in Council be disallowed, that Order in Council thereupon ceases to have effect, but the disallowance of that Order in Council does not affect the validity or cure the invalidity of anything done or omitted to be done in good faith before the passing of that resolution.

## SCHEDULE I.

(Section 4 (1) (c))

# DRUGS TO WHICH ACT APPLIES, NOTWITHSTANDING ANYTHING IN POISONS ACT 1964.

## Item

## Prohibited drugs

- Cocaine, ecgonine, heroin, morphine and their respective salts.
- 2 Opium.
- 3 Any preparation, admixture, extract, or other substance containing not less than—
  - (a) 0.2 per cent of morphine, the percentage of morphine being for the purpose of this item calculated as in respect of anhydrous morphine; or
  - (b) 0.1 per cent of cocaine or ecgonine.
- 4 Any derivative of cocaine.
- 5 Cannabis or cannabis resin or any other cannabis derivative.

## SCHEDULE II.

(Section 4 (2) (b))

# PLANTS TO WHICH ACT APPLIES, NOTWITHSTANDING ANYTHING IN POISONS ACT 1964.

Item	Prohibited plant
1	Papaver somniferum
2	Papaver bracteatum
3	Cannabis

## SCHEDULE III.

(Section 9)

# AMOUNTS OF PROHIBITED DRUGS DETERMINING COURT OF TRIAL.

Item	Prohibited drug	Amount (in grams unless otherwise stated)
1	ACETORPHINE	6.0
2	ACETYLDIHYDROCODEINE (except when included in the Second or Fourth Schedule in Appendix "A" to the Poisons Act 1964)	6.0
3	ACETYLMETHADOL	6.0
4	ALLOBARBITONE	30.0
5	ALLYLBARBITURIC ACID	30.0
6	ALLYLPRODINE	6.0
7	ALPHACETYLMETHADOL	30.0
8	ALPHAMEPRODINE	0.6
9	ALPHAMETHADOL	0.6
10	ALPHAPRODINE	75.0

Item	Proh	ibited a	irug				Amount (in grams
							unless otherwise stated)
11	<b>AMPHETAMINE</b>	••••		••••			4.0
12	<b>AMYLOBARBITONE</b>	••••			••••		30.0
13	ANILERIDINE	••••	••••	••••	• • • •	••••	75.0
14	APROBARBITONE	••••	••••	••••	••••	••••	30.0
15	BARBITONE	••••	••••	••	••••	••••	30.0
16	BENZETHIDINE	••••	•	••••	••••	••••	30.0
17	BENZYLMORPHINE		••••	•…•	••••	••••	15.0
18	BETACETYLMETHAL	OOL	•	••••	••••	•	15.0
19	BETAMEPRODINE	••••	••••	••••	••••	••••	15.0
20	BETAMETHADOL	••••	•··•	••••	•…	• · · •	15.0
21	BETAPRODINE	••••	• · · •	•	••••	••••	15.0
22	BEZITRAMIDE	••••	••••	••••	••••	• • • •	15.0
23	BUFOTENINE	• • • • • • • • • • • • • • • • • • • •	••••	••••	••••	•	6.0
24	BUTOBARBITONE	••••	• • • •	••••	••••	••••	30.0
25	CANNABIS		••••	••••	••••	••••	500.0
26	CANNABIS RESIN	••••		••••	••••	•	40.0
27	CANNABIS (in cigarette	e form	)		••••		400 cigarettes each containing any portion of
							cannabis 15·0
28	CLONITAZENE	••••	••••	••••	••••	••••	
29	COCAINE	••••					4.0
30	CODEINE (except wh Third or Fourth Sche Poisons Act 1964)	en ine dule i	n App	endix '	'A'' to	ona, the	30.0
31	CODEINE-N-OXIDE					••••	30.0
32	CODOXIME			••••	••••		30.0
33	CYCLOBARBITONE	••••		• • • • • • • • • • • • • • • • • • • •			30.0
34	DESOMORPHINE				••••		6.0
35	DEXAMPHETAMINE				••••	••••	6.0
36	DEXTROMORAMIDE	3	••••		••••		3.0
37	DIAMPROMIDE			••••			15.0
38	DIETHYLTHIAMBUT	ENE	••••	•	••••		15.0
39	DIFENOXIN (excludin dosage unit, not mo and a quantity of at at least 5 per cent of	re tha ropine	n 0·5 sulpi	mg of	difen uivaler	oxin	30.0
40	DIHYDROCODEINE Second or Fourth Sch Poisons Act 1964)						30.0
41	DIHYDROMORPHIN	Е	•		•	•	30.0
42	DIMENOXADOL			••••	••••		30.0
43	DIMEPHEPTANOL				••••		30.0
44	2,5-DIMETHOXY-4-BF	ROMO	AMP	HETA	MINE		0.25
45	2,5-DIMETHOXY-4-M					Ε	0.25
46	DIMETHYLTHIAMBI						60.0
47	DIMETHYLTRYPTA!		• • • •		••••		6.0
48	DIOXAPHETYL BUT				•		6.0
49	DIPHENOXYLATE	exclud	ing	ргерага	tions	con-	6.0
	taining, per dosage u diphenoxylate calcula atropine sulphate eq of the dose of diphen	nit, no ted as uivalen	t mo base, it to a	re than and a	2·5 n quanti	ng of ty of	

Item	Proh	ibited	drug				Amount (in grams unless otherwise stated)
50	DIPIPANONE				••••	••••	30.0
51	DROTEBANOL		••••	•	•	••••	0.3
52	ECGONINE, ITS EST which are convertible AINE	rers to E	AND CGON	DEI INE	RIVATI AND C	VES OC-	30.0
53	ETHYLMETHYLTHIA	AMBU	JTENE			••••	30.0
54	ETHYLMORPHINE (a than 2.5 per cent of e				taining r	nore	6.0
55	ETONITAZENE	• • • •		•		••••	15.0
56	ETORPHINE					••••	15.0
57	ETOXERIDINE		•			••••	15.0
58	FENTANYL		••••	••••		••••	0.015
59	FURETHIDINE			••••	••••	••••	3.0
60	HALLUCINOGENIC derived from methoxy		STANC ethylan		(structu	rally	0.25
61	HEPTABARBITONE		••••	• • • •	•	•	30.0
62	HEXOBARBITONE	••••	• · · •	••••	••••	• • • • •	30.0
63	HYDROCODONE		••••			••••	6.0
64	HYDROMORPHINOL	_	••••	•	•··•	•	6.0
65	HYDROMORPHONE	••••	••••	•	••••	•…•	6.0
66	HYDROXYPETHIDIN	١E	••••		••••	•…	15.0
67	ISOMETHADONE	••••				• • • •	0.6
68	KETOBEMIDONE	••••		•		••••	0.6
69	LEVOMETHORPHAN	l	••••				3.0
70	LEVOMORAMIDE				••••		6.0
71	LEVOPHENACYLMO						6.0
72	LEVORPHANOL				••••		3.0
73	LYSERGIC ACID DI	 ETUN					0.004
		CINI	LAWI	DE (	LSD)	••••	22.5
74	MESCALINE	•	••••	••••	••••	••••	
75	METAZOCINE	••••	••••	••••	••••	••••	21.0
76	METHADONE		••••	••••	••••	••••	0.6
77	METHADONE-INTER	RMED	DIATE				0.6
78	METHAQUALONE	····			••••	•	150.0
79	METHARBITONE	••••			•	••••	30.0
80	METHYLAMPHETAN	MINE	••••	••••	•	•	6.0
81	METHYLDESORPHII	NE	••••	••••	••••	••••	6.0
82	METHYLDIHYDRON	<b>JORP</b>	HINE		••••	••••	6.0
8.3	METHYLPHENIDAT	E					6.0
84	METHYLPHENOBAR	BITO	NE		••••	••••	30.0
85	1-METHYL-4-PHENY YLIC ACID ESTER		ERIDIN	NE-4-	CARBO	Χ-	6.0
86	METOPOŃ			••••	••••	••••	6.0
87	MORAMIDE-INTERN	MEDI.	ATE	• · · •	••••	• • • •	3.0
88	MORPHERIDINE				• • • •	••••	6.0
89	MORPHINE	••••		•···	•	•	6.0
90	MORPHINE DERIVATION Cluded elsewhere in the in Appendix "A" to	his Sch	hedule (	or in	any Sche	in- edule	6.0
91	MORPHINE METHO PENTAVALENT DERIVATIVES		MIDE ROGEI		ID OTI Morph		6.0

ltem	Prohi	ibited a	lrug				Amount (in grams unless otherwise stated)
92	MORPHINE-N-OXIDE	;	• • • •	••••		••••	6.0
93	MORPHINE SUBSTITUTE elsewhere in this Scheo		(not sp	ecifical	ly inclu	ded	6.0
94	MYROPHINE		••				60.0
95	NEALBARBITONE					••••	30.0
96	NICOCODINE (except or Fourth Schedule in Act 1964)						6.0
97	NICODICODINE (exc Second or Fourth Sch Poisons Act 1964)						6.0
98	NICOMORPHINE		• • • •	•	••••		6.0
99	NORACYMETHADOL	<b></b>	••••	• • • • • • • • • • • • • • • • • • • •	••••		6.0
100	NORCODEINE (except or Fourth Schedule in Act 1964)						6.0
101	NORLEVORPHANOL						6.0
102	NORMETHADONE	••••			•	•	1.5
103	NORMORPHINE	••••				•	60.0
104	NORPIPANONE	••••	••••	••••			30.0
105	OPIUM		••••	•			40.0
106	OXYCODONE		•	••••		•	15.0
107	OXYMORPHONE		••••	•··•	• • •	••••	6.0
108	PENTAZOCINE	••••				•	30.0
109	PENTOBARBITONE	••••		••••	••••	•	30.0
110	PETHIDINE			• • • •	••••		15.0
111	PETHIDINE-INTERM	EDIA	TE A		•		15.0
112	PETHIDINE-INTERM	IEDIA	TE B	••••	••		15.0
113	PETHIDINE-INTERM	IEDIA	TE C				15.0
114	PHENADOXONE		• • • •	••••	• • • •		30.0
115	PHENAMPROMIDE		• • • •	• • • •			30.0
116	PHENAZOCINE		••••		•		3.0
117	PHENCYCLIDINE		••••			• • • • •	0.004
118	PHENMETRAZINE		••••		••••	••••	6.0
119	PHENOBARBITONE	••••	••••		••••	• • • • •	30.0
120	PHENOMORPHAN	••••		•		••••	15.0
121	PHENOPERIDINE			•	••••	••••	3.0
122	PHENYLMETHYLBA	RBIT	URIC	ACIE	<b>)</b>	•	30⋅0
123	PHOLCODINE (exceptor Fourth Schedule in Act 1964)						15.0
124	PIMINODINE		••••			•··•	30.0
125	PIRITRAMIDE			••••			3.0
126	PROHEPTAZINE		••••		••••		3.0
127	PROPERIDINE	••••				•	75.0
128	PROPIRAM			••••	•	,.	12-0
129	PSILOCIN	••••					0.3
130	PSILOCYBIN	••••		••••			0.3
131	PSYCHOTOMIMETIC derived from methox	yphen			(structi	ırally	0.25
132	QUINALBARBITON			••••	****	••••	30.0
133	RACEMETHORPHA	N	••	••••	••••	****	6.0

Item	Item Prohibited drug									
134	RACEMORAMIDE					••••	3.0			
135	RACEMORPHAN	••••				••••	6.0			
136	SECBUTOBARBITO	NE		••••			30.0			
137	TALBUTAL				••••	•	30.0			
138	TETRAHYDROCAN	NABII	NOLS			••••	4.0			
139	THEBACON					••••	6.0			
140	THEBAINE				••••		6.0			
141	TRIMEPERIDINE			••••	••••	••••	30.0			
142	VINBARBITONE		••••	••••	••••	••••	30.0			
	S	CHEI	DULE	IV.			(Section 9)			

## NUMBERS OF PROHIBITED PLANTS DETERMINING COURT OF TRIAL.

Item	Prohibited plant										
1	Papaver somniferum	••••	••••			••••	100				
2	Papaver bracteatum	••••	••••		••••	••••	100				
3	Cannabis	••••	••••	••••	••••	••••	100				

#### SCHEDULE V. (Section 11 (a))

## AMOUNTS OF PROHIBITED DRUGS GIVING RISE TO PRESUMPTION OF INTENTION TO SELL OR SUPPLY SAME.

Item	Proh	ibited d	irug				Amount (in grams unless otherwise stated)
1	ACETORPHINE			••••	••••	••••	2.0
2	ACETYLDIHYDROCO cluded in the Second pendix "A" to the Po	or Fo	ourt		when ule in	in- Ap-	2.0
3	ACETYLMETHADOL		•	••••	••••	••••	2.0
4	ALLOBARBITONE			••••	••••	••••	10.0
5	ALLYLBARBITURIC	ACID		••••	••••	••••	10.0
6	ALLYLPRODINE		••••	••••		••••	2.0
7	ALPHACETYLMETH	ADOL		••••	••••		10.0
8	ALPHAMEPRODINE			••••	••••	••••	0.2
9	ALPHAMETHADOL			••••			0.2
10	ALPHAPRODINE		••••	••••	••••	••••	25.0
11	<b>AMPHETAMINE</b>			••••	••••	••••	2.0
12	<b>AMYLOBARBITONE</b>		••••	••••	••••		10.0
13	ANILERIDINE	••••	****	••••	••••	••••	25.0
14	<b>APROBARBITONE</b>			••••	••••	••••	10.0
15	BARBITONE		••••	••••	••••	••••	10.0
16	BENZETHIDINE		••••	••••	••••	••••	10.0

	-						
Item	Prol	hibited	drug				Amount (in grams unless otherwise stated)
17	BENZYLMORPHINE						5.0
18	BETACETYLMETHA		••••	••••	••••	••••	5.0
19	BETAMEPRODINE		•	•	••••	••••	5.0
20	BETAMETHADOL				••••		5.0
21	BETAPRODINE	••••	••••	••••	••••	••••	5.0
22	BEZITRAMIDE	••••	••••	••••	••••	••••	5.0
23	DIFFORENTE	••••	••••	••••	••••	••••	2.0
24	BUTOBARBITONE	••••	••••	••••	••••	••••	10.0
		••••	••••	••••	••••	••••	100.0
25	CANNABIS	••••	••••	••••	•	••••	
26	CANNABIS RESIN			••••	••••	••••	20.0
27	CANNABIS (in cigaret	te iorn	1)	••••	••••		80 cigarettes sch containing any portion of cannabis
28	CLONITAZENE						5.0
29	COCAINE	••••	••••	••••	••••	••••	2.0
		 ham im	 aludad	 in •1	 ha Saa	ond	10.0
30	CODEINE (except when Third or Fourth Schapers Poisons Act 1964)						10.0
31	CODEINE-N-OXIDE			••••	••••	•	10.0
32	CODOXIME						10.0
33	CYCLOBARBITONE	••••	••••	••••	•	••••	10.0
34	DESOMORPHINE	••••			••••	••••	2.0
35	DEXAMPHETAMINE	Ξ	••••			••••	2.0
36	DEXTROMORAMID	E		••••		••••	1.0
37	DIACETYLMORPHIN	NE	••••	••••		••••	2.0
38	DIAMPROMIDE		••••	••••	••••	••••	5⋅0
39	DIETHYLTHIAMBU	TENE	****		••••	••••	5.0
40	DIFENOXIN (excluding dosage unit, not more a quantity of atropoleast 5 per cent of the second	ng prep e than oine su	oaration 0·5 mg lphate	ns con g of di equiv	taining fenoxinalent	and	10.0
41	DIHYDROCODEINE Second or Fourth S the Poisons Act 1964	Schedu					10.0
42	DIHYDROMORPHIN	1E	••••	••••	••••	••••	10.0
43	DIMENOXADOL	••••	••••	••••	••••	••••	10.0
44	DIMEPHEPTANOL		••••				10.0
45	2, 5-DIMETHOXY-4-1	BROM	OAMP	HET	AMINE	3	0.05
46	2, 5-DIMETHOXY-4-N						0.05
47	DIMETHYLTHIAMB						20.0
48	DIMETHYLTRYPTA				·		2.0
49	DIOXAPHETYL BU			••••	••••	••••	2.0
50	DIPHENOXYLATE taining, per dosage diphenoxylate calcul atropine sulphate ec of the dose of dipher	(excludent) unit, nated as quivalen	ding pot more base, at to a	repara e thar and a	ations n 2·5 n quanti	con- ng of ity of	2.0
51	DIPIPANONE					••••	10.0
52	DROTEBANOL		••••		••••	••••	0 · 1
53	ECGONINE, ITS ES which are convertible AINE	STERS	AND	DEI	RIVAT	IVES COC-	10.0

Item	Proh	ibited d	lrug				Amount (in grams unless otherwise stated)
54	ETHYLMETHYLTHIA	MBU1	ΓENE		••••	••••	10.0
55	ETHYLMORPHINE (as than 2.5 per cent of e	nd subs	stances	con	taining m	ore	2.0
56	ETONITAZENE				••••	••••	5.0
57	ETORPHINE	••••	••••		••••	••••	5.0
58	ETOXERIDINE		••••	••••	•	••••	5.0
59	FENTANYL		•	••••	••••	••••	0.005
60	FURETHIDINE	••••	••••		••••	••••	1.0
61	HALLUCINOGENIC derived from methoxy		TANC hylami		(structur	ally	0-05
62	HEPTABARBITONE	••••	••••	••••	••••	••••	10.0
63	HEROIN	••••	••••	••••	••••	••••	2.0
64	HEXOBARBITONE	••••	••••	••••	••••	••••	10.0
65	HYDROCODONE	••••	••••	••••	••••	••••	2.0
66	HYDROMORPHINOL	,	••••	••••	••••	••••	2.0
67	HYDROMORPHONE	••••		••••	••••	••••	2.0
68	HYDROXYPETHIDIN	E	••••	••••	•	••••	5.0
69	ISOMETHADONE	••••		••••	••••	••••	0.2
70	KETOBEMIDONE		••••	••••	••••	••••	0.2
71	LEVOMETHORPHAN		••••	••••	••••	••••	1.0
72	LEVOMORAMIDE	••••	••••	••••	••••	••••	2.0
73	LEVOPHENACYLMO	RPHA	N		••••	••••	2.0
74	LEVORPHANOL	••••	••	••••	•	••••	1.0
75	LYSERGIC ACID DI	ETHYI	LAMII	DE	(LSD)	••••	0.002
76	MESCALINE	••••	••••	••••	••••	••••	7.5
77	METAZOCINE	••••		••••	••••	••••	7.0
78	METHADONE	••••	••••	••••	••••	••••	0.2
79	METHADONE-INTER	MEDI	ATE	••••	••••	••••	0.2
80	METHAQUALONE	••••	••••	••••	••••	••••	50.0
81	METHARBITONE		••••	••••	••••	••••	10.0
82	METHYLAMPHETAN		••••	••••	••••	••••	2.0
83	METHYLDESORPHIN			••••	••••	••••	2.0
84	METHYLDIHYDROM		IINE	••••	•	••••	2.0
85	METHYLPHENIDATE			••••	••••	••••	2.0
86 87	METHYLPHENOBAR  1-METHYL-4-PHENYI  YLIC ACID ESTER	PIPE		 E-4-	CARBO	 <b>K-</b>	10·0 2·0
88	METODONI						2.0
89	METOPON MORAMIDE-INTERM		TE	••••	••••	••••	1.0
90	MORAMIDE-INTERN				••••	••••	2.0
91	MORPHINE	••••	••••			••••	2.0
92	MORPHINE DERIVA cluded elsewhere in th in Appendix "A" to t	is Sche	dule o	r in	any Schee	in- dule	2.0
93	MORPHINE METHO PENTAVALENT NI IVATIVES	BRON	AIDE	A١	ND OTH	IER ER-	2.0
94	MORPHINE-N-OXIDI	Ε	••••	••••	••••	••••	2.0
95	MORPHINE SUBSTI			sp	ecifically	in-	2.0
96	MYROPHINE	••••	••••	••••	••••	•	20.0
97	NEALBARBITONE	••••	••••	••••	••••	••••	10.0

Item	Prohibited drug	Amount (in grams unless otherwise stated)
98	NICOCODINE (except when included in the Secon or Fourth Schedule in Appendix "A" to the Poison Act 1964)	d 2·0
99	NICODICODINE (except when included in the Second or Fourth Schedule in Appendix "A" to the Poisons Act 1964)	e 2·0 e
100	NICOMORPHINE	2.0
101	NORACYMETHADOL	2.0
102	NORCODEINE (except when included in the Second or Fourth Schedule in Appendix "A" to the Poison Act 1964)	d 2⋅0 s
103	NORLEVORPHANOL	
104	NORMETHADONE	
105	NORMORPHINE	
106	NORPIPANONE	
107	OPIUM	
108	OXYCODONE	. 5·0 . 2·0
109	OXYMORPHONE	10.0
110	PENTAZOCINE	10.0
111 112	DETHININE	5.0
112	DETHINING INTERNATIONAL	5.0
114	PETHIDINE-INTERMEDIATE B	5.0
115	PETHIDINE-INTERMEDIATE C	5.0
116	PHENADOXONE	10.0
117	PHENAMPROMIDE	10.0
118	PHENAZOCINE	1.0
119	PHENCYCLIDINE	0.002
120	PHENMETRAZINE	. 2.0
121	PHENOBARBITONE	. 10.0
122	PHENOMORPHAN	5.0
123	PHENOPERIDINE	1.0
124	PHENYLMETHYLBARBITURIC ACID	10.0
125	PHOLCODINE (except when included in the Second or Fourth Schedule in Appendix "A" to the Poisons Act 1964)	i
126	PIMINODINE	10.0
127	PIRITRAMIDE	1.0
128	PROHEPTAZINE	1.0
129	PROPERIDINE	25.0
130	PROPIRAM	4·0 0·1
131	PSILOCIN	0.1
132	PSILOCYBIN	
133	derived from methoxyphenethylamine)	
134	QUINALBARBITONE	10·0 2·0
135	RACEMETHORPHAN	1.0
136		2.0
137		10.0
138 139	ON A TITLE FOR A Y	10.0
140	TETRAHYDROCANNABINOLS	2.0

Item		Pr	ohibited	d drug			Amount (in grams unless otherwise stated)
141	THEBACON				 	••••	2.0
142	THEBAINE				 	••••	10.0
143	TRIMEPERIDIN	IE		••••	 		10.0
144	VINBARBITONI	Ε			 ••••	••••	10.0

#### SCHEDULE VI.

(Section 11 (b))

## NUMBERS OF PROHIBITED PLANTS GIVING RISE TO PRESUMPTION OF INTENTION TO SELL OR SUPPLY SAME OR PROHIBITED DRUGS OBTAINABLE FROM SAME.

Item	Pr	Number					
1	Papaver somniferum		••••		••••	••••	25
2	Papaver bracteatum	•	••••	••••	••••		25
3	Cannabis	••••	••••	••••		••••	25

E/NL.1982/17

#### (Extract from Government Gazette (No. 63) of 13 August 1982)

#### MISUSE OF DRUGS ACT 1981. INTERPRETATION ACT 1918.

#### MISUSE OF DRUGS REGULATIONS 1982. 1/

MADE by His Excellency the Governor in Executive Council.

- 1. These regulations may be cited as the Misuse of Drugs Regulations Citation. 1982.
- 2. These regulations shall come into operation on the day on which Commence-the Misuse of Drugs Act 1981 (in these regulations called the Act)  $^{\rm ment.}$  comes into operation. 4/
  - 3. In these regulations—

    "Form" means appropriate Form set out in the Schedule to these regulations.

    Interpretation.
  - 4. For the purposes of section 14 (1) of the Act—
    - (a) information on oath shall be given-
      - (i) orally; or
      - (ii) in writing in the form of Form M.D. 1; and
    - (b) a search warrant shall be granted in the form of Form M.D. 2.
  - 5. For the purposes of section 17 of the Act-
    - (a) the application of a police officer for-
      - (i) a holding order shall be in the form of Form M.D. 3;
      - (ii) an embargo notice shall be in the form of Form M.D. 4;
    - (b) a holding order shall be granted in the form of Form M.D. 5; and
    - (c) an embargo notice shall be granted in the form of Form M.D. 6.
  - 6. For the purposes of section 24 (1) of the Act-
    - (a) information on oath shall be given-
      - (i) orally; or
      - (ii) in writing in the form of Form M.D. 7;

and

- (b) a search warrant shall be granted in the form of Form M.D. 8.
- 7. (1) For the purposes of section 27, as read with section 41, of the Act, a prohibited drug or prohibited plant which is required to be destroyed shall be destroyed—

  (2) In a contract the purposes of section 27, as read with section 41, of the Destruction of prohibited prohibited drugs.

 (a) by fire or water or by such other means as will ensure the complete destruction of that prohibited drug or prohibited plant;
 and

- (b) in the presence of 3 witnesses—
  - (i) one of whom shall be a police officer who either holds or acts in the rank of Superintendent or above or is in charge of a region within the meaning of section 39 (2) of the Police Act 1892;
  - (ii) one of whom shall be a justice of the peace or a clerk of petty sessions, other than a clerk of petty sessions who is a police officer; and
  - (iii) one of whom is either a police officer referred to in subparagraph (i) of this paragraph or a justice of the peace or a clerk of petty sessions referred to in subparagraph (ii) of this paragraph.

Information on oath and search warrants under section 14 (1).

Part IV holding orders and embargo notices, and applications therefor.

Information on oath and search warrants under section 24 (1). (2) Each witness referred to in subregulation (1) (b) of this regulation shall certify in writing that he has witnessed the complete destruction of the prohibited drug or prohibited plant concerned and shall sign that certificate.

Part V holding orders and applications therefor.

- 8. For the purposes of section 28 of the Act-
  - (a) the application of a police officer or approved person for a holding order shall be in the form of Form M.D. 9;
  - (b) a holding order shall be in the form of Form M.D. 10.

Destruction of things other than prohibited drugs or prohibited plants.

- 9. (1) For the purposes of section 28, as read with section 41, of the Act, a thing (other than a prohibited drug or prohibited plant) which is required to be destroyed shall be destroyed in the presence of 2 witnesses—
  - (a) one of whom shall be a police officer; and
  - (b) one of whom shall be a justice of the peace or a clerk of petty sessions, other than a clerk of petty sessions who is a police officer.
- (2) Each witness referred to in subregulation (1) of this regulation shall certify in writing that he has witnessed the destruction of the thing concerned and shall sign that certificate.

Authorities and certificates under section 31.

- 10. (1) An authority referred to in section 31 (1) shall be in the form of Form M.D. 11.
- (2) A certificate referred to in section 31 (6) shall be in the form of Form M.D. 12.

Certificates of analysts and botanists.

- 11. For the purposes of section 38 (a) of the Act, a certificate given by-
  - (a) an analyst shall be in the form of Form M.D. 13; and
  - (b) a botanist shall be in the form of Form M.D. 14.

Fees.

- 12. For the purposes of section 41 (1) (a) of the Act, there shall be
  - (a) to a female person, not being a police officer or medical practitioner, who searches another female person under section 13 or 23, or under a search warrant granted under section 14 or 24, of the Act a fee of \$1.50 per search; and
  - (b) to a medical practitioner who attends for the purpose of searching a person under section 13 or 23, or under a search warrant granted under section 14 or 24, of the Act a fee of—
    - (i) \$35.50 per attendance on a public holiday, or between 5.00 p.m. on a Friday and 9.00 a.m. on the following Monday, or during the period between 5.00 p.m. on any day and 9.00 a.m. on the following day; and
    - (ii) \$28.00 per attendance at any time other than a time referred to in subparagraph (i) of this paragraph.

## SCHEDULE (Regulation 3). FORMS.

Form M.D. 1.

#### WESTERN AUSTRALIA.

#### MISUSE OF DRUGS ACT 1981.

#### MISUSE OF DRUGS REGULATIONS 1982.

### INFORMATION ON OATH FOR SEARCH WARRANT (CONNECTED PROPERTY).

I, [insert name of informant], of

being [insert occupation], do swear by Almighty God\* / solemnly, sincerely and truly declare\* that I suspect that connected property may be in or on the following vehicle\* [insert particulars of vehicle] / in or on the following premises or other place\* [insert particulars of premises or other place], on the following grounds—

[insert grounds for suspicion]

Sworn\* / affirmed\* before me [insert name of justice of the peace], being a justice of the peace, on [insert date of swearing or affirmation] at [insert place of swearing or affirmation].

Signature of justice of the peace.

Form M.D. 2.

## WESTERN AUSTRALIA. MISUSE OF DRUGS ACT 1981. MISUSE OF DRUGS REGULATIONS 1982.

#### SEARCH WARRANT (CONNECTED PROPERTY).

I, [insert name of justice of the peace granting search warrant] of

, being a justice of the peace and being satisfied by information on oath furnished by [insert name of informant] that there are reasonable grounds to suspect that connected property may be in or on the following vehicle\* [insert particulars of vehicle] / in or on the following premises or other place\* [insert particulars of premises or other place], hereby grant to the following police officer [insert name and designation of police officer] this search warrant authorizing a police officer at any time or times within 30 days from the date of this search warrant to enter that vehicle, or those premises or that other place, and, subject to section 14 of the Misuse of Drugs Act 1981, to search that vehicle or those premises or that other place and any person and any baggage, package or other thing of any kind whatsoever found therein or thereon, using such force as is reasonably necessary and with such assistance as the police officer acting under this search warrant considers necessary.

Gra	inted	on		 		<b>-</b>	 	·•········	 ••••	•••••••	 •••••
at			• • • • • • • • •	 	•••••	<b>.</b>	 •••••				

Signature of justice of the peace granting search warrant.

<sup>\*</sup> Please delete inapplicable alternative.

<sup>\*</sup> Please delete inapplicable alternative.

Form M.D. 3.

#### WESTERN AUSTRALIA.

#### MISUSE OF DRUGS ACT 1981.

#### MISUSE OF DRUGS REGULATIONS 1982.

### APPLICATION OF POLICE OFFICER FOR HOLDING ORDER (CONNECTED PROPERTY).

I, [insert name of applicant police officer], being a police officer and suspecting that the following property [insert particulars of property] seized and detained under section 16 of the Misuse of Drugs Act 1981 is connected property on the following grounds [insert grounds for suspicion], hereby apply for a holding order authorizing the continued detention of that property for the period specified in section 17 (a) of that Act.

Holding order	applied for			
on			at	
		••••••		
				****
		Signature and	designation	of applicant police officer.

Form M.D. 4.

#### WESTERN AUSTRALIA.

#### MISUSE OF DRUGS ACT 1981.

MISUSE OF DRUGS REGULATIONS 1982.

### APPLICATION OF POLICE OFFICER FOR EMBARGO NOTICE (CONNECTED PROPERTY).

I, [insert name of applicant police officer], being a police officer and suspecting that the following property [insert particulars of property] which cannot, or cannot readily, be seized and detained under section 16 of the Misuse of Drugs Act 1981 for the following reason [insert reason] is connected property on the following grounds [insert grounds for suspicion], hereby apply for an embargo notice in respect of that property.

Embargo notice applied for	
n	at
•	

Signature and designation of applicant police officer.

Form M.D. 5.

## WESTERN AUSTRALIA. MISUSE OF DRUGS ACT 1981.

#### MISUSE OF DRUGS REGULATIONS 1982.

HOLDING ORDER (CONNECTED PROPERTY).

Signature of justice of the peace granting holding order.

Form M.D. 6.

## WESTERN AUSTRALIA. MISUSE OF DRUGS ACT 1981.

#### MISUSE OF DRUGS REGULATIONS 1982.

EMBARGO NOTICE (CONNECTED PROPERTY).

I, [insert name of justice of the peace granting embargo notice] of

being a justice of the peace and being satisfied on the application of the following police officer [insert name and designation of applicant police officer] that there are reasonable grounds to suspect that the following property [insert particulars of property] is connected property and cannot, or cannot readily, be seized and detained under section 16 of the Misuse of Drugs Act 1981, hereby grant to that police officer an embargo notice in respect of that property.

Granted	on
at	

Signature of justice of the peace granting embargo notice.

NOTE: The attention of the person on whom this embargo notice is served is drawn to Part IV of the Misuse of Drugs Act 1981.

Form M.D. 7.

#### WESTERN AUSTRALIA.

#### MISUSE OF DRUGS ACT 1981.

#### MISUSE OF DRUGS REGULATIONS 1982.

#### INFORMATION ON OATH FOR SEARCH WARRANT.

I. [insert name of informant], of

being [insert occupation], do swear by Almighty God\*/solemnly, sincerely and truly declare\* that I suspect that the following thing [insert particulars of thing] is a thing referred to in paragraph (a), (b) or (c) of section 23 (1) of the Misuse of Drugs Act 1981 and that it may be in or on the following vehicle\* [insert particulars of vehicle]/ in or on the following premises or other place\* [insert particulars of premises or other place] on the following grounds—

#### [insert grounds for suspicion]

Sworn\*/affirmed\* before me [insert name of justice of the peace], being a justice of the peace, on [insert date of swearing or affirmation] at [insert place of swearing or affirmation].

Signature of justice of the peace.

\* Please delete inapplicable alternative.

Form M.D. 8.

# WESTERN AUSTRALIA. MISUSE OF DRUGS ACT 1981. MISUSE OF DRUGS REGULATIONS 1982. SEARCH WARRANT.

I, [insert name of justice of the peace granting search warrant], of

, being a justice of the peace and being satisfied by information on oath furnished by [insert name of informant] that there are reasonable grounds to suspect that the following thing referred to in paragraph (a), (b) or (c) of section 23 (1) of the Misuse of Drugs Act 1981 [insert particulars of thing] may be in or on the following vehicle\* [insert particulars of vehicle] / in or on the following premises or other place\* [insert particulars of premises or other place], hereby grant to the following police officer linsert name and designation of police officer] this search warrant authorizing a police officer at any time or times within 30 days from the date of this search warrant to enter that vehicle, or those premises or that other place, and, subject to section 24 of that Act, to search that vehicle or those premises or that other place and any person and any baggage, package or other thing of any kind whatsoever found therein or thereon, using such force as is reasonably necessary and with such assistance as the police officer acting under this search warrant considers necessary.

Gr	anted	on	<b>.</b>	• • • • • •		 	 · · • · · ·		 	· • • • • • • •	 	•••••	<b></b>	 	 	
at			• • • • • •		• • • • • • • • • • • • • • • • • • • •	 • • • • • • •	 	• • • • • •	 		 	• • • • • •	•			

Signature of justice of the peace granting search warrant.

<sup>\*</sup> Please delete inapplicable alternative.

Form M.D. 9.

#### WESTERN AUSTRALIA.

#### MISUSE OF DRUGS ACT 1981.

#### MISUSE OF DRUGS REGULATIONS 1982.

### APPLICATION OF POLICE OFFICER OR APPROVED PERSON FOR HOLDING ORDER.

I, [insert name of applicant police officer or approved person], being a police officer\* / approved person\* and suspecting that the following thing (not being a prohibited drug or plant) [insert particulars of thing] seized or acquired and detained under section 26 of the Misuse of Drugs Act 1981 is a thing referred to in paragraph (a), (b) or (c) of section 23 (1) of that Act on the following grounds [insert grounds for suspicion], hereby apply for a holding order authorizing the continued detention of that thing for the period specified in section 28 (1) of that Act.

(c) of section 23 (1) of that Act suspicion), hereby apply for a holding thing for the period specified in section	on the following grounds [insert grounds for g order authorizing the continued detention of that on 28 (1) of that Act.
Holding order applied for	
on	at
	<u> </u>
	Signature and designation, if any, of applicant police officer* / approved person*.
Please delete inapplicable alternative.	,
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WESTI	Form M.D. 10. ERN AUSTRALIA.
MISUSE C	OF DRUGS ACT 1981.
	UGS REGULATIONS 1982.
	LDING ORDER.
police officer*/approved person* [in police officer or approved person] t the following thing (not being a proh of thing] seized or acquired and de Act 1981 is a thing referred to in J that Act, hereby grant to that po	re granting holding order 1 of , ing satisfied on the application of the following sert name and designation, if any, of applicant hat there are reasonable grounds to suspect that ibited drug or prohibited plant) linsert particulars tained under section 26 of the Misuse of Drugs paragraph (a), (b) or (c) of section 23 (1) of lice officer*/approved person* a holding order of that thing for the period specified in section
Granted on	
at	

Signature of justice of the peace granting holding order.

\* Please delete inapplicable alternative.

Form M.D. 11.

#### WESTERN AUSTRALIA.

#### MISUSE OF DRUGS ACT 1981.

#### MISUSE OF DRUGS REGULATIONS 1982.

#### AUTHORITY TO ACT AS UNDERCOVER OFFICER.

Signature of Commissioner of Police\*/
delegate of Commissioner of Police\*.

\* Please delete inapplicable alternative.

Form M.D. 12.

## WESTERN AUSTRALIA. MISUSE OF DRUGS ACT 1981. MISUSE OF DRUGS REGULATIONS 1982.

#### CERTIFICATE OF ACTION AS UNDERCOVER OFFICER.

I, [insert name of Commissioner of Police or name of and rank of delegate], being the Commissioner of Police\*/a delegate of the Commissioner of Police\*, hereby certify that [insert name and particulars of person authorized] was, at the following time\*/during the following period\* [insert particulars of time or period], an authorized person acting as an undercover officer within the meaning of section 31 of the Misuse of Drugs Act 1981.

Certific	ed	on		 
at			·	<b>.</b>

Signature of Commissioner of Police\*/
delegate of Commissioner of Police\*.

\* Please delete inapplicable alternative.

Form M.D. 13.

# WESTERN AUSTRALIA. MISUSE OF DRUGS ACT 1981. MISUSE OF DRUGS REGULATIONS 1982. CERTIFICATE OF ANALYST.

Laboratory reference No.							
Police reference No.							
I, appointed under the Health Act 191	1, hereby certify that—						
(a) I obtained*/received* for analyst							
marked from							
following result	to in paragraph (a) of this certificate with the						
<del>-</del>	at						
Signature of analyst	Address of analyst						
• Please delete inapplicable alternative.							
•							
	Form M.D. 14.						
WESTI	ERN AUSTRALIA.						
MISUSE O	F DRUGS ACT 1981.						
MISUSE OF DR	UGS REGULATIONS 1982.						
CERTIFIC	CATE OF BOTANIST.						
Department of Agriculture reference	No						
Police reference No.	······································						
I,	Drugs Act 1981, hereby certify that—						
(a) I obtained*/received* for examin	nation						
marked from							
following result	to in paragraph (a) of this certificate with the						
Certified on	at						
Signature of botanist	Address of botanist						
• Please delete inapplicable alternative.							
	By His Excellency's Command,						

R. D. DAVIES, Clerk of the Council.