WESTERN AUSTRALIA.

FIREARMS AND GUNS.

No. 8 of 1931.

Reprinted as amended by Act No. 25 of 1931* pursuant to the Amendments Incorporation Act, 1938.

AN ACT relating to Firearms, Pistols, and Guns.

[Assented to 21st August, 1931.]

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

1. This Act may be cited as the *Firearms and Guns* Short title. Act, 1931, and shall come into force on a day to be fixed by proclamation.[†]

2. The Acts mentioned in the schedule are hereby re- Repeal. pealed to the extent therein set out.

3. In this Act the following terms shall have the fol- Definitions. lowing meanings, unless repugnant to or inconsistent with the context:—

"Air gun" means any rifle or gun, not being a firearm or pistol or toy gun which is capable of propelling a projectile of any kind by mechanical means or by means of compressed air.

"Commissioner" means the Commissioner of Police.

"Dealer" means a person who in the ordinary course of business buys, sells or trades in firearms, and includes a pawnbroker who accepts or takes fire-

^{*} Assented to 3rd November, 1931.

[†] Proclaimed to commence 1st January, 1932; see Government Gasette of 6th November, 1931.

arms as a pledge in the ordinary course of business; and the term "deal in" has a corresponding meaning.

- "Firearm" includes any lethal firearm or other weapon of any description from which any shot, bullet or other missile can be discharged; and also includes ammunition designed for discharge from any firearm.
- "Pistol" means any lethal weapon of any length of barrel from which any shot, bullet or other missile can be discharged by aiming and firing from one hand, and which is reasonably capable of being carried or concealed about the person; but does not include a toy pistol or include an antique pistol which is kept or sold as a curiosity or ornament. The term also includes ammunition designed for discharge from a pistol.
- "Possession," in addition to actual physical possession of a firearm, means the custody or control of it, or having and exercising access to it in any place either alone or in common with others.
- 4. This Act shall have the following application:—
 - (1) It shall apply throughout the State to pistols and air guns.
 - (2) It shall apply throughout the State to any person who is an Asiatic or African alien, or who is an Asiatic or African alien claiming or deemed to be a British subject.
 - (3) Subject to the provisions of paragraphs (1) and
 (2), it shall apply to all municipalities and within one mile of the boundaries of any municipality.
 - (4) Subject to the provisions of paragraph (2), section five of this Act, relating to licenses, shall not apply, so far as regards firearms other than pistols and air guns, in any portion of the State not particularly specified in paragraph (3) of this section, unless the Governor by Proclamation* from time to time declares it to apply to any portion or portions not so specified. In all other respects it shall apply generally throughout the State.

Application of Act. To pistols and air guns generally.

To Asiatic and African aliens generally.

To municipalities. No. 25 of 1931, s. 2.

License for a frearm other than pistol or air gun not necessary in other portions of State, unless the Governor declares by Proclamation.

No. 25 of 1931, s. 2.

Licenses.

5. (1) Subject as hereinafter provided, and to the Licenses. provisions of section four, no person shall-

(a) have in his possession any firearm; or

(b) sell, dispose of, deliver, or acquire, or be concerned in the sale, disposal, delivery, or acquisition of any firearm to or by another,

unless pursuant to the authority of a license under this Act, or unless such person is exempted from the necessity of obtaining a license under this Act.

(2) Licenses under this Act may be issued on application to the Commissioner or, subject to subsection (3) of section eight, by any member of the police force acting with his authority.

(3) Licenses shall be of four kinds—

- (a) A license to possess a firearm: This license shall entitle the holder thereof to the possession of a specific firearm or firearms to be named and identified in the license.
- (b) A license to manufacture and repair firearms: This license shall entitle the holder to manufacture and/or repair firearms on premises to be named in the license, and to sell and dispose of firearms so manufactured at such premises in the ordinary way of business.
- (c) A license to deal in firearms: This license shall entitle the holder to deal in firearms on specified premises to be named in the license.
- (d) A license to conduct a shooting gallery: This license shall entitle the holder to conduct a shooting gallery on premises to be specified in the license.

A license under this Act shall inure until the Period of license. 6. thirty-first day of December in the year in which it is granted, and shall be of no further effect unless renewed.

7. A license shall be personal to the holder, and not License not transferable. transferable.

Firearms and Guns.

Persons under 21 not to hold pistol license.

Persons ander 16 not to hold a license.

8. (1) No license to have possession of a firearm which comes within the description of pistol shall be issued to any person under the age of twenty-one years.

(2) No other license shall be issued to any person under the age of sixteen years.

(3) No Asiatic or African alien or person of Asiatic or African race claiming to be a British subject shall hold a license under this Act, unless with the express approval of the Commissioner of Police, who may in his absolute discretion withhold such consent, and the proviso to section ten shall not in such case apply: Provided that this paragraph shall not apply to any person of the Jewish and Lebanese races.

Exemptions.

- 9. No license shall be required by any person-
 - (a) who is a member of the naval, military, or air service of His Majesty, or the police force, or of a rifle club, or who has in his possession any firearm for the use of such service or club: Provided that the firearm is not used other than in the performance of such person's duty or when engaged in drill or target practice as the case may be;
 - (b) any common carrier or warehouseman, or his servant, who carries a firearm in the ordinary course of the trade or business of a common carrier or warehouseman;
 - (c) any person *bona fide* using at a shooting gallery under the supervision of the licensee a firearm belonging to such licensee.

License not to be issued in certain cases: Appeal. 10. The Commissioner shall not issue a license to any person who in his opinion is unfit to hold the same or who has no good reason for requiring such a license; and no license shall be granted in respect of any firearm which is unsafe or unfit to use: Provided that any person aggrieved by the decision of the Commissioner in refusing to grant him a license under this Act may appeal to a police or resident magistrate within the time and in the manner prescribed.

Powers of Police Officers.

11. All members of the police force shall be invested police. ^{Powers of} with the following powers, without the necessity of any warrant—

- (a) to demand from any person having possession of a firearm in respect of which a license is required under this Act the production of his license and his name and address;
- (b) to seize and take possession of any firearm in the possession of a person who has not the requisite license under this Act, and who is not entitled under this Act to have possession of the same without such license, and to take such firearm before any two justices to be dealt with according to law;
- (c) to stop, search, and detain-
 - (i) any person who may be suspected on reasonable grounds of having any unlicensed firearm in his possession without lawful excuse;
 - (ii) any vehicle or conveyance where there is reason to suspect any unlicensed firearm may be illegally kept,

and to take any unlicensed firearm found by him before any two justices to be dealt with according to law;

- (d) to arrest and take any person suspected on reasonable grounds of committing an offence under this Act, and who refuses or fails on demand to state his correct name and address, before any two justices to be dealt with according to law;
- (e) to question any person who may be suspected on reasonable grounds of having any information relating to any offence or suspected offence under this Act;
- (f) to examine any firearm with a view to ascertaining whether it is safe or fit for use.

Offences.

12. The offences set out in the first column of the fol-^{offences.} lowing table, and numbered one to fifteen^{*} consecutively, shall be deemed to be offences under this Act triable summarily unless otherwise stated, and any person com-

Firearms and Guns.

mitting the same shall be punishable on conviction by the respective penalties set out opposite each of the said offences in the second column of the said table:—

Fi	rst Column—Description of Offence.	Second Column—Penalty.
1.	 (a) Being in possession of any fire- arm without holding the requisite license for that fire- arm and without being a person exempted under sec- tion 9 	Not less than £1 nor mor than £50.
	(b) If the firearm is used or carried by the person charged be- tween the hours of seven in the morning and seven in the following evening	Not less than £10 nor mor than £50.
	(c) If the firearm is used or carried by the person charged be- tween the hours of seven in the evening and seven in the following morning	Not less than £10 nor mor than £100, and imprison ment with hard labour no exceeding 12 months in addition.
2.	Being intoxicated while in pos- session of a loaded firearm	Not less than £10 nor mor than £50, and imprison ment with hard labou for 12 months in addition
3.	Being intoxicated or excited by liquor while in possession of a firearm	£20, or imprisonment with hard labour not exceeding three months.
4.		Not less than £10 and not exceeding £100, or imprison ment with hard labour no exceeding six months.
5.	Manufacturing firearms without the requisite license	A misdemeanour punishable by imprisonment with hard labour for two years or on summary conviction to a fine not less than £20 or more than £100 and imprisonment with hard labour not exceeding two months.
6.	Dealing in or repairing firearms without being the holder of the requisite license	For a first offence, not ex ceeding £50; for a sub sequent offence, not ex ceeding £100.

Offences-continued.

First Column—Description of Offence.	Second Column—Penalty.
 Using a contrivance commonly known as a Maxim Silencer or any contrivance of a similar nature Having possession of a contrivance commonly known as a Maxim Silencer or any contrivance of a similar nature 	hard labour not exceedin twelve months. £20, or imprisonment wit hard labour not exceedin
9. Permitting a person under 16 years of age unlawfully to have pos- session of a firearm unless the alleged offender proves that he took all reasonable precautions to prevent the same	
0. Having possession of a firearm and not taking all reasonable pre- cautions to ensure its safe keeping	
11. Any person under the age of 16 years unlawfully having in his possession any firearm : Provided that it shall not be an offence for any such person to use a firearm belonging to and under the super- vision of a person licensed under this Act	
12. Any person under 16 years of age using an air gun, unless in the presence of and under the super- vision of some adult person	
3. Using a firearm or air gun on land belonging to another without the consent of the owner or occupier of such land	
14. (a) Refusing or failing without lawful excuse to answer any question put by a police officer under this Act	
(b) Wilfully misleading any police officer in any particular likely to affect the discharge of his duty	
(c) Refusing or failing to produce any license held by him under this Act within a reasonable time after demand made by any police officer	
 By act or omission committing any breach of the provisions of this Act for which no penalty is specifically provided 	

General.

Search warrant.

13. Where a justice of the peace is satisfied that there are reasonable grounds for suspecting that any firearms are kept in any place in contravention of the provisions of this Act, he may grant to a police officer a warrant to search such place for firearms, and to seize and take any firearms found before any two justices of the peace to be dealt with according to law.

Governor may dealers and manufacturers in cases of emergency.

Where the Governor is of opinion that any emer-14. livery of fire gency has arisen, or is likely to arise, which may render a proclamation hereafter specified necessary, he may by proclamation declare that all dealers and manufacturers and repairers of firearms in the State, or in any specified portion of the State, having firearms in their possession shall render the same innocuous in a method to be stated in the proclamation, and/or may also declare that such dealers, manufacturers or repairers shall deliver the said firearms or such parts as shall render the same innocuous within a specified time to the Commissioner or any of his officers for safe keeping at a specified place or places. If any person shall fail to comply with the requirements of any such proclamation, he shall be guilty of a misdemeanour punishable by imprisonment with hard labour not exceeding three years, or to a fine not exceeding five hundred pounds, or on summary conviction to imprisonment with hard labour not exceeding twelve months or to a fine not exceeding twenty pounds. Z.

Evidence.

On any prosecution under this Act, the certificate 15. of the Commissioner (of whose signature judicial notice shall be taken) that a person was not the holder of any specified license under this Act at any particular time shall be accepted as prima facie evidence of the fact stated until the contrary is proved.

Court may order for feiture of tirearm on conviction of offender.

On the conviction of any person under this Act, 16. the court may order that any firearm relating to the charge shall be forfeited to the Crown: Provided that if it appears to the court that the firearm belongs to some person other than the person convicted, and who is lawfully entitled to the possession thereof, and further that such other person has not been guilty of any act or omission constituting an offence in relation to the firearm under this Act or any regulations made thereunder, the court shall order its delivery to such other person.

17. On the conviction of any person for any offence Court may whatever under this Act or for any offence against the or disqualify person in which it appears from the facts that the victed person unlawfully used or had in his possession any firearm, any court before which the offender is convicted may declare any license held by the convicted person under this Act to be cancelled, and may declare such convicted person disqualified from holding a license under this Act for such period as the court may determine.

The Governor may make regulations under this Regulations. **18**. Act—

- (a) for the keeping of records by persons who are licensed to manufacture and/or repair or to deal in firearms under this Act; the form thereof: and the nature of the entries to be made therein:
- (b) permitting dealers, without the production of a license, to deliver ammunition to any person who represents himself as entitled to obtain it, or as the agent of a person entitled to obtain it, subject to the bona fide observance of precautionary conditions;
- (c) for the production to and inspection of such records by an officer of police;
- (d) making provision for the safe custody and control of firearms by persons entitled to have possession of the same:
- (e) providing for the registration of curios and trophies, and exempting, either generally or under specified conditions, the holders thereof from taking out licenses therefor under this Act:

- (f) prescribing the method of applying for licenses under this Act;
- (g) prescribing the forms to be used under this Act;
- (h) prescribing the fees to be taken under this Act; provided that the fee for a license to possess a firearm shall not exceed five shillings;
- (i) for the issue of licenses to banks and financial institutions in the name of the bank or financial institution, and providing for the possession and use by the officers of such banks or financial institutions, for the protection of their employers' property, of the firearms specified in such licenses without such persons being named therein as the holders;
- (j) for the keeping and/or publication and inspection of registers of licensed persons;
- (k) prescribing the method of appeal, and the forms to be used in relation to appeals from the decision of the Commissioner refusing to grant or renew licenses under this Act;
- (1) providing for the revocation by the Commissioner of a license where the Commissioner is satisfied that the holder is not entitled to such license under this Act; or that such license was obtained by fraud; or that such person is no longer a fit and proper person to hold such license; or that the particular weapon for which such license was obtained is dangerous or unfit for use: Provided that such regulations shall make similar provisions in regard to appeals by any person aggrieved by reason of such revocation as in the case of a refusal by the Commissioner to grant a license;
- (m) providing for the delivering up of cancelled or revoked licenses;
- (n) for the conduct of shooting galleries;
- (o) prescribing penalties not exceeding twenty pounds for the breach by act or omission of any such regulations.

THE SCHEDULE.

No. Short Title. Extent of repeal. 49th Vic., 18 The Gun License Act, 1885-The whole. 1925 Sections 47 to 51, No. 14 of 1905 The Aborigines Act, 1905 both inclusive. No. 32 of 1906 The Municipalities Act, 1906 In Section 181, subsection (1), paragraph (t) the words " or shooting galleries."

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Sec. 2.