

the laws of that country no export authorization may lawfully be issued authorizing the exportation thereof to such country in contravention of such laws.

(3) No dangerous drug shall be exported from the Island unless the consignor is in possession of a valid and subsisting export authorization relating to such drug granted under this Act.

(4) At the time of exportation of any dangerous drug the exporter shall produce to the Commissioner the dangerous drug, the export authorization relating thereto, and such other evidence as the Commissioner may require to satisfy him that the drug is being lawfully exported to the place and person named in the authorization which refers to it.

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(5) Every person who exports, causes to be exported, or takes any steps preparatory to exporting, any dangerous drug from the Island except under and in accordance with, the provisions of this Act shall be guilty of an offence against this Act.

14.—(1) An import authorization in the Form C set out in the Schedule permitting the importation into the Island of any dangerous drug specified therein may be granted by the Chief Medical Officer subject to such conditions as he may deem fit to any person who may lawfully import such drug.

The import
of dan-
gerous
drugs.
Schedule
Form C.

(2) Where an import authorization is issued under subsection (1), the Chief Medical Officer shall also issue, in relation to the dangerous drug intended to be imported, an import certificate (Form A) which shall be forwarded by the intending importer to the person from whom the drug is to be obtained. When the importer to whom an import authorization is issued under this section intends to import

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the drug or drugs to which such authorization relates in more than one consignment, a separate import certificate shall be issued to him in respect of each such consignment.

(3) No dangerous drug shall be imported into the Island unless the person to whom the drug is consigned is in possession of a valid and subsisting import authorization granted under this section.

(4) Every dangerous drug imported into the Island from a country which is a party to the Geneva Convention (No. 1) shall be accompanied by a valid and subsisting export authorization or diversion certificate.

(5) Every person who imports, causes to be imported, or takes any steps preparatory to importing any dangerous drug into the Island except under, and in accordance with, the provisions of this Act shall be guilty of an offence against this Act.

(6) There shall be a Dangerous Drugs (Import Licences) Appeal Board consisting of five medical practitioners appointed in that behalf by the Minister, two of whom shall be government medical officers and three of whom shall be private practitioners.

(7) The Minister shall from such members appoint a Chairman of the Board and the Chairman and two members shall form a quorum.

(8) Any person who is aggrieved by the refusal of an import authorization under this section may, within seven days of such refusal, appeal to the Board against such refusal, and the decision of the Board on such appeal shall be final.

15.—(1) No person shall bring any dangerous drug to the Island in transit unless—

Dangerous drugs in transit.