



POISONS.

13° Elizabeth II., No. LXX.

No. 70 of 1964.¹

[As amended by Acts:

No. 23 of 1966, assented to 27th October, 1966;
No. 28 of 1967, assented to 17th November, 1967;
No. 51 of 1967, assented to 5th December, 1967;
No. 6 of 1969,² assented to 21st April, 1969;
No. 87 of 1970,³ assented to 30th November, 1970;
and by Order in Council published in the Gazette on 24th
November, 1971; and reprinted pursuant to the Amendments
Incorporation Act, 1938.]

**AN ACT to regulate and control the Possession, Sale
and Use of Poisons and other Substances; to
constitute a Poisons Advisory Committee; and
for incidental and other purposes.**

[Assented to 11th December, 1964.]

BE it enacted—

PART I.—INTRODUCTORY PROVISIONS.

1. This Act may be cited as the *Poisons Act, 1964-1970*. Short title.
Amended
by No. 87 of
1970, s. 1.
2. This Act shall come into operation on a date to be fixed by proclamation.¹ Commence-
ment.

¹Proclaimed to come into operation on 1st July, 1965. See *Gazette* 25/6/65, p. 1836.

²Proclaimed to come into operation on 13th June, 1969. See *Gazette*, 13/6/69, p. 1765.

³Proclaimed to come into operation on 2nd February, 1971. See *Gazette*, 29/1/71, p. 277.

Arrangement.

3. The arrangement of this Act is as follows:—

PART I.—INTRODUCTORY PROVISIONS.

PART II.—POISONS ADVISORY COMMITTEE.

PART III.—POISONS AND OTHER SUBSTANCES.

Division 1.—Classification.

Division 2.—Sale of Poisons.

Division 3.—General Provisions.

PART IV.—DRUGS OF ADDICTION.

PART V.—MISCELLANEOUS PROVISIONS.

PART VI.—SUPPLEMENTARY PROVISIONS.

Savings.

4. Without limiting the provisions of the Interpretation Act, 1918, generally, and in particular the provisions of sections fifteen and sixteen of that Act, and subject to the provisions of this Act, it is hereby declared that the repeal by the Pharmacy Act, 1964, of any provision of the Pharmacy and Poisons Act, 1910, or by the Police Act Amendment Act, 1964, of any provision of Part VIA of the Police Act, 1892, so far as that provision relates to poisons or drugs, does not affect any licence or permit granted or issued, or any document made or anything whatsoever done under the provisions so repealed. Any such licence, permit, document or thing so far as it is subsisting or in force at the time of the repeal and could have been granted, issued, made or done under this Act, shall on and after the commencement of this Act continue and have effect for the purposes of this Act (but in the case of a licence or permit only until the date of its expiry), except where this Act expressly or by necessary implication provides otherwise, as if such licence, permit, document or thing had been granted, issued, made or done under a corresponding provision of this Act and that corresponding provision had been in force when the licence,

permit, document or thing was granted, issued, made or done, but so that any reference in the provision so repealed to the Council of the Pharmaceutical Society of Western Australia shall be read and construed as a reference to the Commissioner.

5. In this Act unless the context requires otherwise—

Interpretation.
Amended by No. 23 of 1966, s. 2; No. 6 of 1969, s. 3.

“Advisory Committee” means the Poisons Advisory Committee constituted under Part II of this Act;

“automatic machine” means any machine or mechanical device used or capable of being used for the purpose of selling or supplying goods without the personal manipulation or attention of the seller or supplier or his employee or other agent at the time of the sale or supply;

“Commissioner” means the Commissioner of Public Health for the time being appointed under the provisions of the Health Act, 1911;

“dentist” means a dentist registered under the provisions of the Dentists Act, 1939;

“drug of addiction” means any substance specified in the Eighth Schedule or added to that Schedule by Order in Council;

“hazardous substance” means any substance specified in the Fifth Schedule or added to that Schedule by Order in Council;

“label” includes any tag, brand, mark or statement in writing, that is on or attached to or used in connection with any container or package containing any poison; and “labelled” has a corresponding meaning;

“licence” means a licence granted under this Act that is valid and unexpired;

“licensee” means a person who holds or is entitled to exercise a licence under this Act;

“medical practitioner” means a medical practitioner registered under the Medical Act, 1894, or any previous corresponding enactment;

“member” means a person occupying any of the offices of the Advisory Committee, including that of chairman;

“pharmaceutical chemist” means a pharmaceutical chemist registered under the provisions of the Pharmacy Act, 1964; or any previous corresponding enactment;

“poison” means any substance specified in any of the First, Second, Third, Fourth, Sixth, Seventh and Eighth Schedules or added to any of those Schedules by Order in Council;

“prohibited plant” means any plant from which a drug of addiction may be obtained, derived or manufactured, or such other plant as the Governor declares and is hereby authorised to declare from time to time to be a prohibited plant for the purposes of this Act; and includes any part of such a plant, except in the case of the plant *Papaver somniferum*, the non-viable seed of that plant;

“public institution” means—

- (a) any Government Department, public hospital, University, or technical college or school; or

(b) any other institution or establishment that is not carried on for private gain and that the Governor by Order in Council declares to be a public institution for the purposes of this interpretation;

“sale” includes exposing or offering for sale or having in possession for sale, whether by wholesale or retail, and also delivery with or without consideration, in any shop or store or premises appurtenant thereto by the keeper thereof or by his servant or agent; and the verb “to sell” has a corresponding meaning;

“Schedule” means a Schedule in Appendix “A” to this Act;

“specified drug” means any substance that is declared to be a specified drug for the purposes of this Act;

“substance” includes substance, material, compound, preparation, and admixture;

“to cultivate” in relation to a plant includes to sow and to plant;

“veterinary surgeon” means a registered veterinary surgeon under the provisions of the Veterinary Surgeons Act, 1960;

“wholesale dealing” means sale or supply by a wholesale dealer in the ordinary course of wholesale business to persons licensed or otherwise expressly authorised by or pursuant to the provisions of this or any other Act, to be in possession of or to sell poisons or other substances specified in any Schedule or added thereto by Order in Council; and includes sale or supply to other persons in wholesale quantities in the ordinary course of wholesale business for use in connection with any prescribed profession, business, trade or industry or any public institution but not for resale.

Construc-
tion.

6. (1) Except as otherwise expressly provided, this Act shall be read and construed as being in aid and not in derogation of the provisions of the Health Act, 1911, and of Parts VIA and VIB of the Police Act, 1892, but those provisions shall be read and construed subject to the express provisions of this Act and where there is any inconsistency between those provisions and the provisions of this Act, the latter provisions shall prevail.

(2) Any reference in any other Act, or in any regulation, rule or by-law made under any other Act, to any narcotic drug to which Part VIA or Part VIB of the Police Act, 1892, applies shall be deemed and be taken to be a reference to any drug of addiction or specified drug within the meaning of this Act.

Administra-
tion.

7. (1) Subject to the Minister and the provisions of this Act, the Commissioner shall be responsible for the administration of this Act.

(2) The cost of the administration of this Act shall be paid out of moneys appropriated by Parliament for the purpose.

PART II.—POISONS ADVISORY COMMITTEE.

Constitution
of Poisons
Advisory
Committee.

8. (1) For the purposes of this Act an Advisory Committee consisting of twelve members and having the functions prescribed by this Act is constituted under the name of the "Poisons Advisory Committee".

(2) The twelve members of the Advisory Committee shall be comprised of two *ex officio* members and ten nominee members, and of those members—

(a) the *ex officio* members shall be the Commissioner of Public Health or a medical officer of the Department of Public Health

nominated for the purpose by the Commissioner, and the Government Analyst of the State, each by virtue of his office; or while any of those offices is vacant, the person acting in that office; and

- (b) the nominee members shall be ten persons appointed by the Governor for terms of tenure of office in accordance with the provisions of section ten of this Act.

(3) Of the ten nominee members referred to in paragraph (b) of subsection (2) of this section—

- (a) one shall be a pharmacologist nominated by the Senate of the University of Western Australia;
- (b) one shall be a medical practitioner employed in the Department of Public Health specialising in occupational health, nominated by the Minister;
- (c) two shall be medical practitioners, one of whom is a specialist physician, nominated by the body known as The Western Australian Branch of the Australian Medical Association (Incorporated);
- (d) one shall be an officer of the Department of Agriculture, nominated by the Minister for Agriculture;
- (e) two shall be persons, one of whom shall represent the wholesale dealers within the State engaged in wholesale dealing, nominated by the body known as The West Australian Chamber of Manufactures (Incorporated);
- (f) one shall be a veterinary surgeon nominated by the body known as the Veterinary Surgeons' Board constituted under the Veterinary Surgeons Act, 1960;
- (g) one shall be a person nominated by the body known as The Council of the Pharmaceutical Society of Western Australia; and

- (h) one shall be a person nominated by the body known as The Federated Pharmaceutical Service Guild of Australia (W.A. Branch).

(4) The Commissioner, or the medical officer nominated by him pursuant to paragraph (a) of subsection (2) of this section, if one be so nominated, shall be the Chairman of the Advisory Committee.

Procedure
on default of
nomination.

9. The Minister shall, as the occasion requires, by notice in writing to the registrar or secretary of any body referred to in subsection (3) of section eight of this Act, require that body to submit the name of its nominee as provided in that subsection within a period of forty-two days after receipt by the registrar or secretary of such notice, and if upon the expiration of that period, or such extension thereof as the Minister thinks fit and is hereby authorised to grant, he has not received the required name of the nominee, the Minister shall nominate such person to be a nominee member of the Advisory Committee as, having regard to the category in respect of which a person was required to be nominated, he thinks fit.

Term of
office of
nominee
member.

10. (1) Subject to subsection (2) of this section the term of tenure of office of a nominee member expires by effluxion of time on the expiration of a period of three years commencing on the date of his appointment by the Governor.

(2) The respective terms of tenure of office of the persons first appointed to office of nominee member expire by effluxion of time—

- (a) in the case of the four nominee members referred to in paragraphs (a), (b) and (c) of subsection (3) of section eight of this Act, at the expiration of one year;
- (b) in the case of the three nominee members referred to in paragraphs (d) and (e) of that subsection, at the expiration of two years; and

- (c) in the case of the three nominee members referred to in paragraphs (f), (g) and (h) of that subsection, at the expiration of three years,

commencing on the date of his appointment by the Governor to that office.

(3) The term of tenure of an *ex officio* member continues until the member ceases to occupy the office by virtue of which he is an *ex officio* member or until terminated by the Minister.

(4) A person is not rendered ineligible for appointment to the office of member or deputy member because he has previously occupied office as such, unless his appointment has been terminated under the provisions of section twelve of this Act.

(5) A nominee member or the deputy of any member may resign his office of member or deputy member if he sends to the Minister written notice under his hand of his resignation and the Minister accepts such resignation.

11. (1) The office of a member becomes vacant Vacation of office.
if—

- (a) he becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, or compounds with his creditors;
- (b) he is absent, except on leave granted by the Minister, from three consecutive meetings of the Advisory Committee;
- (c) he becomes permanently incapable of performing his duties;
- (d) he resigns his office in accordance with the provisions of this Act;
- (e) he dies;
- (f) the term of his tenure of office expires by effluxion of time;

(g) in the case of an *ex officio* member, the term of tenure is terminated pursuant to subsection (3) of section ten of this Act; or

(h) he is convicted of an indictable offence.

(2) On the occurrence of any vacancy in an office of member, a person eligible to be appointed to that office under the provisions of this Part shall in accordance with those provisions be appointed by the Governor to fill the vacancy, and a person so appointed holds office, subject to those provisions, for the remainder of the term of office of the person in whose place he is appointed.

(3) The performance or exercise of the functions, powers, duties or liabilities of the Advisory Committee is not affected by reason only of there being a vacancy in the office of a member.

Dismissal of members.

12. The Governor may terminate the appointment of a member of the Advisory Committee for inability, inefficiency or misbehaviour.

Leave of absence.

13. The Minister may grant leave of absence to a member of the Advisory Committee upon such terms as to remuneration or otherwise as the Governor from time to time determines.

Deputies of members.

14. (1) The Governor may in respect of any member of the Advisory Committee, appoint a person to be the deputy of that member to act in his office during his absence, and the provisions of subsection (3) of section eight and of section nine of this Act apply as well to the nomination and appointment of deputies of nominee members as to the nomination and appointment of the nominee members.

(2) Any person so appointed is entitled, in the absence from a meeting of the Advisory Committee of the member for whom he is the deputy, to attend that meeting, and when so attending shall be

deemed to be a member and is authorised to carry out any function that the member of whom he is the deputy could, if present, exercise under this Act.

15. Acceptance of or acting in the office of member or deputy member of the Advisory Committee by any person shall not of itself render the provisions of the Public Service Act, 1904, or any other Act applying to persons as officers of the Public Service of the State, applicable to that member or deputy member, or affect or prejudice the application to him of those provisions if they applied to him at the time of the acceptance of or acting in such office. Acceptance of office.

16. The members of the Advisory Committee and their deputies, other than those members and deputies who are officers in the public service of the State, are entitled, in respect of their attendances at meetings and carrying out their functions under this Act, to such remuneration and allowances as the Governor determines and is hereby authorised to determine from time to time. Remuneration of members.

17. (1) The Chairman shall convene the first meeting of the Advisory Committee to be held at a time and place appointed by him, and the Advisory Committee shall meet accordingly and shall hold such further meetings as it considers necessary for the conduct of its affairs. Meetings of Advisory Committee.

(2) At a meeting of the Advisory Committee—

- (a) seven members form a quorum;
- (b) the Chairman, or in his absence, the person appointed to be his deputy, shall preside;
- (c) if both the Chairman and his deputy are absent, the members present shall elect one of their number present at the meeting to be Chairman thereof;

- (d) all questions shall be decided by a majority of votes of the members present and voting;
- (e) each member, including the Chairman, shall be entitled to one vote only on the determination of any question;
- (f) in the event of an equality of votes, the question shall be determined in the negative.

(3) The Advisory Committee shall cause to be kept minutes of all its proceedings in such manner as the Minister may direct or approve.

**Officers of
Advisory
Committee.**

18. (1) The Governor may appoint a secretary to the Advisory Committee and any other officers and servants of the Advisory Committee necessary for carrying out the provisions of this Act.

(2) Any person so appointed may, if required by the terms of his appointment to devote the whole of his time to the service of the Advisory Committee, be appointed under and be subject to the provisions of the Public Service Act, 1904.

**Functions of
Advisory
Committee.**

19. The functions of the Advisory Committee are to advise the Minister and the Commissioner upon and to make recommendations in relation to—

- (a) the necessity to amend any of the Schedules;
- (b) the necessity to make, amend or revoke any regulation under this Act;
- (c) any matter or thing with regard to the manufacture, distribution, sale, supply, possession, use or labelling of poisons and hazardous substances, or prohibiting the use of any poison or hazardous substance that the Advisory Committee thinks fit or that the Minister or the Commissioner may refer to it; and

- (d) any proposals or questions that may be referred to it with regard to any of the matters mentioned in paragraphs (a), (b) and (c) of this section.

PART III.—POISONS AND OTHER SUBSTANCES.

Division 1.—Classification.

20. (1) For the purposes of this Act the substances specified in the First, Second, Third, Fourth, Sixth, Seventh and Eighth Schedules and referred to in subsection (2) of this section are declared to be poisons, and the substances specified in the Fifth Schedule so referred to are declared to be hazardous substances.

Declaration of poisons or hazardous substances. Schedules. Amended by No. 28 of 1967, s. 2.

(1a) Without limiting the operation of subsection (1) of this section, a substance may be specified in a Schedule, and, pursuant to subsection (2) of this section, declared to be a poison or hazardous substance, as the case requires, by reference to—

- (a) the manner in which or the purpose for which, it is used or intended for use;
- (b) the quantity in which it is supplied;
- (c) the nature of the package, including the labelling thereof, in which it is supplied; or
- (d) the physical or chemical state or form in which it is supplied.

(2) The substances specified in the Schedules referred to in subsection (1) of this section shall be classified by inclusion in the respective Schedules as follows—

- (a) First Schedule: Substances that are of such extreme danger to human life as to warrant distribution thereof being limited to qualified persons;

- (b) Second Schedule: Substances that are dangerous to human life if misused or carelessly handled but of necessity are required to be available to the public for medicinal or other purposes without undue restriction;
- (c) Third Schedule: Substances that are for therapeutic use, and—
 - (i) in respect to which personal advice may be required by the purchaser concerning dosage, frequency of administration, and general toxicity;
 - (ii) with which excessive unsupervised self-medication is unlikely; and
 - (iii) for which there may exist such urgent need that the supply thereof on prescription only would cause hardship;
- (d) Fourth Schedule: Substances the supply of which in the public interest should be restricted to medical, dental or veterinary prescription; and also potentially harmful substances pending evaluation of their toxic or deleterious nature;
- (e) Fifth Schedule (Hazardous Substances); Substances of a dangerous nature that are commonly used for domestic purposes and are required to be readily available to the public but in respect of which caution is necessary in their handling, use and storage;
- (f) Sixth Schedule; Substances that are required to be readily available to the public for agricultural, pastoral, horticultural or veterinary purposes, or for the control or destruction of pests and vermin, or for industrial purposes;
- (g) Seventh Schedule; Substances of exceptional danger that require the taking and exercise of special precautions in their manufacture and use; and

- (h) Eighth Schedule (Drugs of Addiction);
Substances that are addiction producing
drugs or potentially addiction producing
drugs, including drugs so classified by
the United Nations Organisation or its
agencies.

21. The Governor may from time to time by Order in Council, notice of which shall be published in the *Government Gazette*, amend any of the Schedules referred to in section twenty of this Act by—

Amendment
of Schedules.
Amended by
No. 28 of 1967,
s. 3.

- (a) the addition thereto or the deletion therefrom of any substance;
- (aa) the deletion and substitution of all of the items in any Schedule;
- (b) the transference of any substance from any Schedule to any other Schedule; or
- (c) the alteration of any item in any Schedule,

and every order made under this section shall take effect on and from the day specified for that purpose in the notice, or if no day is so specified, upon the expiration of seven days after the date of publication in the *Government Gazette*, and thereupon the Schedule as so amended shall have the same force and effect as if the amendment effected by the order had been enacted in this Act.

21A. Where the Minister is of opinion that sufficient provision is made by other laws of the State regulating the supply, sale or use of any substance containing any poison or hazardous substance, he may certify in writing to that effect, and thereupon the Governor may by proclamation exempt that substance from all or any of the provisions of this Act and the regulations.

Substances
controlled
by other
laws may be
exempted
from Act.
Added by No.
28 of 1967,
s. 4.

Sale of any
poison may
be
prohibited.

22. (1) The Governor, on the recommendation of the Advisory Committee, may at any time and from time to time by proclamation prohibit the sale, supply or use of any poison or substance, whether specified in a Schedule or not, either absolutely or except upon and subject to such conditions and for such period or periods as the Governor may think fit.¹

(2) A proclamation made under this section may be cancelled or from time to time varied, or an error in a proclamation may be rectified, by a subsequent proclamation.

Specified
drugs.
Added by No.
6 of 1969,
s. 4.

22A. (1) The Governor may, by Order in Council, declare any substance to be a specified drug for the purposes of this Act.

(2) Any substance that was, before the coming into operation of the Poisons Act Amendment Act, 1969, declared to be a specified drug for the purposes of this Act continues, subject to subsection (3) of this section, to be a specified drug for the purposes of this Act and Part VIA of the Police Act, 1892.

(3) The Governor may, by Order in Council, vary or revoke any Order in Council made under subsection (1) of this section and may in like manner vary or revoke any Order in Council made before the coming into operation of the Poisons Act Amendment Act, 1969, declaring any substance to be a specified drug for the purposes of this Act.

Division 2.—Sale of Poisons.

Persons
authorised
to sell
poisons.
Amended
by No. 6 of
1969, s. 5.

23. (1) Except as provided by subsection (2) of this section, a person shall not manufacture, distribute, supply, or sell by wholesale or retail any poison unless he is licensed pursuant to the provisions of section twenty-four of this Act to do so.

(2) Subject to this Act—

(a) a pharmaceutical chemist is authorised to manufacture, have in his possession, and to use, supply or sell at his pharmacy in

¹ See *Gazette* 24th November, 1971, p. 4871.

the ordinary course of his retail business any preparation, admixture or extract containing any poison;

- (b) a medical practitioner or veterinary surgeon is authorised to have in his possession and to use, supply or sell in the lawful practice of his profession any poison; and
- (c) any dentist is authorised to have in his possession and to use in the lawful practice of his profession any poison,

but subject however to such conditions and restrictions as may be prescribed and subject to any notice given by the Commissioner pursuant to the regulations made under paragraph (ha) of subsection (2) of section sixty-four of this Act.

(3) The provisions of subsection (2) of this section do not authorise any medical practitioner, veterinary surgeon or dentist to sell any poison in an open shop unless he is licensed under this Act to do so.

24. (1) Subject to this Act the Commissioner may grant a licence—

Licences to
sell poisons.
Amended
by No. 6 of
1969, s. 6.

- (a) to manufacture any poison;
- (b) to manufacture and distribute or sell by wholesale any poison;
- (c) to sell by wholesale any poison; or
- (d) to sell by retail any poison,

in or at any pharmacy or other premises or place of business specified in the licence, to any person who satisfies the Commissioner that he is a fit and proper person to be the holder of such a licence.

(2) An application for a licence under this section shall be made in the prescribed manner to the Commissioner, who may in his discretion grant or refuse the licence.

(3) The Commissioner shall not grant any licence under this section unless and until he is satisfied that the premises of the applicant are suitable for the purpose in respect of which application is made for the licence, and are properly and hygienically equipped for that purpose.

(4) The Commissioner may grant—

- (a) to a pharmaceutical chemist, a licence to sell by retail any poison;
- (b) to a person who satisfies the Commissioner that he is carrying on a *bona fide* business in such circumstances as may be prescribed, a licence to sell by retail all or any of the poisons specified in the Sixth Schedule;
- (c) to a person who satisfies the Commissioner that his place of business is distant at least five miles from the nearest place at which a pharmaceutical chemist conducts a pharmacy, and in such other circumstances as may be prescribed, a licence to sell by retail all or any of the poisons specified in the First, Second and Sixth Schedules;
- (d) to such persons and under and subject to such conditions as may be prescribed a licence to sell all or any of the poisons specified in the Seventh Schedule.

(5) The Commissioner may from time to time, by notice, impose such conditions, restrictions and limitations on the sale, supply, use and possession of any poison specified in the Seventh Schedule as he considers necessary for safeguarding the public health.

(6) A notice given by the Commissioner under subsection (5) of this section—

- (a) has effect according to its tenor, notwithstanding any other provision of this Act or the terms or conditions of any licence or permit in force thereunder;

“this Act”
includes
regulations.
See Act No.
30 of 1918,
s. 4.

- (b) may be of general application or apply to a particular person or class of persons, in a particular case or class of cases, or to particular circumstances or localities;
- (c) has effect, if expressed to apply to any particular person, when served on that person and if not so expressed, when published in the *Government Gazette*; and
- (d) may be varied or revoked by the Commissioner by subsequent notice.

(7) Any person who—

- (a) having been served with a notice under subsection (5) of this section that is expressed to apply to him, fails to comply with or contravenes any condition, limitation or restriction contained in the notice; or
- (b) fails to comply with or contravenes any condition, limitation or restriction contained in a notice published in the *Government Gazette*,

commits an offence and is liable on conviction to a penalty not exceeding two hundred dollars.

25. (1) The Commissioner may permit fit and proper persons to purchase or otherwise obtain from manufacturers or wholesale dealers poisons for use for industrial, educational, advisory or research purposes, but not for re-sale.

Permits to purchase poisons for specified purposes. Amended by No. 23 of 1966, s. 3.

(2) An application for a permit under this section shall be made in the prescribed manner to the Commissioner who may in his discretion grant or refuse the application.

26. (1) Every licence or permit issued pursuant to the provisions of this Act shall—

Form of licences and permits and renewal thereof.

- (a) be in the prescribed form;

- (b) specify the pharmacy or other premises or place of business in or at which the licence may be exercised, and be limited to one pharmacy or other premises or place of business only;
- (c) be subject to such conditions, limitations and restrictions as may be prescribed and as the Commissioner thinks fit;
- (d) be issued to the applicant upon payment of the prescribed fee (if any);
- (e) remain in force until the thirtieth day of June next following the day of its issue, unless sooner cancelled, suspended or revoked; and
- (f) be renewable from year to year.

"this Act" includes regulations. See Act No. 30 of 1918, s. 4.

(2) The holder of a licence or permit under this Act may at least one month prior to the date of the expiration thereof apply to the Commissioner for a renewal of his licence or permit, as the case may be, and subject to this Act and payment of the prescribed fee (if any), the Commissioner may renew any licence or permit for the next ensuing year and issue to the applicant a renewed licence or permit as the case may require.

(3) Every renewal of a licence or permit under this section shall take effect from the first day of July in the year to which the renewal relates and shall continue in force until the thirtieth day of June next following that date unless sooner cancelled, suspended or revoked.

Fees for licences, permits and renewals.

27. Every applicant for a licence or permit under this Act or for any renewal thereof shall pay to the Commissioner such fees therefor as are prescribed.

Commissioner may cancel or suspend licence or permit.

28. The Commissioner may in his discretion cancel, suspend or revoke at any time any licence or permit issued pursuant to the provisions of this

Act, and any licence or permit so cancelled, suspended or revoked shall thereupon cease forthwith to have effect and shall be surrendered to the Commissioner on demand.

29. (1) Any person aggrieved by the refusal of the Commissioner to grant or renew any licence or permit under this Act, or by an order of the Commissioner cancelling, suspending or revoking any licence or permit, may within six months after notice of such refusal or of such order appeal against the same to a stipendiary magistrate sitting as a court of summary jurisdiction.

Appeal
against
order of
Commis-
sioner.

(2) The stipendiary magistrate hearing the appeal shall enquire into and decide upon the appeal and may make such order in the matter as he may think just, and his decision shall be final and conclusive.

(3) Every appeal brought pursuant to the provisions of this section shall be brought and conducted in accordance with the regulations.

30. (1) A licence under this Part shall not be granted to a company or friendly society although the company or friendly society is lawfully carrying on business as a pharmaceutical chemist; but such a licence may be granted to any pharmaceutical chemist entitled thereto for his own use, who is *bona fide* employed by or engaged with that company or friendly society in the business of a pharmaceutical chemist and may be used by him for the benefit of that company or friendly society.

Licence not
to be granted
to company
or friendly
society.

(2) Where in accordance with the provisions of subsection (1) of this section a licence is used by a pharmaceutical chemist for the benefit of a company or friendly society, that company or friendly society, and the manager or other officers thereof respectively and such pharmaceutical chemist, are jointly and severally liable in respect of any offence

under this Act committed by any servant or other agent of that company or friendly society in relation to the possession, sale or use of poisons.

Division 3.—General Provisions.

Sales of
poison to be
recorded in
a book.

31. (1) Every person who sells by retail any poison or class of poison prescribed by regulation for the purposes of this section, shall make a true record of each sale in a book to be kept as prescribed.

(2) A person shall not sell any poison, a record of the sale of which is required to be made in a book pursuant to subsection (1) of this section, on an order by letter, telegram or radiogram unless the purchaser is known to the vendor and the letter, telegram or radiogram is preserved by the vendor and particulars of the date and sender of the order are entered in the book referred to.

Unauth-
orised sales
of poisons.

32. A person shall not—

- (a) sell any poison by wholesale unless he is licensed under this Act to do so;
- (b) sell any poison by wholesale to any person who is not authorised by or licensed or permitted under this Act to have in his possession or to sell such poison;
- (c) except as provided by section one hundred and thirty of the Vermin Act, 1918, sell or supply any poison unless he is authorised by or licensed under this Act to do so; or
- (d) sell or supply any poison except in accordance with the authority of his licence or permit and the terms and conditions thereof.

33. A wholesale dealer shall not sell any poison by retail unless he is authorised by or licensed under this Act to do so.

Wholesaler
not to sell
by retail.

34. (1) A person shall not sell any poison or class of poison prescribed by regulation for the purposes of this section to any person—

Sales to
certain
persons pro-
hibited.
Amended
by No. 23 of
1966, s. 4.

- (a) who is apparently under the age of eighteen years; or
- (b) who is unknown to the vendor, unless the sale is made in the presence of an adult witness who is known to the vendor and who knows the purchaser.

(2) The witness in whose presence the sale is made pursuant to paragraph (b) of subsection (1) of this section shall, before the delivery of the poison to the purchaser, sign the entry (including the entry of his own name and place of residence) in the book required to be kept under section thirty-one of this Act.

35. A person who for the purpose of obtaining for himself or for any other person the grant, issue or renewal of a licence or permit under this Act—

Making
false
declarations.

- (a) makes any declaration or statement that is false in any material particular; or
- (b) knowingly produces or makes use of any such declaration or statement,

commits an offence against this Part.

36. A person shall not use or attempt to use, or prescribe, any drug of addiction or specified drug for the purpose of self administration; but a person for whom a medical practitioner has prescribed a drug of addiction or a specified drug in the course of treatment of that person as a patient may take or use that drug to the extent and for the purpose for which it was so prescribed.

Drugs not to
be used for
self adminis-
tration.

New drugs
to be
classified.

37. (1) Before any new drug is first offered for sale to the public the manufacturer, importer or distributor, as the case may require, of the new drug shall make application to the Commissioner as provided in this section to classify the new drug by determining the Schedule (if any) in which it is to be included and specified and to determine the percentage exemption limit (if any) to be permitted in respect to the new drug.

(2) Every application under this section shall be made in the prescribed manner and on the prescribed form to the Commissioner who shall submit the application to the Advisory Committee for its consideration and for reference by it to the Poisons Advisory Panel of the body known as the National Health and Medical Research Council.

(3) The Advisory Committee shall forward in writing to the Commissioner its recommendations in relation to the application and the Commissioner upon receipt of and after having regard to those recommendations, shall classify the new drug and determine in which Schedule (if any) it shall be included and specified and may, if he thinks it necessary to do so, determine the percentage exemption limit to be permitted in respect to the new drug.

(4) The Commissioner shall notify in writing the applicant of the classification of the new drug and his determinations in relation thereto pursuant to subsection (3) of this section and thereupon cause the new drug to be added to the Schedule (if any) in which he has determined that it is to be included and specified, in accordance with the provisions of section twenty-one of this Act.

(5) The decision of the Commissioner in respect to any application made to him under the provisions of this section shall be final and conclusive.

(6) In and for the purposes of this section—

“new drug” means a therapeutic substance for use in human therapy that is not included in the latest edition for the time being

of any of the respective books called the British Pharmacopoeia, the British Pharmaceutical Codex and the United States Pharmacopoeia, or a substance specified in a Schedule for which the method of manufacture, composition, route of administration or indications for use is changed.

38. A person who offers for sale or sells, or causes or permits to be offered for sale or sold, to the public any new drug referred to in section thirty-seven of this Act before an order made under section twenty-one of this Act has taken effect to add that new drug to a Schedule, except where the Commissioner has determined that the new drug does not require to be placed in a Schedule, commits an offence against this Act.

Offence in respect of a new drug.

39. (1) Every new drug, whether specified in a Schedule or not, is deemed to be a poison within the meaning of this Act pending notification by the Commissioner of the classification of that new drug and his determinations in relation thereto pursuant to the provisions of section thirty-seven of this Act, but where in respect of any new drug the Commissioner so determines that such new drug does not require to be placed in a Schedule, that new drug shall no longer be deemed to be such a poison.

Sale of new drug may be prohibited. Amended by No. 23 of 1966, s. 5.

(2) Notwithstanding the provisions of sections thirty-seven and thirty-eight of this Act, where application is made for classification of a new drug the Commissioner may before the new drug is so classified, if the Advisory Committee so recommends, authorise the sale or supply of that new drug to any person or institution approved by the Advisory Committee, but any such sale or supply shall be made only upon and subject to such conditions as the Advisory Committee thinks fit.

(3) [*Repealed by No. 32 of 1966, s 5.*]

Offences
against
this Part.
Amended
by No. 23 of
1966, s. 6.

40. Except where by this Act it is expressly enacted otherwise, every person who—

- (a) contravenes or fails to comply with any of the provisions of this Part;
- (b) contravenes or fails to comply with any conditions, limitation or restriction to which any licence or permit issued under this Part is subject;
- (c) purchases any poison and gives false information in answer to inquiries that by or under this Act are required to be made by the vendor; or
- (d) signs his name as a witness to the sale of any poison to a person unknown to him,

commits an offence against this Part.

Penalty: Two hundred dollars.

PART IV.—DRUGS OF ADDICTION.

Manufacture
of heroin
permitted
in certain
cases.
Amended
by No. 23 of
1966, s. 7.

41. (1) Notwithstanding any provision of Part VIB of the Police Act, 1892, it shall not be unlawful for a person to manufacture or prepare heroin for educational, experimental or research purposes—

- (a) in any university, college, school or institution that the Governor by Order in Council approves for that purpose; and
- (b) under and subject to such conditions as the Governor by Order in Council imposes, and is hereby authorised to impose, in the case of any such approved university, college, school or institution.

(2) In this section “heroin” means diacetylmorphine and includes its salts and any preparation, admixture, extract or other substance containing it.

41A. (1) Subject to this Act the Commissioner may grant to any person a licence to cultivate, sell, purchase or have in his possession any prohibited plant.

Licence to cultivate prohibited plants.
Added by No. 23 of 1966, s. 8.

(2) A licence granted pursuant to this section shall be subject to such conditions as may be prescribed and as the Commissioner may in his discretion impose.

(3) A person shall not cultivate, sell, purchase or have in his possession any prohibited plant unless he is licensed under this section to do so.

42. A person who forges or fraudulently alters, or utters knowing it to be forged or fraudulently altered, any prescription or order for a drug of addiction or a specified drug commits an offence against this Part.

Forging or altering prescription for drug.

43. (1) A person who knowingly by any false representation (whether oral or in writing or otherwise) obtains from a person licensed to manufacture, sell or distribute any drug of addiction or specified drug, or from a medical practitioner, dentist or veterinary surgeon, any drug of addiction or specified drug, or by such false representation causes or induces a person so licensed or a medical practitioner to administer to him by injection or otherwise any drug of addiction or specified drug, commits an offence against this Part.

Obtaining drug by false representation.

(2) A person who knowingly by any false representation (whether oral or in writing or by conduct or otherwise) causes or induces a pharmaceutical chemist to dispense any prescription that is forged or fraudulently altered, or obtained in contravention of the provisions of this section, knowing the same to be forged or fraudulently altered or obtained, commits an offence against this Part.

Unlawful
sale or supply
by certain
persons.
Added by
No. 6 of 1969,
s. 7.
Amended
by No. 87 of
1970, s. 3.

43A. (1) Subject to subsection (2) of this section, any person who, being authorized by this Act to be in possession of any drug of addiction or specified drug, sells or supplies any drug of addiction or specified drug to a person who—

- (a) is not the holder of a licence issued under this Act authorizing him to be in possession of the drug of addiction or specified drug so sold or supplied and is not otherwise so authorized by this Act; and
- (b) does not first furnish to that firstmentioned person a prescription of a medical practitioner or veterinary surgeon authorizing the sale or supply of the drug of addiction or specified drug so sold or supplied,

commits an offence against this Part.

(1a) A person who commits an offence against subsection (1) of this section is liable on summary conviction by a court constituted by a stipendiary magistrate sitting alone, to a fine of four thousand dollars or to imprisonment for a term of ten years or to both the fine and imprisonment but the court convicting the person for the offence—

- (a) shall commit him for sentence before The District Court of Western Australia which may pass sentence for the offence in accordance with this section and may make such order in relation to the convicted person as might be made by a court of summary jurisdiction convicting a person of an offence;
- (b) by warrant shall commit the convicted person to gaol until the sittings of the court by which he is to be sentenced or admit him to bail to appear before that court for sentence.

(2) Subsection (1) of this section does not apply to or in relation to the sale or supply of a drug of addiction or specified drug—

- (a) by a medical practitioner in the lawful practice of his profession; or
- (b) by a person in a case where a medical practitioner or veterinary surgeon has requested him to sell or supply the drug of addiction or specified drug to another person before that lastmentioned person furnishes him with a prescription for the drug of addiction or specified drug.

44. (1) A person who—

- (a) contravenes or fails to comply with any provision of this Part; or
- (b) within the State aids and abets, counsels or procures the commission in any place outside the State of any offence punishable under the provisions of any corresponding law in force in that place or does any act preparatory to or in furtherance of any act which if committed within the State would constitute an offence against this Part,

Offences generally against this Part.
Amended by No. 23 of 1966, s. 9; No. 51 of 1967, s. 2; No. 87 of 1970, s. 4.

commits an offence against this Part.

(2) A person who commits an offence against this Part, not being an offence for which a penalty is otherwise in this Part expressly provided, is liable upon conviction to a fine of two thousand dollars, or imprisonment for a term of three years, or to both the fine and imprisonment.

(3) A person convicted of an offence against this Part shall forfeit to Her Majesty all articles in respect of which the offence was committed, and the court before which the offender is convicted may order any forfeited articles to be destroyed or otherwise disposed of as the court thinks fit.

- (4) A person who—
- (a) attempts to commit an offence under this Part; or
 - (b) solicits or incites another person to commit such an offence,

is, without prejudice to any other liability, liable on summary conviction to the same punishment and forfeiture and to be dealt with as if he had been convicted of the offence which he attempted to commit, or the offence which he solicited or incited another to commit.

Interpreta-
tion of
"correspond-
ing law".

45. (1) In this Part the expression, "corresponding law" means any law stated in a certificate that purports to have been issued by or on behalf of the Government of—

- (a) any British possession (including any territory under Her Majesty's protection, or governed under a trusteeship agreement by the Government of any part of Her Majesty's dominions) outside the State; or
- (b) any foreign country (including any protectorate thereof or any territory governed under a trusteeship agreement by the Government thereof),

to be a law providing for the regulation and control in that possession or country of the manufacture, sale, use, export or import of drugs in accordance with the provisions of any of the Conventions referred to in Appendix "B" to this Act.

(2) Any statement in a certificate referred to in subsection (1) of this section as to the effect of the law mentioned in that certificate, or any statement in any such certificate that any facts constitute an offence against that law, shall be conclusive.

PART V.—MISCELLANEOUS PROVISIONS.

46. A person shall not sell any poison or hazardous substance unless the container immediately containing it is marked or labelled in such manner and with such particulars as are prescribed.

Containers of poisons to be marked or labelled.

47. (1) A person shall not sell any drug or medicine that is for internal use or any food, drink or condiment in a container—

Medicines for internal use not to be sold in certain containers.

- (a) of like description to that prescribed by the regulations for a container in which any poison intended for external use may be sold; or
- (b) of such a description as not to be readily distinguishable by sight and touch, or by either sight or touch, from a container in which a poison intended for external use may be sold.

(2) Nothing in this section affects any other requirement of this Act relating to the containers in which drugs or medicines that are or contain poisons within the meaning of this Act may be sold.

"This Act" includes regulations. See Act No. 30 of 1918, s. 4.

48. A person shall not, except pursuant to a licence issued by the Commissioner,—

Prohibition against hawking, etc. Amended by No. 23 of 1966, s. 10.

- (a) sell or attempt to sell; or
- (b) hawk or peddle, or distribute or cause to be distributed as a sample,

any poison in any street or public place or from house to house.

Penalty: One hundred dollars.

Prohibition
against
selling by
automatic
machines.
Amended
by No. 23 of
1966, s. 11.

49. (1) A person shall not—

- (a) install or permit to be installed on or about his premises or elsewhere any automatic machine for the sale or supply of any poison;
- (b) sell or supply any poison by means of any automatic machine;
- (c) place or permit to be placed, any poison in any automatic machine that is on or about his premises or under his control; or
- (d) permit or suffer any person to purchase or be supplied with or otherwise obtain any poison by means of any automatic machine.

(2) A person who contravenes or fails to comply with any provision of subsection (1) of this section commits an offence against this Act and is liable on conviction to a fine of one hundred dollars or to imprisonment for a term not exceeding six months, and in addition to a daily penalty of ten dollars during the time that the offence is continued after conviction.

(3) Any automatic machine in respect of which any person is convicted of an offence under this section may in the discretion of the court before which proceedings for the offence are taken be forfeited to Her Majesty.

Leaving
poisons
unlabelled
an offence.
Amended
by No. 23 of
1966, s. 12.

50. (1) A person who being in charge or possession of any poison leaves it in any place (whether that place is or is not ordinarily accessible to other persons), unless the bottle or container in which the poison is contained is marked clearly and legibly with the word, "Poison" or with other prescribed words, and otherwise duly labelled in the manner provided by section forty-six of this Act, commits an offence against this Act.

Penalty: One hundred dollars.

(2) This section does not apply to pharmaceutical chemists in the conduct of their business or to persons granted exemption pursuant to subsection (3) of this section.

(3) The Commissioner may exempt any person from the provisions of this section where he is of opinion, having regard to the circumstances of the case, that such exemption is warranted.

51. For the purposes of this Act percentages in the case of liquid preparations shall (unless other provision in that behalf is made by regulation under this Act) be calculated on the basis that a preparation containing one per centum of any substance means a preparation in which—

Calculation of percentages for liquid preparations.

(a) one gramme of the substance, if a solid; or

(b) one millilitre of the substance, if a liquid, is contained in every one hundred millilitres of the preparation, and so in proportion for any greater or less percentage.

PART VI.—SUPPLEMENTARY PROVISIONS.

52. An Order in Council made under the provisions of this Act may be cancelled or from time to time varied or amended, or an error in any such Order may be rectified, by a subsequent Order in Council.

Orders in Council may be cancelled or amended.

53. (1) Any officer or constable of the Police Force and all persons whom he shall call to his assistance, may take into custody with or without a warrant any person found committing any offence—

Apprehension of offenders. Amended by No. 23 of 1966, s. 13.

(a) against section forty-eight of this Act; or

- (b) against any provision of Part IV of this Act or any regulation made thereunder prohibiting the sale of any drug of addiction or specified drug, or the cultivation, sale, purchase or possession of any prohibited plant,

whose name and residence are unknown to and cannot readily be ascertained by that officer or constable, or who on demand neglects or refuses to give his name and address or either of them, or gives a false name or address.

(2) The powers conferred by this section upon officers and constables of the Police Force are in addition to and not in diminution of the powers conferred on those officers and constables by the provisions of the Police Act, 1892, or of any other Act.

Power to
enter, etc.
Amended
by No. 23 of
1966, s. 14.

54. (1) Any inspector appointed under the Health Act, 1911, or other person authorised in that behalf in writing by the Minister, may at any reasonable time, for the purpose of ascertaining whether the provisions of this Act and the regulations are being complied with,—

- (a) enter upon any premises occupied by any person licensed or otherwise authorised under this Act to have in his possession any poison or prohibited plant;
- (b) inspect and examine any room or part of the premises entered upon, and any goods or records in those premises;
- (c) take an account of any poisons and any prohibited plants in those premises; or
- (d) on payment or tender of a reasonable price, demand, take and obtain any sample of any poison or prohibited plant in or upon those premises.

- (2) Any person who—
- (a) refuses or fails to admit any inspector or authorised person demanding to enter upon premises pursuant to the provisions of this section;
 - (b) refuses to permit any inspector or authorised person to take or obtain any sample pursuant to the provisions of this section; or
 - (c) delays or obstructs, or causes or permits to be delayed or obstructed, any inspector or authorised person in the exercise of his powers under this section,

commits an offence against this Act.

55. (1) If it appears to a justice on complaint made on oath before him that there is reasonable ground for suspecting—

Search
Warrant
may be
granted.
Amended
by No. 23 of
1966, s. 15.

- (a) that there is in any house or premises any poison or prohibited plant in contravention of this Act or the regulations; or
- (b) that any person has in his possession or under his control in any house or premises—
 - (i) any poison, substance or prohibited plant or any preparation thereof in contravention of this Act or the regulations; or
 - (ii) any document directly or indirectly relating to or connected with any transaction or dealing that is or would, if carried out, be an offence against any provision of this Act or the regulations, or against the provisions of any corresponding law in force in any place outside the State,

the justice may give to any member of the police force a search warrant in the form in Appendix "C" to this Act.

(2) A warrant given under subsection (1) of this section authorises the member of the police force named in the warrant, within one month from the date of the warrant, and with such assistants as may be necessary—

- (a) to enter into and upon and search the house or premises specified in the warrant at any time during the day or night, and to open and break open if necessary and search all things found therein or thereon;
- (b) to use force if necessary in making entry whether by breaking open doors or otherwise;
- (c) to arrest and bring before a stipendiary magistrate or two justices any person found committing any offence in such house or premises against the provisions of Part IV of this Act;
- (d) to search all persons found in or upon the house or premises;
- (e) to seize, or seize and carry away—
 - (i) any substance or preparation that may be reasonably suspected of being or containing a poison, or any prohibited plant, found in the house or premises, or in the possession or under the control of any person therein, or that is in that house or premises or under such control in contravention of any provision of this Act or the regulations;
 - (ii) any articles used or capable of being used for the purpose of preparing, taking or administering any drug of addiction or specified drug for the purposes of addiction; and
 - (iii) any document referred to in subparagraph (ii) of paragraph (b) of subsection (1) of this section.

(3) All articles seized under subparagraph (ii) of paragraph (e) of subsection (2) of this section shall on conviction of the person in whose possession

those articles were found be forfeited to Her Majesty, and the court before which such person was convicted may order all or any of those articles to be destroyed or otherwise disposed of as the court thinks fit.

(4) Subject to subsection (3) of this section, any poison (not being a drug of addiction or a specified drug) seized under the provisions of this section may, at the request of the owner thereof and with the approval in writing of the Minister, be returned to such owner subject to such conditions or limitations as to its use or otherwise as the Minister may in his discretion impose.

(5) The provisions of this section shall be in addition to and not in derogation of the provisions of Parts VIA and VIB of the Police Act, 1892.

56. For the purposes of this Act any person on whose behalf a sale is made is deemed to be the person who sells, and every employee, assistant or apprentice of such person is liable to the like penalties as the person on whose behalf he makes any sale.

Sales by employees, etc.

57. (1) Where any poison or hazardous substance is sold in an unopened package to an inspector or authorised person and in respect of the sale thereof there is a contravention of or failure to comply with any provision of this Act, each of the persons referred to in paragraphs (a) and (b) of this subsection shall, in addition to the person who actually sold the package to the inspector or authorised person, be liable in respect of such contravention or failure, namely—

Persons deemed to have sold poisons.

"This Act" includes regulations.

- (a) if the package has a label on or attached to it, any person who appears from that label to have manufactured or prepared such poison or hazardous substance, or to have imported it into the State, or to have enclosed or caused to be enclosed in that package such poison or hazardous substance, or to have been the wholesale supplier thereof; or

- (b) if the package has a label on or attached to it but such label does not disclose any of the particulars referred to in paragraph (a) of this subsection, or if the package has no label on or attached to it, any person who has previously sold the unopened package.

(2) A person to whom the provisions of subsection (1) of this section apply is deemed to have sold the unopened package to the inspector or authorised person as on the day when and at the place where the inspector or authorised person purchased it, and that person is liable to the same penalty as if he had actually sold such package to the inspector or authorised person on that day and at that place.

(3) It shall be a defence to a charge under this section if the person charged shows—

- (a) that the contravention or non-compliance is due to the act or default of some subsequent seller;
- (b) that the contravention or non-compliance is due to deterioration or other causes beyond his control; or
- (c) where the package has a label on or attached to it, that he did not in fact affix or attach the label or cause it to be affixed or attached or enclose or cause to be enclosed the poison or hazardous substance in the package.

(4) Nothing in this section shall affect the liability of any person selling any such unopened package to an inspector or authorised person with respect to any contravention or non-compliance due to his default or to other causes within his control; and the conviction of any person under the provisions of this section shall not exonerate the person selling such unopened package or any other person from liability with respect to any such contravention or non-compliance.

(5) Without affecting the generality of the application of this or any other provision of this Act to firms or the members of them, where a firm

appears from any such label to have imported, manufactured or prepared any poison, or as the case may be, hazardous substance, or to have been the wholesale supplier thereof or to have enclosed the same in a package—

- (a) proceedings under this section may be taken (whether in a court of petty sessions or otherwise) and penalties recovered accordingly against any member or members of the firm; and
 - (b) this section shall be read and construed and have effect as though the name or names of the member or members of the firm had appeared on such label.
- (6) In this section—
- “authorised person” means a person authorised in writing by the Minister for the purposes of this Act;
 - “inspector” means an inspector appointed under the Health Act, 1911;
 - “wholesale supplier” means a person who sells or supplies poisons or hazardous substances to any other person for the purpose of re-sale.

58. Whenever in any prosecution for a ^{Evidence on} contravention of or failure to comply with any _{prosecutions.} provision of this Act or any regulations made under this Act it is necessary or proper to prove in respect of any particular article or substance that it is a poison, or as the case may be, hazardous substance, then in every such case—

- (a) evidence that any substance commonly sold under the same name or description as that particular article or substance is a poison or hazardous substance shall be *prima facie* proof that such particular article or substance also conforms to the same description accordingly; and
- (b) evidence that any particular article or substance or the container thereof is labelled, “Poison” or with other prescribed

words, shall be *prima facie* proof that such particular article or substance is a poison or, as the case may be, hazardous substance.

Publication
of list of
licensed
persons.

59. The Commissioner shall in the month of August in each year cause to be published in the *Government Gazette* a list of the names and places of business of all persons who hold licences or permits under this Act, and the production of a copy of the *Government Gazette* containing any such list as last published shall be *prima facie* proof in all courts and in all legal proceedings that the persons specified in such list hold such licences or permits.

Proof of
certificate of
analyst.

60. (1) In any legal proceedings for offences against this Act—

(a) the production of a certificate purporting to be signed by an analyst with respect to any analysis made by him shall, without proof of the signature of the person appearing to have signed the certificate or that he is an analyst, be sufficient evidence—

(i) of the identity of the thing analysed;

(ii) of the result of the analysis; and

(iii) of the matters relevant to such proceedings stated in the certificate,

unless the defendant by not less than three days' notice in writing delivered to the complainant and by a like three days' notice delivered to the analyst (opportunity to deliver which notices shall be afforded the defendant) requires the analyst to attend as a witness; and

(b) the court may, in addition to any other order as to costs, make such order as it thinks just as to the conduct money of the analyst and the expenses and remuneration to be paid for any analysis.

(2) For the purpose of this section, "analyst" means an analyst appointed under the provisions of the Health Act, 1911.

61. In any legal proceedings under this Act—

Evidence of
qualifica-
tions.

- (a) the production of a copy of the *Government Gazette* containing the several registers or lists as last published in relation to the time in question of medical practitioners, pharmaceutical chemists, dentists or veterinary surgeons and of persons holding licences or permits under this Act shall, if the name of the defendant does not appear in any of such registers or lists, be *prima facie* proof that he is not a medical practitioner or a registered pharmaceutical chemist, dentist, veterinary surgeon or a person who holds a licence or permit under this Act;
- (b) a certificate that any person is or is not, or was or was not, on a certain date or for a certain period a medical practitioner or a registered pharmaceutical chemist, dentist, veterinary surgeon or a person who holds a licence, permit or authority under this Act shall be *prima facie* proof of the fact therein stated if the certificate purports to be signed—
 - (i) in the case of a medical practitioner, by the registrar of the Medical Board constituted under the Medical Act, 1894;
 - (ii) in the case of a registered pharmaceutical chemist, by the registrar of the Pharmaceutical Council of Western Australia, constituted under the Pharmacy Act, 1964;
 - (iii) in the case of a registered dentist, by the registrar of The Dental Board of Western Australia, constituted under the Dentists Act, 1939;
 - (iv) in the case of a registered veterinary surgeon, by the registrar of the Veterinary Surgeons' Board, constituted under the Veterinary Surgeons Act, 1960; and

- (v) in the case of a person who holds a licence, permit or authority under this Act, by the Commissioner.

General
penalty.
Amended
by No. 23 of
1966, s. 16.

62. Every person who contravenes or fails to comply with any provision of this Act or any regulation made under this Act commits an offence against this Act and if no penalty is expressly provided with respect to that offence is liable on conviction to a penalty not exceeding one hundred dollars.

Protection
from
liability.

63. (1) No act, matter or thing done or omitted to be done in good faith by the Minister or by the Commissioner, or by the Advisory Committee or by any member thereof or by the secretary or any other officer thereof, or by any inspector or authorised person or by any member of the police force, in the administration or intended administration of this Act, or in the exercise or performance or intended exercise or performance of any of his or its powers, functions or duties under this Act, shall subject the Minister or the Commissioner, or the Advisory Committee or any member or the secretary or other officer thereof, or any inspector, authorised person or member of the police force, to any liability in respect thereof.

(2) In this section inspector and authorised persons have the same respective meanings as are given to them in section fifty-seven of this Act.

Regulations.
Amended
by No. 23 of
1966, s. 17;
No. 6 of 1969,
s. 8.

64. (1) The Governor may make regulations prescribing all matters that by this Act are required or permitted to be prescribed, or that are necessary or convenient to be prescribed, for carrying out or giving effect to this Act.

(2) Without limiting the generality of the powers conferred by subsection (1) of this section, the Governor may make regulations for or with respect to—

- (a) the possession, sale and safe custody of poisons and hazardous substances including the specifications of cupboards and

other receptacles and the manner of storage of any poison or hazardous substance;

- (b) specifying the containers in which any poison or hazardous substance may be sold, and the shape, size and materials of such containers, and prohibiting the use of such containers for other substances;
- (c) marking and labelling, and specifying the particulars (including antidotes) to be included in labels on or attached to, containers of poisons and hazardous substances;
- (d) prohibiting or regulating the possession, manufacture, distribution, supply, sale, handling or use of any poisons or hazardous substances either absolutely or except under such circumstances or conditions as may be prescribed;
- (da) prohibiting or regulating the cultivation, possession, sale or purchase of any prohibited plant either absolutely or subject to such conditions as may be prescribed, and prescribing those conditions;
- (e) prescribing precautions to be taken in the manufacture, storage, handling or use of any poisons or hazardous substances;
- (f) the application for and the granting, issue, renewal, cancellation and suspension of licences, permits and authorities under this Act;
- (g) prescribing the persons to whom and the circumstances and conditions in and under which licences to sell by retail poisons specified in the First, Second, Sixth or Seventh Schedules may be granted under section twenty-four of this Act;

- (h) the application for classification under section thirty-seven of this Act of new drugs and the procedure to be followed in relation to such application and to the determination and notice in respect thereof;
- (ha) authorizing the Commissioner, by notice given to any such person as is referred to in subsection (2) of section twenty-three of this Act, to revoke, in whole or in part, the authority conferred by that subsection on that person in relation to drugs of addiction and specified drugs;
- (i) prescribing conditions, limitations and restrictions to which licences and permits under this Act shall be subject;
- (j) prescribing the form of, and the particulars to be recorded in, the book required to be kept pursuant to section thirty-one of this Act, and the procedure to be followed in relation to the sale and recording of poisons;
- (ja) requiring persons engaged in the cultivation, sale, distribution or supply of any prohibited plant, or the manufacture, sale, distribution or supply of any poison or hazardous substance, to keep such books, records or documents, and furnish such information, relating to such prohibited plant, poison or hazardous substance as the Commissioner may require from time to time, and providing for production of those books, records or documents and the furnishing in writing or otherwise of that information to the Commissioner at such times and in such manner as he may direct;
- (k) prescribing the manner in which appeals against decisions of the Commissioner under this Act shall be brought and the procedure to be followed in the conduct of such appeals;

- (l) prescribing the precautions to be observed in respect to the sale of poisons or hazardous substances ordered by letter, telegram or radiogram;
- (m) the inspection of premises, stocks, books, and documents relating to poisons, hazardous substances and prohibited plants;
- (n) prohibiting or regulating the sale of any poison or hazardous substance by methods of self-service other than any such methods prescribed;
- (o) providing for the forfeiture of any poison, hazardous substance or prohibited plant unlawfully in the possession of any person and for the disposal of any poison, hazardous substance or prohibited plant so forfeited;
- (p) specifying the persons or classes of persons authorised or entitled to purchase, use or be in possession of any poison;
- (q) exempting from all or any of the provisions of this Act and the regulations, substances containing any poison that by their nature are not capable of being used in evasion of this Act and the regulations, or that are supplied or sold by a pharmaceutical chemist or in accordance with the prescription of a medical practitioner, dentist or veterinary surgeon for an individual and specific case;
- (r) authorising medical practitioners, and pharmaceutical chemists dispensing medicines and drugs at any public hospital or institution, or persons in charge of laboratories for the purpose of research or instruction, dentists, veterinary surgeons, and such other persons as to the Commissioner may seem proper, to be in possession of any poison or hazardous substance for the purposes of their

respective professions or employments, and prescribing the conditions and restrictions upon and subject to which such authority may be given;

- (s) regulating the issue by medical practitioners, dentists or veterinary surgeons of prescriptions containing any poison, the dispensing of such prescriptions, and the supply of any such poisons thereunder;
- (t) prescribing the colouring of any poison or hazardous substance;
- (u) providing for the disposal of automatic machines forfeited pursuant to the provisions of this Act;
- (v) prescribing fees to be paid for the issue and renewal of licences and permits under this Act;
- (w) prescribing forms to be used for the purposes of this Act;
- (x) prescribing a penalty of not more than one hundred dollars for any contravention of or failure to comply with the regulations;
- (y) any other matter or thing in any manner relating to poisons, hazardous substances or prohibited plants;
- (z) any other purpose that the Governor deems necessary for safeguarding the public and the public health in relation to poisons, hazardous substances and prohibited plants.

(3) Regulations made under the provisions of this section are in addition to and not in derogation of any regulations made under the Health Act, 1911, and under section 94C of the Police Act, 1892, but where and to the extent that inconsistency exists between the regulations made under this section and any regulations made under the Health Act, 1911 or section 94C of the Police Act, 1892, as referred to in this subsection, the regulations made under this section shall prevail.

APPENDIX "A"¹
FIRST SCHEDULE.

Substituted
by G.G.
24/11/71,
pp. 4841-71.

A substance specified in this Schedule includes any compound and all preparations and admixtures containing any proportion thereof and these are therefore subject to all the restrictions of this Schedule unless specifically exempted or specifically included in any other schedule.

ACONITE (ROOT OF ACONITUM NAPELLUS).

ANTIMONY and substances containing more than the equivalent of 1 per cent of antimony trioxide, except antimony chlorides in polishes.

ATROPINE and substances containing more than 0.25 per cent. of atropine, except atropine methonitrate.

BELLADONNA and substances containing more than 0.25 per cent of the alkaloids of belladonna calculated as hyoscyamine.

BROMINE as such.

BRUCINE and substances containing more than 0.2 per cent of brucine.

COLCHICINE and substances containing more than 0.5 per cent of colchicine.

CONIINE and substances containing more than 0.1 per cent of coniine.

COTARNINE.

CROTON OIL.

HOMATROPINE and substances containing more than 0.25 per cent of homatropine.

HYDROCYANIC ACID, CYANIDES and substances for therapeutic use containing more than the equivalent of 0.15 per cent of hydrocyanic acid.

HYOSCINE and substances containing more than 0.25 per cent of hyoscine, except hyoscine N-butyl-bromide.

HYOSCYAMINE and substances containing more than 0.25 per cent of hyoscyamine.

HYOSCYAMUS and substances containing more than 0.25 per cent of alkaloids of hyoscyamus calculated as hyoscyamine.

LOBELIA and substances containing more than 0.5 per cent of the alkaloids of lobelia except preparations for smoking or burning.

MERCURIC CHLORIDE and substances containing more than 0.5 per cent of mercuric chloride, except when included in the Sixth Schedule.

MERCURIC IODIDE and substances containing more than 2 per cent of mercuric iodide, except when included in the Sixth Schedule.

MERCURIC NITRATE and substances containing mercuric nitrate equivalent to more than 3 per cent mercury (Hg).

MERCURIC-POTASSIUM IODIDE and substances containing it equivalent to more than 2 per cent of mercuric iodide.

MERCURIC THIOCYANATE except when included in the Sixth Schedule.

MERCURY, organic compounds of, and substances containing more than the equivalent of 0.5 per cent of mercury (Hg) in organic compounds, except for therapeutic use, or when included in the Sixth Schedule.

MORPHINE (except derivatives and their salts unless specifically included in these Schedules) in substances containing 0.2 per cent or less of morphine calculated as anhydrous morphine, except simple dilutions of morphine in any syrup or inert vehicles.

NUX VOMICA.

OPIUM (except its alkaloids, their derivatives, their salts unless specifically included in this Schedule) in substances containing 0.2 per cent or less of morphine calculated as anhydrous morphine.

PHOSPHORUS YELLOW and substances containing more than 0.5 per cent of free phosphorus.

PULVIS IPECACUANHAE ET OPII COMPOSITUS.

SAVIN, oil of.

¹Appendix "A" was previously amended by Orders in Council published in the *Government Gazette* on 29/6/65, pp. 1867-83; 28/1/66, pp. 197-9; 26/4/67, pp. 1040-54; 2/6/67, p. 1490; 3/11/67, pp. 3016-20; 30/12/69, pp. 4343-61; 7/8/70, p. 2462; and 16/10/70, p. 3184.

STRAMONIUM and substances containing more than 0.25 per cent of alkaloids calculated as hyoscyamine, except preparations for smoking or burning.

STRYCHNINE except substances containing 1 per cent or less of strychnine prepared for the destruction of vermin.

TANSY, oil of.

VERATRUM, except for therapeutic use.

Excluding, however, the substances hereinbefore mentioned when contained in any of the following:—

Batteries and accumulators.

Ceramics.

Electrical components and electric lamps.

Explosives.

Fireworks other than fireworks containing arsenic.

Glazes.

Inorganic pigments.

Matches.

Motor fuels and lubricants.

Paints other than substances prepared for medicinal or cosmetic purposes.

Paper.

Photographic paper.

Timber and wallboard.

Vitreous enamels.

SECOND SCHEDULE.

A substance specified in this Schedule includes any compound, and all preparations and admixtures containing any proportion thereof and these are subject to all the restrictions of this Schedule unless specifically exempted or specifically included in any other Schedule.

ACETIC ACID (excluding its salts and its derivatives) in substances for therapeutic use containing more than 80 per cent acetic acid.

ACETYLDIHYDROCODEINE when compounded with one or more other medicaments, in substances containing 1 per cent or less of acetyldihydrocodeine.

ANTIMONY, in substances containing the equivalent of 1 per cent or less of antimony trioxide, except antimony chlorides in polishes.

ATROPINE in substances containing 0.25 per cent or less of atropine except atropine methonitrate.

BELLADONNA in substances containing 0.25 per cent or less of the alkaloids of belladonna, calculated as hyoscyamine.

BRUCINE in substances containing 0.2 per cent or less of brucine, except when used in concentrations of 0.02 per cent or less for the denaturation of alcohol.

CANTHARIDES (CANTHARIDIN) in substances containing 0.01 per cent or less of cantharidin.

CHLOROFORM and substances containing more than 10 per cent of chloroform as such.

CODEINE when compounded with one or more other medicaments in substances containing 1 per cent or less of codeine.

COLCHICINE in substances containing 0.5 per cent or less of colchicine.

CONIINE in substances containing 0.1 per cent or less of coniine.

DEXTROPROPOXYPHENE in substances containing 1 per cent or less of dextropropoxyphene.

DEXTRORPHAN in substances containing 1 per cent or less of dextrorphan.

- DIAMINES, phenylene, toluene and all other alkylated benzene diamine derivatives, except when included in the Sixth Schedule.
- DIHYDROCODEINE when compounded with one or more other medicaments in substances containing 1 per cent or less of dihydrocodeine.
- ETHOHEPTAZINE in substances containing 1 per cent or less of ethoheptazine.
- ETHER and substances containing more than 10 per cent of ether as such.
- ETHYLMORPHINE when compounded with one or more other medicaments in substances containing 1 per cent or less of ethylmorphine.
- FERROUS SULPHATE and other iron preparations for internal use, except in substances containing 5 per cent or less of iron.
- FLUORIDES, metallic, including ammonium fluoride, when intended for therapeutic purposes, except in dentifrices containing 0.5 per cent or less of fluoride ion, and except in substances containing 15 p.p.m. or less of fluoride ion.
- HOMATROPINE in substances containing 0.25 per cent or less of homatropine.
- HYDROCYANIC ACID AND CYANIDES in substances containing the equivalent of 0.15 per cent or less of hydrocyanic acid.
- HYOSCINE and its derivatives in substances containing 0.25 per cent or less of hyoscine and/or its derivatives, except hyoscine N-butyl-bromide.
- HYOSCYAMINE and its derivatives in substances containing 0.25 per cent or less of hyoscyamine and/or its derivatives.
- HYOSCYAMUS in substances containing 0.25 per cent or less of alkaloids calculated as hyoscyamine.
- IODINE (excluding its salts and derivatives) and substances containing more than 2.5 per cent of iodine.
- LEAD SALTS and compounds of lead when prepared for medical or cosmetic use, except in substances for hair dressing containing the equivalent of 1 per cent or less of lead (Pb).
- LOBELIA in substances containing 0.5 per cent or less of the alkaloids of lobelia, except substances for smoking or burning.
- MERCURIC AMMONIUM CHLORIDE (AMMONIATED MERCURY).
- MERCURIC CHLORIDE in substances containing 0.5 per cent or less of mercuric chloride, except when prepared and packed to comply with the requirements of the Sixth Schedule.
- MERCURIC IODIDE in substances containing 2 per cent or less of mercuric iodide, except when included in the Sixth Schedule.
- MERCURIC NITRATE in substances containing the equivalent of 3 per cent or less of mercury (Hg).
- MERCURIC OXIDE and all oxides of mercury.
- MERCURIC POTASSIUM IODIDE in substances containing the equivalent of 2 per cent or less of mercuric iodide.
- MERCURY (METALLIC), as such, except in scientific instruments.
- MERCURY, organic compounds of, in substances containing the equivalent of 0.5 per cent or less of mercury (Hg) in organic combination except when included in the Sixth Schedule or as a preservative in substances containing the equivalent of 0.01 per cent or less of mercury (Hg).
- NICOCODINE when compounded with one or more other medicaments in substances containing 1 per cent or less of nicocodine.
- NORCODEINE when compounded with one or more other medicaments in substances containing 1 per cent or less of norcodeine.
- PHENOL and any homologue of phenol boiling below 220°C, creosote, and substances containing more than 3 per cent by weight of such substances or homologues, for therapeutic use.
- PHOLCODINE when compounded with one or more other medicaments in substances containing 1 per cent or less of pholcodine.
- POTASSIUM CHLORATE and substances containing more than 10 per cent of potassium chlorate.
- SELENIUM, its salts and compounds of, except when included in the Fifth Schedule or Sixth Schedule.

SILVER NITRATE.

STAVESACRE and substances containing more than 0.2 per cent of stavesacre.

STRAMONIUM in substances containing 0.25 per cent or less of the alkaloids calculated as hyoscyamine, except substances for smoking or burning.

ZINC PYRIDINETHIONE and substances containing more than 2 per cent of zinc pyridinethione.

Excluding, however, the substances hereinbefore mentioned when contained in any of the following:—

- Batteries and accumulators.
- Ceramics.
- Electrical components and electric lamps.
- Explosives.
- Fireworks other than fireworks containing arsenic.
- Glazes.
- Inorganic pigments.
- Matches.
- Motor fuels and lubricants.
- Paints other than substances prepared for medicinal or cosmetic purposes.
- Paper.
- Photographic paper.
- Timber and wallboard.
- Vitreous enamels.

THIRD SCHEDULE.

A substance specified in this Schedule includes any compound, and all preparations and admixtures containing any proportion thereof and these are therefore subject to all the restrictions of this Schedule unless specifically exempted or specifically included in any other Schedule.

ADRENALINE, natural or synthetic, in substances containing more than 0.01 per cent but not more than 1 per cent of adrenaline.

AMYL NITRITE.

ANAESTHETICS LOCAL, the following only:

- (i) benzocaine,
- (ii) butylcaine,
- (iii) butylcaine picrate,
- (iv) orthocaine,
- (v) benzamine lactate,
- (vi) lignocaine,

when included in:

- (a) lozenges, pastilles, tablets and capsules containing 30 mg or less of such substances;
- (b) suppositories or bougies containing 200 mg or less of such substances in each;
- (c) preparations for external use, other than eyedrops, containing 10 per cent or less of such substances.

ANTICHOLINERGIC SUBSTANCES for external use.

ANTIHISTAMINES, all tertiary nitrogenous organic bases which possess pharmacological properties characteristic of antihistamine compounds (except meclozine, cyclizine and chlorcyclizine) in preparations labelled and packed for the treatment of motion sickness in packs of 10 doses or less and in nasal drops, nasal sprays, eyedrops and liquid cough preparations.

APOMORPHINE.

- BARBITURIC ACID and its derivatives including isobutylallylbarbituric acid and their salts, in substances containing 0.2 per cent or less of barbituric acid, its derivatives and their salts.
- BROMHEXINE (N-cyclohexyl-N-methyl-(2-amino-3, 5-dibromobenzyl)-ammonium chloride).
- BROMIDES, inorganic, in extemporaneous preparations for therapeutic use.
- BROMVALESTONE.
- CARBROMAL.
- CHLORAL HYDRATE in substances containing 5 per cent or less of chloral hydrate, except alpha-chloralose when included in the Sixth Schedule.
- CHLORBUTOL in preparations containing 250 mg or less of chlorbutol per adult dosage unit.
- CINNAMEDRINE.
- CYCLAMIC ACID other than as permitted in the Standard for Artificial Sweetening Substances published at Appendix VIII to the report of the Sixty-third Session of the National Health and Medical Research Council.
- DEXTROMETHORPHAN in substances containing 1 per cent or less of dextromethorphan when compounded with one or more other medicaments in such a way that the dextromethorphan contained therein cannot readily be extracted.
- DICOPHANE (DDT) in substances for human therapeutic use.
- DICYCLOMINE in substances for internal use containing 0.1 per cent or less of dicyclomine.
- DIPHEMANIL METHYLSULPHATE in substances for topical use.
- EPHEDRINE AND PSEUDOEPHEDRINE in substances containing more than a total 0.5 per cent of ephedrine and pseudoephedrine except in substances for external use containing 1 per cent or less of ephedrine and pseudoephedrine.
- ERYTHRITYL TETRANITRATE and other nitric esters of polyhydric alcohols.
- ETAFEDRINE.
- GLYCERYL TRINITRATE.
- GUAIPHENESIN in substances containing 120 mg or less in each adult dosage unit.
- 8-HYDROXYQUINOLINE and its derivatives, for therapeutic use except when included in the Sixth Schedule and except non-halogenated derivatives in substances for external use containing 1 per cent or less of non-halogenated derivatives.
- IDOXURIDINE in substances for cutaneous use only.
- INSULIN and substances containing the specific hypoglycaemic principle of the pancreas.
- ISOPRENALINE, in substances containing 1 per cent or less of isoprenaline and more than 0.01 per cent of isoprenaline.
- MEPENZOLATE.
- MERCUROUS CHLORIDE (CALOMEL) in substances for internal use, except in teething powders or preparations for infants.
- METHAPYRILENE HYDROCHLORIDE in dosage units of 25 mg or less.
- METHOXAMINE in substances containing more than 0.5 per cent of methoxamine except preparations for external use containing 1 per cent or less of methoxamine.
- METHOXYPHENAMINE.
- N-METHYLEPHEDRINE.
- NAPHAZOLINE.
- NOR-ADRENALINE, in substances containing 1 per cent or less of nor-adrenaline except substances containing 0.01 per cent or less of nor-adrenaline.

NOSCAPINE.

OCTYL NITRITE.

OXYMETAZOLINE.

PAPAVERINE.

PHEDRAZINE.

PHENAMAZOLINE.

PHENAZONE for topical use, and substances containing 150 mg or less of phenazone prepared and labelled for the treatment of migraine and nauseating headaches.

PHENYLEPHRINE in substances containing more than 0.5 per cent of phenylephrine except substances for external use containing 1 per cent or less of phenylephrine.

PHENYLPROPANOLAMINE.

POLYMETHYLENE BISTRIMETHYL AMMONIUM COMPOUNDS.

PROPANTHELINE in substances for topical use.

PROPYLHEXEDRINE in appliances for inhalation in which the substance is absorbed upon an inert solid material.

PROPYLPHENAZONE.

RINIDOL.

SANTONIN.

SODIUM NITRITE for therapeutic use.

TETRAHYDROZOLINE.

TRAMAZOLINE.

TRIMIZOLINE.

TYMAZOLINE.

XYLOMETAZOLINE.

Excluding, however, the substances hereinbefore mentioned when contained in any of the following:—

Batteries and accumulators.

Ceramics.

Electrical components and electric lamps.

Explosives.

Fireworks other than fireworks containing arsenic.

Glazes.

Inorganic pigments.

Matches.

Motor fuels and lubricants.

Paints other than substances prepared for medicinal or cosmetic purposes.

Paper.

Photographic Paper.

Timber and wallboard.

Vitreous enamels.

FOURTH SCHEDULE.

A substance specified in this Schedule includes any compound, and all preparations and admixtures containing any proportion thereof, and these are therefore subject to all the restrictions of this Schedule unless specifically exempted or specifically included in any other Schedule.

ACEDAPSONE.

ACETANILIDE and alkyl acetanilides, for human therapeutic use.

ACETAZOLAMIDE.

ACETOHEXAMIDE.

ACETYLCHOLINE and other choline esters.

- ACETYLCYSTEINE.
- ACETYLDIHYDROCODEINE when compounded with one or more other medicaments and containing not more than 100 milligrammes of acetyldihydrocodeine per dosage unit and with a concentration of more than 1 per cent and not more than 2.5 per cent of acetyldihydrocodeine in undivided preparations.
- ACETYL METHYL DIMETHYL OXIMIDO PHENYL HYDRAZINE.
- ADIPHENINE.
- ADRENALINE, natural or synthetic, in substances containing more than 1 per cent of adrenaline.
- ALCURONIUM.
- ALLYLISOPROPYLACETYLUREA.
- ALPHA-RECEPTOR BLOCKING AGENTS including phentolamine and phenoxybenzamine.
- ALPRENOLOL.
- AMANTADINE.
- AMBENONIUM.
- AMBUTONIUM.
- AMIDOPYRINE, its salts, its derivatives and their salts.
- AMINOMETRADINE.
- AMINOREX.
- AMIPHENAZOLE.
- AMISOMETRADINE.
- AMITRIPTYLINE and other compounds structurally derived therefrom by substitution in the side chain.
- ANABOLIC steroidal agents.
- ANAESTHETICS LOCAL, being synthetic cocaine substitutes, except when included in the Third Schedule.
- ANGIOTENSIN AMIDE.
- ANTAZOLINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- ANTIBIOTICS, penicillin, penicillanic acid, streptomycin, chloramphenicol, tetracycline, and any other antibiotic substances however derived and their chemical derivatives.
- ANTIFOLIC ACID SUBSTANCES including aminopterin, teropterin and orthopterin.
- ANTIMALARIAL SUBSTANCES including amodiaquine, chloroquine, mepacrine, pamaquine, primaquine, pyrimethamine, proguanil and sontoquine and their salts (except quinine and its salts).
- ANTIMONY, organic compounds of, for therapeutic use.
- ANTITUBERCULOSIS SUBSTANCES including isoniazid and its derivatives, para-aminosalicylic acid and its salts, and thiacetazone.
- APROTININ.
- ARSENIC, for human therapeutic use.
- ATROPINE METHONITRATE.
- AZAPERONE.
- AZAPETINE.
- BACITRACIN.
- BAMIPINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

- BARBITURIC ACID and substances containing more than 0.2 per cent of barbituric acid and/or its derivatives.
- BECLAMIDE.
- BEMEGRIDE.
- BENACTYZINE and other substances structurally derived from diphenylmethane with ataractic properties when used for therapeutic purposes.
- BENZHEXOL.
- BENZPHETAMINE and other substances structurally derived from beta-aminopropylbenzene or beta-aminoisopropylbenzene by substitution in the side chain or by ring closure therein (or by both such substitution and such closure) except when in the Third Schedule or the Eighth Schedule and except ephedrine, pseudoephedrine and phenylephrine in substances exempted from the Third Schedule.
- BENZTROPIN.
- BENZYDAMINE.
- BENZYL PENICILLIN.
- BETAHISTINE.
- BETA-RECEPTOR BLOCKING AGENTS not otherwise included in these Schedules.
- BETHANIDINE.
- BIPERIDEN.
- BRETILUM.
- BROMIDES, inorganic, for therapeutic use, except in extemporaneous preparations.
- BROMODIPHENHYDRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- BROMOFORM for therapeutic use.
- BROMPHENIRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- BUCLIZINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- BUSULFAN.
- BUTYL CHLORAL HYDRATE.
- CALCIUM CARBIMIDE.
- CAMPHETAMIDE.
- CANTHARIDES and substances containing more than 0.01 per cent of cantharidin.
- CAPTODIAME.
- CAPURIDE.
- CARAMIPHEN.
- CARBACHOL.
- CARBAMAZEPINE.
- CARBAZOCROME.
- CARBIMAZOLE.
- CARBINOXAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CARBOCROMEN.
- CARDIAC glycosides not elsewhere specified in these Schedules.
- CETOXIME except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CHLORAL FORMAMIDE.

- CHLORAL HYDRATE and substances containing more than 5 per cent of the equivalent of chloral hydrate.
- CHLORAMPHENICOL.
- CHLORAZANIL.
- CHLORBUTOL and substances containing more than 250 mg per adult dosage unit for oral use.
- CHLORCYCLIZINE.
- CHLORDIAZEPOXIDE and other substances structurally derived from benzodiazepine with ataractic properties when used for therapeutic purposes.
- CHLORMERODRIN.
- CHLORMETHIAZOLE.
- CHLORMEZANONE.
- CHLOROBENZYL DISULPHONAMIDE.
- CHLOROPYRILENE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CHLOROTHIAZIDE and other substances structurally derived from benzothiadiazine for therapeutic use.
- CHLORPHENIRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CHLORPHENOXAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CHLORPHENTERMINE.
- CHLORPROMAZINE and other substances structurally derived from phenothiazine with ataractic properties when used for therapeutic purposes.
- CHLORPROPAMIDE.
- CHLORPROTHIXENE.
- CHLORTETRACYCLINE.
- CHLORTHALIDONE.
- CHLORZOXAZONE.
- CINNARIZINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CLEMIZOLE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CLIDINIUM.
- CLOFENOXINE.
- CLOFIBRATE.
- CLONAZEPAM.
- CLONIDINE.
- CLOPAMIDE.
- CLOREXOLONE.
- CODEINE when compounded with one or more other medicaments in preparations containing not more than 100 milligrammes of codeine per dosage unit, and with a concentration of more than 1 per cent and not more than 2.5 per cent of codeine in undivided preparations.
- CORTISONE and steroid suprarenal cortical hormones, either natural or synthetic.
- COUMARIN derivatives and phenylindanedione derivatives for therapeutic use.
- CURARE, TUBOCURARINE, d-TUBOCURARINE, d-TUBOCURARINE-DIMETHYL-ETHER, and all synthetic quaternary ammonium compounds and other compounds having curarising properties.
- CYCLANDELATE.

- CYCLIRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- CYCLIZINE.
- CYCLOPENTOLATE.
- CYCRIMINE.
- CYPROHEPTADINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- DAPSONE and all derivatives of 4,4'-diaminodiphenylsulphone.
- DEANOL.
- DEBRISOQUINE.
- DEPTROPINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- DESIPRAMINE.
- DEXBROMPHENIRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- DEXCHLORPHENIRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- DEXTROMETHORPHAN except when included in the Third Schedule.
- DEXTROPROPOXYPHENE in substances containing more than 1 per cent of dextropropoxyphene except when included in the Second Schedule.
- DEXTRORPHAN and substances containing more than 1 per cent of dextrorphan.
- DIBENZEPIN.
- DIBUTAMIDE.
- DICHLORPHENAMIDE.
- DICYCLOMINE and substances containing more than 0.1 per cent of dicyclomine.
- DIETHAZINE.
- DIETHYLCARBAMAZINE for human therapeutic use.
- DIETHYLPROPION.
- DIGITALIS and its glycosides.
- DIHYDRALLAZINE.
- DIHYDROCODEINE when compounded with one or more other medicaments in preparations containing not more than 100 milligrammes of dihydrocodeine per dosage unit and with a concentration of more than 1 per cent and not more than 2.5 per cent of dihydrocodeine in undivided preparations.
- DIISOPROPYLAMINE DICHLOROACETATE for therapeutic use.
- DIMENHYDRINATE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- DIMETHINDENE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- DIMETHOTHIAZINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
- DIMETHOXANATE.
- DIMETHYL SULPHOXIDE for therapeutic use.
- DINITROCRESOLS for therapeutic use.
- DINITRONAPHTHOLS for therapeutic use.
- DINTROPHENOLS for therapeutic use.
- DINTROTHYMOLS for therapeutic use.
- DIPHEMANIL METHYLSULPHATE except substances for topical use.

DIPHENHYDRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

DIPHENIDOL.

DIPHENOXYLATE in substances containing 2.5 mg or less of diphenoxylate and not less than 25 micrograms of atropine sulphate per dosage unit.

DIPHENYLPYRALINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

DIPYRIDAMOLE.

DISODIUM CROMOGLYCATÉ.

DISULFIRAM except when used for industrial purposes.

DITHIAZANINE except substances containing 2 per cent or less of dithiazanine for veterinary use.

DITOPHAL.

DOXEPIN.

DOXYLAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

DROPERIDOL.

DYFLOS.

EMBRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

EMETINE and substances containing more than 0.2 per cent of emetine.

ERGOT, its alkaloids, their salts, derivatives of such alkaloids, and their salts.

ERYTHROMYCIN.

ETHACRYNIC ACID.

ETHAMIVAN.

ETHOGLUCIDE.

ETHOHEPTAZINE and substances containing more than 1 per cent of ethoheptazine.

ETHOPROPAZINE.

ETHOXZOLAMIDE.

ETHYL CHLORIDE for therapeutic use.

ETHYLMORPHINE when compounded with one or more other medicaments in preparations containing not more than 100 milligrammes of ethylmorphine per dosage unit and with a concentration of more than 1 per cent and not more than 2.5 per cent of ethylmorphine in undivided preparations.

FENCAMFAMIN.

FENFLURAMINE.

FENPIPRAMIDE.

FENPIPRANE.

FLUFENAMIC ACID.

5-FLUOROCYTOZINE.

FLUOROURACIL and other substances structurally derived from uracil with cytotoxic properties, when used for therapeutic purposes.

FLUSPIRILENE.

FRUSEMIDE.

GALANTHAMINE.

GALLAMINE.

GLUCAGON.

GLUTETHIMIDE.

GLYCOPYRRONIUM.

GLYMIDINE.
GUANACLINE.
GUANETHIDINE.
HALOPERIDOL and other substances structurally derived from butyrophenone with ataractic properties, when used for therapeutic purposes.
HALOPYRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
HEPARIN.
HEXAMETHONIUM.
HEXOCYCLIUM.
HISTAPYRRODINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
HOMOCHLORCYCLIZINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
HYDRALLAZINE.
HYDROQUINONE for human therapeutic use in substances containing more than 2 per cent of hydroquinone.
1-HYDROXY-PYRIDO (3, 2 a)-5-PHENOXAZONE-3-CARBOXYLIC ACID.
HYDROXYZINE.
HYGROMYCIN B in substances containing more than 20 p.p.m. of hygromycin B.
HYOSCINE N-BUTYLBROMIDE.
IBUFENAC.
IDOXURIDINE except substances for cutaneous use.
IMIPRAMINE.
INDOMETHACIN.
ION EXCHANGE RESINS, anionic and cationic, for internal use in human beings, except when used as excipient in tablets and capsules.
ISOAMINLE.
ISOAMYLAMINE-METHYLHEPTAN.
ISOMETHEPTENE.
ISOPRENALINE and substances containing more than .1 per cent of isoprenaline.
ISOPROPAMIDE.
KHELLIN.
LAUDEXIUM METHYL SULPHATE.
LEPTAZOL.
LEVAMISOLE for human therapeutic use.
LIDOFLAZINE.
LITHIUM salts and substances for therapeutic use containing more than the equivalent of 0.01 per cent of lithium (Li).
MAPHENIDE.
MEBEVERINE.
MEBHYDROLINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
MECAMYLAMINE.
MECLASTINE.
MECLOZINE.
MEDAZEPAM.
MEFENAMIC ACID.

MEPENZOLATE.

MEPHENESIN and its derivatives except guaiphenesin when included in the Third Schedule.

MEPHENTERMINE.

MEPROBAMATE.

MEPYRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

MERCAPTOPYRINE and other substances structurally derived therefrom with cytotoxic properties, when used for therapeutic purposes.

MERCUROUS CHLORIDE (CALOMEL) in teething powders or substances for infants.

MERCURY, organic compounds of, for therapeutic use, except substances for topical use containing the equivalent of 0.5 per cent or less of mercury (Hg).

MESO-INOSITOL HEXANICOTINATE for internal use.

METARAMINOL.

METFORMIN.

METHANTHELIN.

METHAPHENILENE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

METHAPYRILENE in dosage units of more than 25 mg, except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

METHAQUALONE.

METHAZOLAMIDE.

METHDILAZINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

METHIMAZOLE.

METHIXENE.

METHOCARBAMOL.

METHOXSALEN.

METHYLDOPA.

METHYLPENTYNOL and other substituted alkynes for internal use.

METHYLPERIDOL.

METHYPRYLONE.

METOCLOPRAMIDE.

METRONIDAZOLE.

METYRAPONE.

MONO-AMINE OXIDASE INHIBITORS, including iproniazid, isocardoxazid, nialamide, phenelzine, pheniprazine and other substances for which monoamine oxidase inhibition is claimed, except triparanol.

MONOBENZONE and substances containing more than 2 per cent of monobenzene, for human therapeutic use.

MORPHINE ANTAGONISTS including nalorphine and levallorphan.

MUSTINE and other substances structurally derived therefrom with cytotoxic properties, when used for therapeutic purposes.

NALIDIXIC ACID.

NEOMYCIN.

NEOSTIGMINE.

NICOCODINE when compounded with one or more other medicaments in substances containing not more than 100 milligrammes of nicocodine per dosage unit and with a concentration of more than 1 per cent and not more than 2.5 per cent of nicocodine in undivided preparations.

NICOTINYL ALCOHOL for internal use.
NIFENAZONE.
NIKETHAMIDE.
NIRIDAZOLE.
NITRAZEPAM.
NITROFURAN for therapeutic use in humans.
NOR-ADRENALINE and substances containing more than 1 per cent of nor-adrenaline.
NORCODEINE when compounded with one or more other medicaments and containing not more than 100 milligrammes of norcodeine per dosage unit and with a concentration of more than 1 per cent and not more than 2.5 per cent of norcodeine in undivided preparations.
NORTRIPTYLINE.
OCTAMYLAMINE.
OCTATROPINE.
OLEANDOMYCIN.
ORCIPRENALINE.
ORGANO-PHOSPHORUS COMPOUNDS with anticholinesterase activity for human therapeutic use.
ORPHENADRINE.
OXAZEPAM.
OXPRENOLOL.
OXYPHENBUTAZONE.
OXYPHENCYCLIMINE.
OXYPHENONIUM.
OXYTETRACYCLINE.
PARALDEHYDE.
PARAMETHADIONE.
PEMOLINE.
PEMPIDINE.
PENTAMETHONIUM.
PENTAZOCINE.
PENTHIENATE.
PENTOLINIUM.
PHENACEMIDE and other substances structurally derived from acetylurea with anticonvulsant properties, when used for therapeutic purposes.
PHENAZONE except in preparations for topical use.
PHENAZOPYRIDINE.
PHENFORMIN.
PHENGLUTARIMIDE.
PHENINDAMINE.
PHENIRAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
PHENOXYBENZAMINE.
PHENOXYMETHYLPENICILLIN AND PHENOXYETHYLPENICILLIN.
PHENSUXIMIDE and other substances structurally derived from succinamide with anticonvulsant properties when used for therapeutic purposes.
PHENTERMINE.
PHENTHIMENTONIUM.

PHENYAPIN.
PHENYLBUTAZONE.
PHENYLTOLOXAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
PHENYTOIN and other substances structurally derived from hydantoin with anticonvulsant properties, when used for therapeutic purposes.
PHOLCODINE when compounded with one or more other medicaments and containing not more than 100 milligrammes of pholcodine per dosage unit and with a concentration of more than 1 per cent and not more than 2.5 per cent of pholcodine in undivided preparations.
PHYSOSTIGMINE.
PICROTOXIN.
PILOCARPINE and substances containing more than 0.025 per cent of pilocarpine.
PIMOZIDE.
PIPENZOLATE.
PIPERIDOLATE.
PIPOBROMAN.
PIPRADROL.
PITUITARY, its extracts, its active principles and their synthetic substitutes except when included in the Seventh Schedule.
PIZOTIFEN.
POLYMETHYLENE BIS TRIMETHYLAMMONIUM compounds.
POTASSIUM PERCHLORATE for therapeutic use.
FRACTOLOL.
PREGNENOLONE ACETATE except substances for topical use.
PRENYLAMINE.
PRIMIDONE.
PRINDOLOL.
PROBENECID.
PROCAINAMIDE.
PROCARBAZINE.
PROCYCLIDINE.
PROLINTANE.
PROMETHAZINE except substances labelled and packed for treatment of motion sickness in packs of 10 doses or less.
FROMIZOLE.
PROPANIDID.
PROPRANOLOL.
PROPANTHELINE except substances for topical use.
PROPOXYPHENE, except substances containing more than 1 per cent of propoxyphene.
PROPYLHEXEDRINE except when included in the Third Schedule.
PROTHIONAMIDE.
PYRANTEL.
PYRATHIAZINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
PYRIDOSTIGMINE.
PYROXAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

PYROBUTAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

QUINETHAZONE.

QUINETOLATE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

QUINIDINE.

RAUWOLFIA, its alkaloids, their salts, derivatives of such alkaloids, and their salts.

SEX HORMONES, natural or synthetic and their substitutes, in all substances including cosmetics; except their derivatives and their substitutes without sex hormonal activity.

SPARTEINE.

SPIRONOLACTONE.

STREPTOMYCIN.

STROPHANTHUS and its glycosides and their derivatives.

SULPHANILAMIDE and its derivatives except sulphaquinoxaline when incorporated in baits for the destruction of vermin.

SULPHINPYRAZONE.

SULPHONAL and alkyl sulphonals.

SULTHIAME.

SUXAMETHONIUM.

TACRINE.

TESTOSTERONE PROPIONATE and TESTOSTERONE DIPROPIONATE.

TETRACYCLINE.

THENALIDINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

THENYLDIAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

THIAMBUTOSINE.

THIOTEPA and other substances structurally derived therefrom with cytotoxic properties, when used for therapeutic purposes.

THIOTHIXENE.

THIOURACIL and substances structurally derived therefrom with antithyroid properties, when used for therapeutic purposes.

THIOUREA for therapeutic use.

THONZYLAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

THYROID and its extract, and its active principles.

TIEMONIUM.

TIGLOIDINE.

TIPEPIDINE.

TOLAZAMIDE.

TOLAZOLINE for internal use.

TOLBUTAMIDE.

TOLPROPAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.

TRETAMINE.

TRIAMTERENE.

TRIAZQUONE.

- TRICLOFOS.
TRICYCLAMOL.
TRIDIHEXETHYL.
TRIMEPRAZINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
TRIMETAPHAN.
TRIMETHOBENZAMIDE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
TRIMETHOPRIM.
TRIMIPRAMINE and other compounds structurally derived therefrom by substitution in the side chain.
TRIMUSTINE.
TRIOXSALEN.
TRIPLENNAMINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
TRIPERIDOL.
TRIPROLDINE except substances labelled and packed for the treatment of motion sickness in packs of 10 doses or less.
TROXIDONE and other substances structurally derived from oxazolidone with anticonvulsant properties, when used for therapeutic purposes.
TYLOSIN.
URETHANE for therapeutic use.
URETHANES AND UREIDES having or purporting to have soporific, hypnotic or narcotic properties not specifically included in this or any other Schedule.
VACCINES, sera, toxoids, antitoxins and antigens for human parenteral use.
VACCINES, live virus for veterinary use.
VALNOCTAMIDE.
VERATRUM for therapeutic use.
VINCA ALKALOIDS.
VIRGINIAMYCIN.
VISNADINE.
XANTHINE OXIDASE INHIBITORS including allopurinol.
YOHIMBA, its alkaloids and their salts.
Excluding, however, the substances hereinbefore mentioned when contained in any of the following:—
Batteries and accumulators.
Ceramics.
Electrical components and electric lamps.
Explosives.
Fireworks other than fireworks containing arsenic.
Glazes.
Inorganic pigments.
Matches.
Motor fuels and lubricants.
Paints other than substances prepared for medicinal or cosmetic purposes.
Paper.
Photographic paper.
Timber and wallboard.
Vitreous enamels.

FIFTH SCHEDULE.

Hazardous substances.

- ACETIC ACID in substances containing 80 per cent or less and more than 30 per cent of acetic acid, except for therapeutic use.
- ACETONE and substances containing more than 25 per cent of acetone when packed in containers of more than 60 ml but not more than 5 gallons.
- AMMONIA in substances containing more than 0.5 per cent but not more than 5 per cent by weight of free ammonia (NH₃) except in medicinal substances for internal use, or when used in appliances for inhalation in which the substance is absorbed upon an inert solid material.
- BARIUM SILICOFLUORIDE when coated on paper in an amount not exceeding 10 mg per sq cm.
- BENZENE HEXACHLORIDE in substances containing 10 per cent or less of benzene hexachloride.
- BLEACHES AND CHLORINATING COMPOUNDS containing more than 4 per cent of available chlorine.
- CADMIUM SULPHIDE in substances containing 2.5 per cent or less of cadmium sulphide, for human therapeutic use.
- CAMPHORATED OIL.
- CHLORDECONE in substances containing 2.5 per cent or less of chlordecone.
- CHLOROPROPYLATE.
- COPPER SULPHATE.
- DICHLORVOS when impregnated in plastic resin strip material containing 20 per cent or less of dichlorvos and when in aerosol substances containing 0.4 per cent or less of dichlorvos.
- DICOPHANE in substances containing 10 per cent or less of dicophane, except for human therapeutic use.
- ETHER PREPARATIONS for use in internal combustion engines.
- EUCALYPTUS OIL.
- HYDROCARBONS, LIQUID, not elsewhere specified in these Schedules and distilling under 300°C when tested according to method D86-61 of the American Society for Testing and Materials and preparations containing more than 25 per cent of such liquid hydrocarbons when packed in containers of 5 gallons or less.
- HYDROCHLORIC ACID preparations containing more than 0.5 per cent of hydrochloric acid but less than 10 per cent of hydrochloric acid (HCl), except for therapeutic use.
- HYDROGEN PEROXIDE and substances containing more than 6 per cent weight-in-volume (20 vol) of hydrogen peroxide.
- ISOCYANATES.
- KEROSINE and substances containing more than 25 per cent of kerosine when packed in containers of 5 gallons or less.
- LEVAMISOLE for veterinary therapeutic use.
- LIQUID EPOXY RESINS and all amines and organic anhydrides used as curing agents for epoxy resins.
- METALDEHYDE in substances containing 5 per cent or less of metaldehyde.
- METHABENZTHIAZURON and substances containing methabenzthiazuron.
- METHOXYCHLOR and substances containing methoxychlor.
- METHYLATED SPIRIT and substances containing more than 25 per cent of methylated spirit when packed in containers of 5 gallons or less.
- METHYLENE CHLORIDE and substances containing methylene chloride except in aerosols.

- METHYLETHYL KETONE and substances containing more than 25 per cent of methylethyl ketone when packed in containers of 5 gallons or less.
- METHYL ISO-BUTYL KETONE and substances containing more than 25 per cent of methyl iso-butyl ketone when packed in containers of 5 gallons or less.
- METIRAM in substances containing 10 per cent or less of metiram.
- MINERAL TURPENTINE and substances containing more than 25 per cent of mineral turpentine when packed in containers of 5 gallons or less.
- NITRALIN and substances containing nitralin.
- NITRIC ACID in substances containing 10 per cent or less weight-in-weight of nitric acid, except preparations containing 0.5 per cent or less of nitric acid.
- OIL OF TURPENTINE and substances containing more than 25 per cent of oil of turpentine when packed in containers of 5 gallons or less.
- PARADICHLOROBENZENE and substances containing paradichlorobenzene.
- PETROL and substances containing more than 25 per cent of petrol when packed in containers of 5 gallons or less.
- PHENMEDIPHAM and substances containing phenmedipham.
- POTASSIUM HYDROXIDE in substances containing more than 0.5 per cent and not more than 5 per cent of potassium hydroxide.
- SELENIUM SULPHIDE in substances for human therapeutic use containing 2.5 per cent or less of selenium sulphide.
- SODIUM ACID SULPHATE.
- SODIUM CHLORATE in substances containing 10 per cent or less of sodium chlorate.
- SODIUM HYDROXIDE in substances containing more than 0.5 per cent and not more than 5 per cent of sodium hydroxide.
- SODIUM NITRITE and substances containing more than 1 per cent of sodium nitrite, except for therapeutic use.
- 1, 1, 1-TRICHLOROETHANE and substances containing more than 25 per cent of 1, 1, 1-trichloroethane when packed in containers of 5 gallons or less.
- WHITE SPIRIT and substances containing more than 25 per cent of white spirit when packed in containers of 5 gallons or less.
- ZINC PYRIDINETHIONE in substances containing 2 per cent or less of zinc pyridinethione.
- Excluding, however, the substances hereinbefore mentioned when contained in any of the following:—
- Batteries and accumulators.
 - Ceramics.
 - Electrical components and electric lamps.
 - Explosives.
 - Fireworks other than fireworks containing arsenic.
 - Glazes.
 - Inorganic pigments.
 - Matches.
 - Paints other than substances prepared for medicinal or cosmetic purposes.
 - Paper.
 - Photographic paper.
 - Timber and wallboard.
 - Vitreous enamels.

SIXTH SCHEDULE.

- ACETIC ACID and substances containing more than 80 per cent of acetic acid, except for therapeutic use.
- ACROLEIN.
- ALPHA-CHLORALOSE in substances containing 5 per cent or less of alpha-chloralose when prepared for use as a rodenticide.
- AMETRYNE and substances containing ametryne.
- AMINES, AROMATIC, including phenylene diamine, toluene diamine and all other aromatic amines, when used in hair dyes.
- AMMONIA and substances containing more than 5 per cent of free ammonia (NH₃) except in substances for internal use or when used in appliances for inhalation in which the substance is absorbed upon an inert solid material.
- ANILINE and substances containing more than 1 per cent of aniline.
- ARECOLINE.
- ARECOLINE-ACETARSOL in substances for the treatment of hydatid infestation in animals.
- ARSENIC and substances containing arsenic when used for agricultural, pastoral or horticultural purposes or for the control of termites.
- BARIUM salts (except barium sulphate) and substances containing barium salts (except barium sulphate) and except barium silicofluoride when included in the Fifth Schedule.
- BENSULIDE and substances containing bensulide.
- BENZENE HEXACHLORIDE and substances containing more than 10 per cent of benzene hexachloride.
- BERYLLIUM and its salts except as ores.
- BINAPACRYL and substances containing binapacryl.
- BROMOFORM except for therapeutic use.
- BROMOXYNIL and substances containing bromoxynil.
- BUTACARB and substances containing butacarb.
- CADMIUM, compounds of, except when included in the Fifth Schedule.
- CARBARYL and substances containing carbaryl.
- CARBON BISULPHIDE and substances containing carbon bisulphide.
- CHLOROALLYLDIETHYL THIOCARBAMATE (CDEC) and substances containing chloroallyldiethyl thiocarbamate (CDEC).
- CHLORDECONE and substances containing more than 5 per cent of chlordecone.
- CHLORMEQUAT and substances containing chlormequat.
- 2-CHLORO-N:N-DIALLYLACETAMIDE (CDAA) and substances containing 2-chloro-N:N-diallylacetamide (CDAA).
- CHLOROPHACINONE and substances containing chlorophacinone.
- CHLOROPICRIN in substances containing less than 5 per cent chloropicrin.
- CHLORPHENAMIDINE and substances containing chlorphenamide.
- CHROMATES and DICHROMATES and substances containing any of these.
- CHROMIC ACID.
- COUMARIN DERIVATIVES and phenylindanedione derivatives, except for therapeutic use.
- CYCLOSULFYNE.
- DAZOMET and substances containing dazomet.
- DI-ALLATE and substances containing di-allate.
- DICHLORAN and substances containing dichloran.

- DICHLOROETHYLENE and substances containing dichloroethylene.
- DICHLOROETHYL ETHER and substances containing dichloroethyl ether.
- DICHLORONITROANILINE and substances containing dichloronitroaniline.
- DICHLOROPROPANE and substances containing dichloropropane.
- DICHLOROPROPENE and substances containing dichloropropene.
- DICHLORVOS and substances containing dichlorvos except when included in the Fifth Schedule.
- DICOPHANE and substances containing more than 10 per cent of dicophane, except for human therapeutic use.
- DIETHYLENE DIOXIDE and substances containing diethylene dioxide.
- DIMETHANONAPHTHALENE and all substitution and/or addition products of dimethanonaphthalene including aldrin and dieldrin, and substances containing any of these.
- DIMETHIRIMOL.
- DIMETHYL FORMAMIDE and substances containing dimethyl formamide.
- DIMETHYL SULPHOXIDE and substances containing dimethyl sulphoxide, except for therapeutic use.
- DINITROCREOLS, DINITROPHENOLS and their homologues in substances containing 5 per cent or less of such compounds, except for therapeutic use.
- DINOCAP and substances containing dinocap.
- DIPHACINONE and substances containing diphacinone.
- DIQUAT and substances containing diquat.
- DISODIUM METHYL ARSONATE in substances prepared for use as a herbicide.
- DISULFIRAM and substances containing disulfiram except for therapeutic use.
- DITHIANON and substances containing dithianon.
- DITHIAZANINE in substances containing 2 per cent or less of dithiazanine for veterinary use.
- DITHIOCARBAMATES and derivatives of dithiocarbamates and substances containing these when prepared for use for agricultural, pastoral or horticultural purposes, except substances containing 10 per cent or less of metiram.
- ENDOSULFAN and substances containing endosulfan.
- ENDOTHAL in substances containing 50 per cent or less of endothal.
- ETHER SOLVENT and substances containing ether solvent except substances included in the Fifth Schedule.
- 5-ETHOXY-3-TRICHLOROMETHYL-1,2,4-THIAZOLE.
- ETHYL BROMIDE and substances containing ethyl bromide.
- ETHYLENE CHLOROXYDRIN and substances containing ethylene chlorohydrin.
- ETHYLENE DIBROMIDE and substances containing ethylene dibromide.
- ETHYLENE DICHLORIDE and substances containing ethylene dichloride.
- ETHYLENE OXIDE and substances containing ethylene oxide.
- FENAZAFLOL and substances containing fenazaflo.
- FERBAM and substances containing ferbam.
- FERROCYANIDES and FERRICYANIDES and substances containing more than 1 per cent of ferrocyanides and/or ferricyanides.
- FORMALDEHYDE and substances containing more than 5 per cent of formaldehyde.

- FORMETANATE and substances containing 50 per cent or less of formetanate.
- HYDROCHLORIC ACID and substances containing more than 10 per cent by weight of hydrochloric acid (HCl).
- HYDROFLUORIC ACID AND HYDROSILICOFLUORIC ACID, their salts and other fluorine compounds and all substances containing these except—
- (a) when used for therapeutic purposes;
 - (b) dentrifices containing less than 0.5 per cent of fluoride ion;
 - (c) preparations containing 3 per cent or less of sodium fluoride or sodium silicofluoride when used as preservatives;
 - (d) when included in the Seventh Schedule;
 - (e) substances containing less than 15 ppm of fluoride ion.
- 8-HYDROXYQUINOLINE and its derivatives in substances for topical use on animals.
- IODINE in liquid substances containing 2.5 per cent or less of iodine.
- IODOPHORS containing 2.5 per cent or less of free iodine.
- IOXYNIL and substances containing ioxynil.
- MERCURIC CHLORIDE and substances containing mercuric chloride for agricultural, industrial, pastoral or horticultural use or when labelled and packed for photographic use only.
- MERCURIC IODIDE and substances containing mercuric iodide, for agricultural, industrial, pastoral or horticultural use.
- MERCURIC THIOCYANATE and substances containing mercuric thiocyanate for photographic purposes.
- MERCURY, organic compounds of, and substances containing these, for use for agricultural, pastoral or horticultural purposes.
- METALDEHYDE and substances containing more than 5 per cent of metaldehyde.
- 4:7 METHANOINDENE and all substitution and/or addition products including chlordane and heptachlor and substances containing these.
- METHOMYL in substances containing 50 per cent or less of methomyl.
- METHYL ALCOHOL and substances containing methyl alcohol except methylated spirit.
- METHYL BROMIDE and substances containing methyl bromide.
- N-METHYL CARBAMATES and derivatives thereof and substances containing these for use as pesticides, except when included in the Seventh Schedule.
- METHYL CHLORIDE and substances containing methyl chloride.
- MONOCROTOPHOS in substances containing 50 per cent or less of monocrotophos.
- NICOTINE and its salts and substances containing more than 1 per cent of nicotine except in tobacco in any form.
- NITRIC ACID and substances containing more than 10 per cent by weight of nitric acid.
- NITROBENZENE and substances containing more than 0.1 per cent of nitrobenzene except in soaps containing 1 per cent or less of nitrobenzene or in solid or semi-solid polishes.
- NITROPHENOLS, ORTHO, META and PARA and substances containing these.
- NITROXYNIL and substances containing nitroxynil.
- NORBORMIDE and substances containing norbormide.
- OMETHOATE in substances containing 50 per cent or less of omethoate.
- ORGANO-PHOSPHORUS COMPOUNDS including organic fluorophosphates, organic pyrophosphates and organic thiophosphates and substances containing these except—
- (a) when included in the Seventh Schedule;
 - (b) for human therapeutic use; and
 - (c) dichlorvos when included in the Fifth Schedule.

- ORGANO-TIN COMPOUNDS and substances containing these except when included in the Seventh Schedule.
- ORTHO-DICHLOROBENZENE and substances containing ortho-dichlorobenzene.
- OXALIC ACID, water soluble oxalates and substances containing these except laundry blue.
- OXYTHIOQUINOX and substances containing oxythioquinox.
- PARAQUAT and substances containing paraquat.
- PENTACHLORONITROBENZENE and substances containing pentachloronitrobenzene.
- PENTACHLOROPHENOL and substances containing pentachlorophenol.
- PERMANGANATES and substances containing permanganates.
- PHENOL and any homologue of phenol boiling below 220°C, creosote, and substances containing more than 3 per cent by weight of such substances or homologues except for therapeutic use.
- PHOSPHIDES METALLIC and substances containing metallic phosphides.
- PHOSPHORUS YELLOW in substances containing 0.5 per cent or less of free phosphorus.
- PICRIC ACID and substances containing more than 5 per cent of picric acid.
- PIRIMICARB and substances containing pirimicarb.
- POTASSIUM BROMATE and substances containing more than 0.5 per cent of potassium bromate.
- POTASSIUM HYDROXIDE and substances containing more than 5 per cent of potassium hydroxide.
- PROMETRYNE and substances containing prometryne.
- PROPACHLOR.
- RAFOXANIDE and substances containing rafoxanide.
- SELENIUM in substances containing 2.5 per cent or less of selenium, except for human therapeutic use.
- SODIUM BROMATE and substances containing more than 0.5 per cent of sodium bromate.
- SODIUM CHLORATE and substances containing more than 10 per cent of sodium chlorate.
- SODIUM HYDROXIDE and substances containing more than 5 per cent of sodium hydroxide.
- STRYCHNINE in substances containing 1 per cent or less of strychnine when prepared for the destruction of vermin.
- SULPHURIC ACID and substances containing sulphuric acid except:
(a) in fire extinguishers; and
(b) substances containing 0.5 per cent or less by weight of sulphuric acid (H_2SO_4).
- TCMTB (2-(THIOCYANOMETHYL THIO) BENZOTHAZOLE).
- TETRACHLOROETHYLENE except when prepared for the treatment of humans and for veterinary purposes.
- TETRAMISOLE for veterinary use.
- THALLIUM and its salts in substances containing the equivalent of 0.5 per cent or less of thallium when packed in containers of not more than 4 ozs.
- THIOUREA and substances containing thiourea, except for therapeutic use.
- THIRAM and substances containing thiram.
- TOLUENE, XYLENE and substances containing more than 25 per cent of one or both toluene and xylene when packed in containers of 5 gallons or less.
- TOXAPHENE and substances containing toxaphene.

TRICHLOROETHYLENE and substances containing trichloroethylene except for therapeutic use.

TRICHLOROPHENOL and substances containing trichlorophenol.

ZINC CHLORIDE and substances containing more than 5 per cent of zinc chloride.

ZINC PHENOLSULPHONATE and substances containing more than 5 per cent of zinc phenolsulphonate.

ZINC SULPHATE and substances containing more than 5 per cent of zinc sulphate.

ZINEB and substances containing zineb.

ZIRAM and substances containing ziram.

Excluding, however, the substances hereinbefore mentioned when contained in any of the following:—

Batteries and accumulators.

Ceramics.

Electrical components and electric lamps.

Explosives.

Fireworks other than fireworks containing arsenic.

Glazes.

Matches.

Motor fuels and lubricants.

Paints other than substances prepared for medicinal or cosmetic purposes.

Paper.

Photographic paper.

Timber and wallboard.

Vitreous enamels.

SEVENTH SCHEDULE.

SPECIAL POISONS.

Substances or preparations of exceptional danger which require special precautions and restrictions in manufacture, use and sale.

4-AMINO-PYRIDINE and substances containing 4-amino-pyridine.

BENZENE and substances containing more than 1 per cent of benzene except—

(a) motor fuels containing 5 per cent or less of benzene; and

(b) motor fuels containing more than 5 per cent but not more than 20 per cent of benzene when packed in containers of 5 gallons or less.

BETA HYDROXYETHYL HYDRAZINE and substances containing beta hydroxyethyl hydrazine.

CARBON TETRACHLORIDE.

CHLORINE as such.

CHLOROPICRIN and substances containing 5 per cent or more of chloropicrin.

CLOMIPHENE and other products specifically prepared to stimulate ovulation.

DINITROCRESOLS, DINITROPHENOLS and their homologues and substances containing more than 5 per cent of such compounds either separately or together, except for therapeutic use.

DULCIN.

ENDOTHAL and substances containing more than 50 per cent of endothal.

FLUOROACETIC ACID, its derivatives and substances containing fluoroacetic acid or its derivatives.

FORMETANATE and substances containing more than 50 per cent of formetanate.

HYDROCYANIC ACID AND CYANIDES, and substances containing more than the equivalent of 0.15 per cent of hydrocyanic acid, except for therapeutic use.

L-DOPA.

METHOMYL and substances containing more than 50 per cent methomyl.

ORGANO-PHOSPHORUS COMPOUNDS.

Substances containing more than 25 per cent of—

Amiton oxalate.
 Azinphos-methyl.
 Carbophenothion.
 Demeton.
 2-(Diethoxyphosphinylimino)-1,3-dithiolane.
 Dimefox.
 Disulfoton.
 Ethyl 4-(methylthio)m-tolyl-isopropylphosphoramidate.
 Mazidox.
 Mevinphos.
 Parathion.
 Phorate.
 Schradan.
 Sulfotep.
 TEPP:

Substances containing more than 50 per cent of—

Azinphos-ethyl.
 Chlorfenvinphos.
 Coumithioate.
 Coumaphos.
 Demeton-methyl.
 Demeton-S-methyl.
 Dichlorvos.
 Dicrotophos.
 Diethyl methylcoumarinyl phosphorothionate.
 Dioxathion.
 Endothion.
 EPN.
 Ethion.
 Mecarbam.
 Methamidophos.
 Methidathion.
 Methyl carbophenothion.
 Methyl parathion.
 Mipafox.
 Monocrotophos.
 Omethoate.
 Oxydemeton-methyl.
 Phosphamidon.
 Prothoate.
 Thionazin.
 Triamiphos.
 Vamidothion.

TETRACHLOROETHANE.

THALLIUM and its salts and substances and admixtures thereof, except when included in the Sixth Schedule.

EIGHTH SCHEDULE.

Includes any active principle, alkaloid, derivative, natural or synthetic, salt, compound and all preparations and admixtures containing any proportion thereof and these are therefore subject to all the restrictions of this schedule unless specifically exempted.

ACETORPHINE (0³-acetyl-7, 8 dihydro-7a (1 (R)-hydroxy-1-methylbutyl)-0⁶-methyl-6, 14-endoetheno-morphine).

ACETYLDIHYDROCODEINE and substances containing more than 2.5 per cent of acetyldihydrocodeine.

ACETYLMETHADOL (3-acetoxy-6-dimethylamino-4, 4-diphenylheptane).

ALLYLPRODINE (3-allyl-1-methyl-4-phenyl-4-propionoxypiperidine).

ALPHACETYLMETHADOL (alpha-3-acetoxy-6-dimethylamino-4, 4-diphenylheptane).

ALPHAMEPRODINE (alpha-3-ethyl-1-methyl-4-phenyl-4-propionoxy-piperidine).

ALPHAPRODINE (alpha-1, 3-dimethyl-4-phenyl-4-propionoxypiperidine).

AMPHETAMINE.

ANILERIDINE (1-para-aminophenethyl-4-phenylpiperidine-4-carboxylic acid ethyl ester).

BENZETHIDINE (1-(2-benzyloxyethyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester).

BENZYLMORPHINE (3-benzylmorphine).

BETACETYLMETHADOL (beta-3-acetoxy-6-dimethylamino-4, 4-diphenylheptane).

BETAMEPRODINE (beta-3-ethyl-1-methyl-4-phenyl-4-propionoxypiperidine).

BETAMETHADOL (beta-6-dimethylamino-4, 4-diphenyl-3-heptanol).

BETAPRODINE (beta-1, 3-dimethyl-4-phenyl-4-propionoxypiperidine).

BEZITRAMIDE (1-(3-cyano-3, 3-diphenylpropyl)-4-(2-oxo-3-propionyl-1-benzimidazolyl)-piperidine).

BUFOTENINE.

CANNABIS AND CANNABIS RESIN AND EXTRACTS AND TINCTURES of CANNABIS.

CLONITAZENE (2-para-chlorobenzyl-1-diethylaminoethyl-5-nitro-benzimidazole).

COCAINE (methyl ester of benzoylcegonine).

COCA LEAF.

CODEINE (3-methylmorphine) and substances containing more than 2.5 per cent of codeine.

CODEINE-N-OXIDE.

CODOXIME (dihydrocodeinone-6-carboxymethyloxime).

CONCENTRATE OF POPPY STRAW (the material arising when poppy straw has entered into a process for concentration of its alkaloids).

DESOMORPHINE (dihydrodesoxymorphine).

DEXAMPHETAMINE.

DEXTROMORAMIDE ((+)-4-(2-methyl-4-oxo-3, 3-diphenyl-4-(1-pyrrolidinyl)butyl) morpholine).

DIACETYLMORPHINE (heroin).

DIAMPROMIDE (N-(2-(methylphenethylamino) propyl) propionanilide).

DIETHYLTHIAMBUTENE (3-diethylamino-1, 1-di-(2'-thienyl)-1-butene).

DIHYDROCODEINE and substances containing more than 2.5 per cent of dihydrocodeine.

- DIHYDROMORPHINE.
- DIMENOXADOL (2-dimethylaminoethyl-1-ethoxy-1, 1-diphenylacetate).
- DIMEPHEPTANOL (6-dimethylamino-4, 4-diphenyl-3-heptanol).
- DIMETHYLTHIAMBUTENE (3-dimethylamino-1, 1-di(2'-thienyl)-1-butene).
- DIMETHYLTRYPTAMINE.
- DIOXAPHETYL BUTYRATE (ethyl 4-morpholino-2, 2-diphenylbutyrate).
- DIPHENOXYLATE (1-(3-cyano-3, 3-diphenylpropyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester) excluding preparations containing not more than 2.5 mg of diphenoxylate and not less than 25 micrograms of atropine (sulphate) per dosage unit.
- DIPIPANONE (4, 4-diphenyl-6-piperidine-3-heptanone).
- ECGONINE, ITS ESTERS AND DERIVATIVES WHICH ARE CONVERTIBLE TO ECGONINE AND COCAINE.
- ETHYLMETHYLTHIAMBUTENE (3-ethylmethylamino-1, 1-di-(2'-thienyl)-1-butene).
- ETHYLMORPHINE (3-ethylmorphine) and substances containing more than 2.5 per cent of ethylmorphine.
- ETONTAZENE (1-diethylaminoethyl-2-para-ethoxybenzyl-5-nitro-benzimidazole).
- ETORPHINE (7, 8-dihydro-7a-(1 (R)-hydroxy-1-methyl-butyl)-O⁶-methyl-6, 14-endoethenomorphine).
- ETOXERIDINE (1-(2-(2-hydroxyethoxy) ethyl-4-phenylpiperidine-4-carboxylic acid ethyl ester).
- FENTANYL (1-phenethyl 4-N-propionyl-anilino piperidine).
- FURETHIDINE (1-(2-tetrahydrofurfuryloxyethyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester).
- HEPTANE DERIVATIVES having addiction properties, not specifically included elsewhere in this Schedule.
- HEROIN.
- HYDROCODONE (dihydrocodeinone).
- HYDROMORPHINOL (14-hydroxydihydromorphine).
- HYDROMORPHONE (dihydromorphinone).
- HYDROXPETHIDINE (4-meta-hydroxyphenyl-1-methylpiperidine-4-carboxylic acid ethyl ester).
- ISOMETHADONE (6-dimethylamino-5-methyl-4, 4-diphenyl-3-hexanone).
- KETOBEMIDONE (4-meta-hydroxyphenyl-1-methyl-4-propionylpiperidine).
- LEVOMETHORPHAN ((-)-3-methoxy-N-methylmorphinan).
- LEVOMORAMIDE ((-)-4-(2-methyl-4-oxo-3, 3-diphenyl-4-(1-pyrrolidinyl) butyl) morpholine).
- LEVOPHENACYLMORPHAN ((-)-3-hydroxy-N-phenacylmorphinan).
- LEVORPHANOL ((-)-3-hydroxy-N-methylmorphinan).
- LYSERGIC ACID DIETHYLAMIDE (LSD).
- MESCALINE, 2, 5-DIMETHOXY-4 METHYLAMPHETAMINE, and other substances structurally derived from methoxy phenethylamine having hallucinogenic properties.
- METAZOCINE (2'-hydroxy-2, 5, 9-trimethyl-6, 7-benzomorphan).
- METHADONE (6-dimethylamino-4, 4-diphenyl-3-heptanone).
- METHADONE-INTERMEDIATE (4-cyano-2-dimethylamino-4, 4-diphenyl-butane).
- METHYLAMPHETAMINE.
- METHYLDESORPHINE (6-methyl-delta-6-desoxymorphine).

- METHYLDIHYDROMORPHINE (6-methyldihydromorphine).
- METHYLPHENIDATE.
- 1-METHYL-4-PHENYLPYPERIDINE-4-CARBOXYLIC ACID ESTERS.
- METOPON (5-methyldihydromorphinone).
- MORAMIDE-INTERMEDIATE (2-methyl-3-morpholino-1, 1-diphenylpropane carboxylic acid).
- MORPHERIDINE (1-(2-morpholinoethyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester).
- MORPHINE and any solution or dilution in any syrup or an inert substance whether liquid or solid in any proportion of morphine and all preparations and admixtures (not being such a solution or dilution as aforesaid) containing more than 0.2 per cent of morphine calculated as anhydrous morphine.
- MORPHINE DERIVATIVES not specifically included elsewhere in this or any other Schedule.
- MORPHINE METHOBROMIDE AND OTHER PENTAVALENT NITROGEN MORPHINE DERIVATIVES.
- MORPHINE-N-OXIDE.
- MORPHINE SUBSTITUTES not specifically included elsewhere in this Schedule.
- MYROPHINE (myristylbenzylmorphine).
- NICCODINE (6-nicotinylcodeine) and substances containing more than 2.5 per cent of nicocodeine.
- NICODICODINE (6-nicotinyldihydrocodeine).
- NICOMORPHINE (3, 6-dinicotinylmorphine).
- NORACY METHADOL ((\mp)- α -3-acetoxy-6-methylamino-4, 4-diphenylheptane).
- NORCODEINE (N-desmethylecodeine) and substances containing more than 2.5 per cent of norcodeine.
- NORLEVORPHANOL ((-)-3-hydroxymorphinan).
- NORMETHADONE (6-dimethylamino-4, 4-diphenyl-3-hexanone).
- NORMORPHINE (N-demethylated morphine).
- NORPIPANONE (4, 4-diphenyl-6-piperidine-3-hexanone).
- OPIUM in any form except the alkaloid papaverine—and in any solution or dilution in an inert substance whether liquid or solid in any proportion of opium and all preparations and admixtures (not being such a solution or dilution as aforesaid) containing more than 0.2 per cent of morphine calculated as anhydrous morphine, except pulvis ipecacuanhae et opii compositus.
- OXYCODONE (14-hydroxydihydrocodeinone).
- OXYMORPHONE (14-hydroxydihydromorphinone).
- PETHIDINE (1-methyl-4-phenylpiperidine-4-carboxylic acid ethyl ester).
- PETHIDINE-INTERMEDIATE A (4-cyano-1-methyl-4-phenylpiperidine).
- PETHIDINE INTERMEDIATE B (4-phenylpiperidine-4-carboxylic acid ethyl ester).
- PETHIDINE INTERMEDIATE C (1-methyl-4-phenylpiperidine-4-carboxylic acid).
- PHENADOXONE (6-morpholino-4, 4-diphenyl-3-heptanone).
- PHENAMPROMIDE (N-(1-methyl-2-piperidinoethyl) propionanilide).
- PHENAZOCINE (2-hydroxy-5, 9-dimethyl-2'phenethyl-6, 7-benzomorphan).
- PHENCYCLIDINE.
- PHENMETRAZINE.
- PHENOMORPHAN (3-hydroxy-N-phenethylmorphinan).

PHENOPERIDINE (1-(3-hydroxy-3-phenylpropyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester).
 PHOLCODINE (morpholinylethyl morphine) and substances containing more than 2.5 per cent of pholcodine.
 PIMINODINE (4-phenyl-1-(3-phenylaminopropyl) piperidine-4-carboxylic acid ethyl ester).
 PIPERIDINE DERIVATIVES having addiction properties, not specifically included elsewhere in this Schedule.
 PIRITRAMIDE (1-(3-cyano-3, 3-diphenylpropyl)-4-(1-piperidino) piperidine-4-carboxylic acid amide).
 PROHEPTAZINE (1, 3-dimethyl-4-phenyl-4-propionoxyazacycloheptane).
 PROPERIDINE (1-methyl-4-phenylpiperidine-4-carboxylic acid isopropyl ester).
 PSILOCIN.
 PSILOCYBIN.
 RACEMETHORPHAN ((±)-methoxy-N-methylmorphinan).
 RACEMORAMIDE ((±)-4-(2-methyl-4-oxo-3, 3-diphenyl-4-(1-pyrrolidinyl) butyl) morpholine).
 RACEMORPHAN ((±)-3-hydroxy-N-methylmorphinan).
 TETRAHYDROCANNABINOLS.
 THEBACON (acetyl dihydrocodeinone).
 THEBAINE.
 TRIMEPERIDINE (1, 2, 5-trimethyl-4-phenyl-4-propionoxy-piperidine).

 APPENDIX "B"

CONVENTIONS.

The International Opium Convention signed at the Hague s. 45. on the 23rd day of January, 1912.

The Convention that is referred to as the Geneva Convention in the preamble to the Dangerous Drugs Act, 1925, of the Parliament of the United Kingdom, and as having been signed on behalf of His Majesty on the 19th day of February, 1925.

The Single Convention on Narcotic Drugs, 1961, signed at New York on the 30th day of March, 1961.

 APPENDIX "C"

FORM OF WARRANT

S. 55.

To wit }
 } To

WHEREAS it appears to me.....a Justice of the Peace, by the complaint on oath of (A.B.) of (address) in the State (occupation), pursuant to the provisions of section 55 of the Poisons Act, 1964, that there is reasonable ground for suspecting that in the house or premises situated at (situation) in the State (here state the subject matter of the suspicion).

Poisons.

This is therefore to authorise and require you with such assistants as may be necessary to enter into and upon and search such house or premises at any time during the day or night and there to open or break open if necessary and search all things found therein or thereon and to search all persons found therein or thereon and if necessary to use force in making such entry into or upon such house or premises, whether by breaking open doors or otherwise, and to arrest and bring before a stipendiary magistrate or two Justices of the Peace all persons found therein or thereon and seize all substances and preparations found in or on such house or premises, or in the possession or under the control of any person therein as may reasonably be suspected of being or containing a poison or are in contravention of any provision of the Poisons Act, 1964, or the regulations made thereunder, and all articles used or capable of being used for the purpose of preparing, taking or administering any drug of addiction or specified drug for the purposes of addiction, and all documents relating to any transaction or dealing that would if carried out be an offence against the said Act or regulations, or any corresponding law in force outside the State, to be dealt with according to law:

And for so doing this shall be your Warrant.

Given under my hand at.....
in Western Australia this.....
day of....., 19.....