

Welfare and Assistance Act Regulations 1962

Reprinted as at 3 May 2002

Guide for using this reprint

What the reprint includes



Endnotes, Compilation table, and Table of provisions that have not come into operation

- 1. Details about the original regulations and legislation that has amended its text are shown in the Compilation table in endnote 1, at the back of the reprint. The table also shows any previous reprint.
- 2. Transitional, savings, or other provisions identified in the Compilation table may be important. The table may refer to another endnote setting out the text of these provisions in full.
- 3. A table of provisions that have not come into operation, to be found in endnote 1a if it is needed, lists any provisions of the regulations being reprinted that have not come into operation and any amendments that have not come into operation. The full text is set out in another endnote that is referred to in the table.

Notes amongst text (italicised and within square brackets)

 If the reprint includes a regulation that was inserted, or has been amended, since the regulations being reprinted were made, editorial notes at the foot of the regulation give some history of how the regulation came to be as it is. If the regulation replaced an earlier regulation, no history of the earlier regulation is given (the full history of the regulations is in the Compilation table).

Notes of this kind may also be at the foot of Schedules or headings.

- 2. The other kind of editorial note shows something has been
 - removed (because it was repealed or deleted from the law); or
 - omitted under the *Reprints Act 1984* s. 7(4) (because, although still technically part of the text, it no longer has any effect).

The text of anything removed or omitted can be found in an earlier reprint (if there is one) or one of the written laws identified in the Compilation table.

Western Australia

Welfare and Assistance Act Regulations 1962

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Reprinted under the Reprints Act 1984 as at 3 May 2002

Welfare and Assistance Act 1961

Welfare and Assistance Act Regulations 1962

1. Citation

These regulations may be cited as the *Welfare and Assistance Act Regulations 1962*, and shall come into operation on and from 26 March 1962 ¹.

2. Interpretation

In these regulations unless the context requires otherwise —

"foster-child" means a child who is being cared for by a person other than the father, mother, step-father or step-mother of the child;

"private foster-child" means a foster-child who is not a ward of the Department for Community Welfare 2;

"the Act" means the Welfare and Assistance Act 1961;

words and expressions used in these regulations have when so used the same respective meanings as are given to them in and for the purposes of the Act.

[Regulation 2 amended in Gazette 23 Jul 1962 p. 1845; 6 Aug 1982 p. 3065.]

3. Applications for assistance

- (1) An application for assistance under the Act shall contain
 - (a) the particulars indicated in Form No. 1 in the Appendix; or
 - (b) where the indigent person is a private foster-child, the particulars indicated in Form No. 1A in the Appendix,

and shall be signed by the applicant.

- (2) Where payment of assistance under the Act to or on behalf of a person is deferred or discontinued for a period exceeding 3 months, no assistance shall be rendered to or on behalf of that person after the expiration of that period until a fresh application is made therefor.
- (3) Emergency assistance or a pass for the transport of an indigent person shall not be issued to or for an indigent person until
 - (a) in a case where the indigent person is not already in receipt of assistance under Act, application is made under subregulation (1); and
 - (b) in any case, a report has been submitted to the Director-General verifying the necessity for the emergency assistance or the issue of the pass.
- (4) If the person by or for whom application is made for assistance for transport is by reason of benefits received from the Commonwealth of Australia entitled to any concession in the cost of transport, then the assistance granted to or for that person shall not exceed the concessional rate at which that person is entitled to the transport in respect of which the application is made.

[Regulation 3 amended in Gazette 23 Jul 1962 p. 1845; 26 Mar 1976 p. 866; 6 Aug 1982 p. 3065; 29 Jun 1984 p. 1829; 18 Apr 1986 p. 1453.]

4. Investigation of applications

- (1) The Director-General shall cause every application for assistance under this Act to be investigated for the purpose of verifying the truth of the particulars contained in the application and establishing that the person the subject of the application is in need of the assistance sought.
- (2) The Director-General may cause any investigation to be made by personal or other enquiry by an officer of the Department ², a police officer or a clerk of courts who shall report in writing to the Director-General the result of such enquiry, or the Director-General may cause information to be obtained in such manner and from such source as may be considered reliable.
- (3) The result of the investigation shall be reported to the Minister or an officer authorised in that behalf and, unless the information contained in the application is found to be untrue in any material particular or the mode of living of the applicant is such as not to render him deserving of assistance under the Act, assistance may be granted.

[Regulation 4 amended in Gazette 18 Apr 1986 p. 1453 (erratum 2 May 1986 p. 1559).]

5. Granting of applications

- (1) The Minister may grant or refuse any application for assistance under the Act.
- (2) Assistance granted under the Act shall be in accordance with the scale of rates determined by the Minister pursuant to the provisions of the Act and applicable at the time the application for assistance is granted.
- (3) Assistance under the Act shall not be granted if the granting thereof would prejudice the right of the applicant to receive any other benefit to which he may be entitled.

(4) In any case where a person refuses or neglects to maintain another person whom he is liable to maintain, an application by that other person for assistance under the Act shall not be granted unless and until proceedings available for obtaining or enforcing payment of maintenance by the person so liable are taken or are about to be taken against him.

6. Review of financial position

- (1) Except where in his opinion it is not practicable so to do, the Director-General shall at least once in each period of 3 months cause his officers or agents to enquire into and report to him on the financial circumstances and position of persons receiving or being rendered assistance under the Act.
- (2) Every report under this regulation shall be in the Form No. 3 in the Appendix.

[Regulation 6 amended in Gazette 18 Apr 1986 p. 1453 (erratum 2 May 1986 p. 1559).]

7. Notice of assignment

- (1) Where any debt, maintenance, money or property is by order of the Minister deemed to be assigned to the Minister pursuant to the provisions of section 13 of the Act, notice of the assignment in the Form No. 4 in the Appendix shall be given to the person to whom assistance under the Act has been granted in respect of that debt, maintenance, money or property, and also, unless the Minister considers it impracticable so to do, to the debtor.
- (2) The notice of assignment required to be given to the Registrar of the Supreme Court or, as the case may be, to the clerk of the court pursuant to section 13(3) and section 15(1) of the Act shall be in the Form No. 5 in the Appendix.
- (3) Where an order made by the Minister pursuant to the provisions of section 13 of the Act is revoked by him, a notice of such revocation given by the Minister may be in the Form No. 6 in the Appendix.

(4) A notice by the Minister withdrawing the notice of assignment referred to in subregulation (2) may be in the Form No. 7 in the Appendix.

8. Notice by court of application for variation etc. of maintenance order

Where pursuant to section 15 of the Act notice in writing is required to be given to the Director-General of an application for variation, suspension or discharge of a maintenance order, that notice shall be in the Form No. 8 in the Appendix.

[Regulation 8 amended in Gazette 18 Apr 1986 p. 1453 (erratum 2 May 1986 p. 1559).]

9. Recovery of compensation, damages etc.

Where the Minister proposes to recover moneys pursuant to and in accordance with the provisions of section 19 of the Act, the notice required to be served by the Minister under that section shall be in the Form No. 9 in the Appendix.

10. Confidential reports

Any person required under the provisions of section 31 of the Act to furnish a confidential report in accordance with those provisions shall furnish such report in the Form No. 10 in the Appendix.

11. Penalties

A person who commits a breach of any of the provisions of these regulations commits an offence against these regulations, and is liable on summary conviction where no specific penalty is expressed for that offence to a penalty not exceeding \$100.

[Regulation 11 amended by No. 113 of 1965 s. 8.]

Appendix

Appendix Form No. 1 Welfare and Assistance Act 1961 Department for Community Services² APPLICATION FOR ASSISTANCE To be completed by Applicant Applicant Details Surname (Block Letters) First Name/s (Block Letters) Date of Birth Day Month Year Sex (tick one box) Male M F Female 4 Are you of Aboriginal or Torres Strait Islander Origin O No (tick one box) 5 Address (Block Letters) Street..... Suburb/TownPostcode.... Reason For Seeking Assistance Spouse/Partner Details First Name/s (Block Letters) Surname (Block Letters) Date of Birth Month

page 6

					App	oendix
Ho 8	usehold Details What is the composition	n of your household	at present? (tick o	ne box)		
	Single person no child	-		1		
	Single person with ch			1		
	Couple no children			2		
	Couple with child/chil	ldren		2		
	Extended family (rela			3		
	Other groupings (eg. s			4		
9	How many dependant of (Include full time stude					
10	Complete the following	g for each dependent	child	12	ļ	
			Date of Birth			13
	First Name/s	Day	Month		Year	
						14
]
11	What is the main sourc	e of household incor	me? (tick one box))		
	Unemployment Benef		Ì		1	
	Sickness Benefit				2	
	Supporting Parents Be	enefit			3	
	Special Benefit				4	
	Widow's Pension				5	
	Invalid Pension				6	
	Age Pension				7	
	Wages/Salary/Own bu	ısiness			8	
	Workers Compensation				9	
	Other				10	
	No Income				11	
12	How much money do	you have with you?		\$		
13	How much money do y	ou have in Bank/Bu	ilding Society A/C	C?		

Welfare and Assistance Act Regulations 1962

Boarding with friends/relatives

Other (please specify)

No Accommodation

Appendix

Refuge

14	Please indicate the type of accommodation you currently of	ccupy (tick one box)
	Private Rental		1
	State Housing (Homeswest)		2
	Owner of Dwelling		3
	Buying Dwelling		4
	Boarding Hostel		5

I declare that the particulars given by me in this application are to the best of my knowledge and belief true and correct. I acknowledge that the Director-General of the Department for Community Services ² may, under the *Welfare and Assistance Act 1961*, authorise investigation of any particulars in this application.

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Form No. 1A

Department for Community Welfare ² Welfare and Assistance Act 1961

APPLICATION FOR ASSISTANCE FOR A PRIVATE FOSTER-CHILD DETAILS OF APPLICANT

		Other Names	
		Post Co	
I wish to apply	for financial assistanc	e for the following child/children v	who is/are in my care.
	Surname	Other Names	Date of Birth
Child			/ /
Mother			
Father			
Present address	of the above-mention	ned child's parents: —	
Mother			
Father			
Child			
Mother			
Father			
Present address	of the above-mention	ned child's parents: —	
Mother			
Father			
Child			/ /
Mother			
Father			
Present address	of the above-mention	ned child's parents: —	
Mother			
Father			
Child			/ /
Mother			
Father			
Present address	of the above-mention	ned child's parents: —	
Mother			
Father			

Welfare and Assistance Act Regulations 1962

Appendix		
My reason(s)	for making this application is/are	
Maintenance	Order, Trust Fund, Government B	g for maintaining the child or children (e.g. Court enefits) are —
		r Community Services ² , to make any enquiries
	otify the Director-General immedia	istance is being received for any child, I am ately of any of the following changes of
(a)	any change of my address;	
(b)	any change of address known to	me of the mother or father of the child;
(c)	the receipt by me of any addition	nal income or benefits in respect of the child;
(d)	if at any time the child ceases to	be cared for by me.
to notify the l		this application in respect of a child, I am required my address and of any of the changes of (d) above in respect of the child.
	nents in this application are true.	•
WARNING:	A false or misleading statement in	this application is punishable under section 21 of f up to \$100 or imprisonment for up to 3 months,
Signed		OFFICE USE
Witness		ID No
Date		File No.
		Div/Dist
		Date/
		
[Form 2 de	eleted in Gazette 29 Jun 198	4 p. 1830.]

					Appendix
Form No. 3				File No	
		Western Australi	ia		
	1	Welfare and Assistance	Act 1961		
STATEMEN		CIRCUMSTANCES AN		POSITION	
Recipient			Status		
Address			Date of Vi	sit	
Sources from which inc			Total earnings and income \$	Contribution	Assess- ment
(If not e	arning stat	e reason)	Φ		\$
Particulars of all Children ove from hon	r 14 years ne under 14				
Name.	Age.	Address.			
			-		
Number of Children under 14 All other income (Pensions, A	llowances,				
Other relatives not living at ho	me who co	ontribute:			
	DEPAR	TMENTAL ALLOWANCE			
		GROSS TOTAL			
Other Expenses					
		TOTAL DEDUCTIONS			

To maintainAdults......Children NET TOTAL

Appendix

	De	eclaration		
	(This Declaration is exempt from	m usual duty	y payable on declara	tions.)
(1) Christian name and surname in full	I, (1)			
(2) Residence and occupation	of (2)in the State of Western Austral statements made above are true	ia, do solem	nnly and sincerely de	clare that the
	And I make this solemn dec Act 1906.	laration by v	virtue of section 106	of the Evidence
	Declared at	this	day of	20
(3) Ordinary signature of declarant	Witness(Classified Civil Ser)	
	cer's Remarks			
	rded			
Report Chec	ked by		Date	
	(Signature of officer and of	late.)		

Ap	nΔ	nd	iv
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Form No. 4
Western Australia
Welfare and Assistance Act 1961
NOTICE OF ASSIGNMENT
To of
WHEREAS assistance has been granted in accordance with the provisions of the <i>Welfare and Assistance Act 1961</i> , and such assistance has not been repaid: Notice is hereby given that the Minister for Child Welfare ³ has ordered that the right and entitlement of (you the said)
to
be assigned absolutely to the Minister, together with the legal right thereto and all legal and other remedies and the power to give a good discharge, until such time as the assistance granted is repaid or until the Minister revokes the order made by him.
Given under my hand this day of
Director, Child Welfare Department
Note — Your attention is drawn to the provisions of section 22 of the <i>Welfare and Assistance Act 1961</i> , which provides as follows: —
22. Any person who, without the consent of the Minister first had and obtained, exercises or attempts to exercise any legal or other remedy or takes or attempts to take an legal action with a view to recovering any debt, money, property or maintenance deemed to be assigned to and vested in the Minister under the provisions of this Act commits an offence against this Act.
Penalty: \$100, or imprisonment for 3 months ⁵ .

Appendix
Form No. 5
Western Australia
Welfare and Assistance Act 1961
NOTICE TO COURT OFFICER OF ASSIGNMENT
То
of
WHEREAS assistance has been granted in accordance with the provisions of the <i>Welfare and Assistance Act 1961</i> , and such assistance has not been repaid: Notice is hereby given that the Minister for Child Welfare ³ has ordered that in respect of the maintenance order (or) between
the rights and entitlement of the
Moneys now held by you or subsequently paid to you are to be disbursed to the Director-General Department for Community Services ² , unless and until the Minister notifies you in writing that the within notice is withdrawn. Given under my hand this
Director-General, Department for Community Services ² .
Note — Your attention is drawn to the provisions of sections 13 and 15 of the Welfare and Assistance Act 1961.
Form No. 6 Western Australia
Welfare and Assistance Act 1961
NOTICE OF REVOCATION OF ASSIGNMENT
To
WHEREAS on the
in the matter of
Notice is hereby given that the Minister has revoked the order made by him in this matter.
Given under my hand this day of
Director-General, Department for Community Services ² .

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Form No. 7

Western Australia

NOTICE TO COURT O	Welfare and Assistance Act 1961 FFICER OF WITHDRAWAL OF NO (Section 13(3))	TICE OF ASSIGNMENT
Toof		
TAKE notice that the Ministe	er for Child Welfare ³ hereby withdrawday of	
pursuant to the provisions of	section 13(3) of the Welfare and Assist	tance Act 1961.
Dated the	day of	20
		Director-Genera nent for Community Services
Form No. 8		
	Western Australia	
	Welfare and Assistance Act 1961	
	NOTICE OF HEARING	
Director-General Department for Community S		
Court at	t an application has been made to the that	
The case is listed for hearing	ato'clock in the	noon o
	uant to section 15 of the Welfare and A	
	Clerk of	
	•••••	•••••

Appendix
Form No. 9
Western Australia
Welfare and Assistance Act 1961
NOTICE AS TO PAYMENT OF COMPENSATION, DAMAGES, ETC.
Го
of
WHEREAS assistance has been granted in accordance with the provisions of the Welfare and Assistance Act 1961, to or on behalf of
and such assistance has not been repaid; and whereas you are liable to the said
This notice is served in accordance with the provisions of section 19 of the Welfare and Assistance Act 1961.
Given under my hand this day of
Director-General Department for Community Services

	Appendix
Form No. 10	
	Australia
	istance Act 1961
J	ORT
Toof	
IN accordance with the provisions of section 31 or requested to furnish within 14 days after service to concerning	upon you of this notice a confidential report
_	day of
·	
	Director-General, Department for Community Services ² .
Question	Answer
-	
Dated the day of	20
Dated the day of	
	(Signature of person making the report.) Address
Note — You are required to write in the seco	nd column above the answers to the questions set
out in the first column, and to sign your name and	
Penalty — For false or misleading information \$20.	on or failing to furnish report within 14 days —
[Appendix amended by Act No. 113 of 1]	965 s. 8: amended in Gazette
6 Aug 1982 p. 3066-7; 29 Jun 1984 p. 16	
2 May 1986 n 1559) 1	, ,

Notes

This reprint is a compilation as at 3 May 2002 of the *Welfare and Assistance Act Regulations 1962* and includes the amendments made by the other written laws referred to in the following table.

Compilation table

Citation	Gazettal	Commencement
Welfare and Assistance Act Regulations 1962	15 Mar 1962 p. 649-61	26 Mar 1962 (see r. 1)
	23 Jul 1962 p. 1845-6	23 Jul 1962
Decimal Currency Act 1965	Assented to 21 Dec 1965	s. 4-9: 14 Feb 1966 (see s. 2(2)); balance: 21 Dec 1965 (see s. 2(1))
	26 Mar 1976 p. 866-70	26 Mar 1976
Welfare and Assistance Act Amendment Regulations 1982	6 Aug 1982 p. 3065-7	6 Aug 1982
Welfare and Assistance Amendment Regulations 1984	29 Jun 1984 p. 1829-30	1 Jul 1984 (see r. 2)
Welfare and Assistance Amendment Regulations 1986	18 Apr 1986 p. 1452-4 (erratum 2 May 1986 p. 1559)	18 Apr 1986

- Under the *Alteration of Statutory Designations Order (No. 3) 2001* the Department formerly known as the Department for Community Welfare, the Department for Community Services and the Child Welfare Department is now called the Department for Community Development.
- As at the date this reprint was prepared the responsible Minister for the Department of Community Development is the Minister for Community Development.
- Section 21 of the Act was amended by Act No. 78 of 1995. As at the date of this reprint the maximum penalty that can be imposed for a contravention of section 21 of the Act is a fine of \$3 000.
- Section 22 of the Act was amended by Act No. 78 of 1995. As at the date of this reprint the maximum penalty that can be imposed for a contravention of section 22 of the Act is a fine of \$1 000.