

5.10.2
News Ed.
ALEXANDRA NEWS BULLETIN.

Issued by the

BANTU ADMINISTRATION DEPARTMENT.

PERI-URBAN AREAS HEALTH BOARD.

No. 6

November 1959.

THE LIAISON COMMITTEE.

The Bulletin records with regret the resignation of the members of the Alexandra Bantu Liaison Committee following a relentless campaign against them by certain organisations operating in the Township.

Not only were the members of the Liaison Committee the target of an open political campaign but also the victims of anonymous threats and intimidation which made their positions well-nigh untenable.

These developments are even more deplorable when regard is had to the numerous significant achievements of the Liaison Committee during the short period of its existence. Among these achievements mention can be made of a new secondary and a primary school, a post office in the Township, community centres and more sports fields, which are a direct result of the recommendations of the Liaison Committee.

To the thousands of Alexandra residents who have so lamentably been deprived of a valuable and useful instrument of goodwill and co-operation between them and the Board, we can only offer our sympathy in their grievous loss.

It is to be hoped that the gentlemen concerned will in due course of time issue a public statement to vindicate their reputations for, of the many disagreeable things said about them by their detractors, none is so despicable as that which was aimed at depicting them as "sell-outs" and "stooges". We have yet to see a man who will cut off his nose to spite his own face and it will take us a long, long time to believe that any sane and sober person will compromise or sacrifice his hard-earned possessions for the sake of becoming a "stooge" and a "sell-out"

SITUATION VACANT

REGISTRATION OF BIRTHS AND DEATHS.

The Bantu Affairs Department Alexandra, is considering the appointment of an additional assistant registrar of births and deaths. The successful applicant will be required to work in the Township for the convenience of residents and applications for the position are hereby invited from interested persons.

The appointment will be on a "payment-by-results" basis and will not be on the permanent establishment of the Department.

Applications must be submitted to, Administrative Assistant, Bantu Administration Department, 234 Third Street, Wynberg.

DRAFT REGULATIONS FOR THE PROHIBITION OF
THE INTRODUCTION INTO OR SUPPLY OR POSSES-
SION OF SPROUTED GRAIN OR CRUSHED OR GROUND
SPROUTED GRAIN IN ALEXANDRA, WHICH ARE A-
BOUT TO BE PROMULGATED.

1. In these regulations, unless inconsistent with the context.

"Urban area" means the proclaimed area of Alexandra as defined in proclamation No. 51 of 1958;

"Board" means the Peri-Urban Areas Health Board, designated as an urban local authority for Alexandra by Proclamation No. 50 of 1958 in terms of Section 39 of the Act;

"Minister" means the Minister of Bantu Administration and Development;

"Act" means the Natives (Urban Areas) Consolidation Act 1945 (Act 25 of 1945).

2. No person shall introduce into or supply or possess in the urban area any sprouted grain or crushed or ground sprouted grain; Provided that this regulation shall not apply to -

 sprouted grain, crushed or ground sprouted grain, introduced by, supplied to or in the possession of any person who is authorised by law or lawfully authorized to brew and supply kaffirbeer.

3. Notwithstanding anything in regulation 2 contained the Board may, in its discretion issue a permit to any person authorizing him to introduce, manufacture, supply or possess sprouted grain or crushed or ground sprouted grain in the urban area.

Any permit so issued shall be subject to -

- (i) Such conditions as to the keeping and inspection of records concerning the receipt, manufacture and disposal of stocks (including the furnishing by any person who purchases or acquires such sprouted grain or crushed or ground sprouted grain of his name and address) and as to such incidental matters as the Board may deem necessary.
- (ii) Withdrawal at any time by the Board.

An appeal shall be lodged to the Minister against the refusal or withdrawal of a permit by the Board, and the Minister may make such order in regard thereto as he may deem fit.

4. Any person who contravenes regulation 2 shall be guilty of an offence and shall be liable on conviction to the penalties prescribed in section forty-four of the Act.

5. Any substance in respect of which any person is convicted for a contravention of these regulations may be confiscated by the Court.

TENNIS COURTS AND BASKET-BALL FIELDS.

The Board has decided to restore two tennis courts and to provide basket-ball fields on No. 1 Square.

The necessary equipment by way of nylon nets for the tennis courts and poles and rings for the basket-ball fields, will also be provided.

SATURDAY SERVICES - ALEXANDRA OFFICES.

For the information of Alexandra ratepayers it is hereby notified that the Alexandra Rates Office is open on Saturdays from 8 a.m. to 12 noon.

THE VOICE OF EXPERIENCE.

"It is better to light a candle than to curse the darkness" -

"Where there is no vision the people perish: but he that keepeth the law, happy is he."

ADMINISTRATION OF ALEXANDRA.

For the information of residents we give hereunder details of the various legal provisions dealing with the administration of Alexandra.

1. DISESTABLISHMENT OF ALEXANDRA HEALTH COMMITTEE.

In terms of Administrator's Proclamation No. 25 of the 28th January 1958, the Alexandra Health Committee was abolished and disestablished in accordance with the provisions of subsection 3 of section one hundred and twenty-four of the Local Government Ordinance 1939 which provides that the Administrator shall exercise that power (to abolish and disestablish a Health Committee) where it is deemed expedient on due course being shown therefore.

2. INCLUSION OF ALEXANDRA IN THE AREA OF JURISDICTION OF THE PERI-URBAN AREAS HEALTH BOARD.

In terms of Administrator's Proclamation No. 26 of 3rd February, 1958, the area of jurisdiction of the former Alexandra Health Committee is included in the area of jurisdiction of the Peri-Urban Areas Health Board in accordance with the provisions of subsection 2 of Section fourteen of the Peri-Urban Areas Health Board Ordinance, 1943.

3. ALEXANDRA LOCAL AREA COMMITTEE.

In terms of Proclamation (Administrator's) No. 2 of 3rd February 1958, a Local Area Committee is established for Alexandra by the Peri-Urban Areas Health Board in accordance with the provisions of subsection 1 of Section twenty-one of the Peri-Urban Areas Health Board Ordinance 1943, the Board having duly complied with the provisions of subsection 2 of the said section.

Administrators Notice No. 78 dated 3rd February 1958, confirms that the Board with the consent of the Administrator, has established a Local Area Committee of 6(six) members to exercise jurisdiction over the area of the former Health Committee of Alexandra.

Readers will probably be interested to learn that the foregoing measures in connection with the administration of Alexandra were recommended in 1938 by the Thornton Committee as set out in paragraph 291 of its report:

"In the case of Alexandra Township your Committee recommends the establishment of a Local Area Committee (under a Witwatersrand and Pretoria Peri-Urban Board) in the place of the present Health Committee which should be disestablished as from the date of the Proclamation constituting a local area committee for the township.

Provision should also be made in the Proclamation for transferring the assets and liabilities of the old Health Committee to the Board, the assets to be held in trust by the Board for the township.

Your Committee believes that the scheme outlined would be for the lasting benefit of the residents in Alexandra as well as those in the surrounding area."

Incidentally the Thornton Committee's reason for the substitution of the Alexandra Health Committee was because of the latter's inability and failure to exercise effective control of overcrowding in the Township.

4. DESIGNATION OF BOARD AS URBAN LOCAL AUTHORITY FOR ALEXANDRA.

By Proclamation No. 50, published in the Government Gazette of the 28th February 1958, the Governor-General designated the Peri-Urban Areas Health Board as an urban local authority for Alexandra, under the powers vested in him by subsection 1 of section thirtynine of the Natives (Urban Areas) Act 1945 (No. 25 of 1945), for the purpose of the application in Alexandra of all the provisions of the Native Urban Areas Act 1945 (Act 25 of 1945), with effect from 1st March 1958.

5. ALEXANDRA IS A PROCLAIMED AREA.

By Proclamation No. 51, published in the Government Gazette dated 28th February 1958, the Governor-General declared Alexandra a proclaimed area in terms of Section 23 and further requires the Peri-Urban Areas Health Board to exercise, with effect from 1st March 1958, the powers specified in paragraphs (a) to and including (h) of subsection 1 of Section twenty-three (with the prescribed savings) within the proclaimed area of Alexandra.

6. APPLICATION OF REGISTRATION REGULATIONS.

By Government Notice No. 324 dated 28th February 1958, the Governor-General, in terms of subsection 1 of Section thirty-eight of the Natives (Urban Areas) Act 1945, prescribes the application of the Registration Regulations to Alexandra.

7. AND THE NATIVE SERVICES LEVY ACT.

Under and by virtue of the powers vested in him by subsection (1) of Section two of the Native Services Levy Act, 1952 (Act No. 64 of 1952) the Minister of Bantu Administration and Development declared that with effect from the first day of March 1958 the area described in the Schedule to Proclamation No. 51 of 1958, (Alexandra) and in respect of which the Peri-Urban Areas Health Board has by the said Proclamation been required to exercise the powers mentioned in subsection (1) of Section twenty-three of the Natives (Urban Areas) Consolidation Act 1945 (Act No. 25 of 1945), shall be an area in respect of which the said Native Services Levy Act 1952, shall apply.

The contribution payable with effect from the first day of March, 1958, by every employer who has adult male Natives in his employ in the said declared area and who is liable therefore in terms of section three of the Native Services Levy Act 1952, is two shillings calculated in accordance with the provision of that section.

8. DECLARATION THAT AREA BE REGARDED AS A LOCATION.

By Notice No. 1605 dated 31 October 1958, the Minister of Bantu Administration and Development declared, under and by virtue of the powers vested in him by sub-section (3) of section nineteen of the Natives (Urban Areas) Consolidation Act 1945 (Act No. 25 of 1945), that Alexandra shall, for the purposes of subsection (3) bis of section nineteen of the said Act be regarded as a location. This amendment enables the Peri-Urban Areas Health Board to spend Native Services Levy Funds in Alexandra.

9. APPLICATION OF NATIVE RESETTLEMENT ACT.

By Proclamation No. 24 dated 16th February 1959, the Governor-General, under the powers vested in him by paragraph (ix) of section one of the Native Resettlement Act 1954, (Act 19 of 1954) declared that the provisions of the said Act shall apply to Alexandra with effect from the date of promulgation.

CENSUS SURVEY ALEXANDRA.

In terms of the provisions of the Native Resettlement Act, the urban local authority concerned is required to conduct a census of the population of any area under its control and for this purpose to appoint enumerators to do the work.

The census now in progress in Alexandra is being carried out in accordance with the requirements of this law and it is therefore the duty of every property owner and tenant to comply accordingly.

PRETORIA.
18th November, 1959.

PERI-URBAN AREAS
HEALTH BOARD.
GESONDHEIDSRAAD VIR
BUITESTEDELIKE GEBIEDE
PHONE: 40-5278 FOON:
P.O./P.K. BRAMLEY-JOHANNESBURG



*Road Daily Mail
P. O. Box 1138
Johannesburg*

UITGEREIK DEUR DIE/ISSUED BY THE
GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.
PERI-URBAN AREAS HEALTH BOARD.

BANTOE-ADMINISTRASIE DEPARTEMENT.
BANTU ADMINISTRATION DEPARTMENT.

NO. 13.

JUNIE
JUNE 1960.

SECTION 10, NATIVES (URBAN AREAS) CONSOLI-
DATION ACT (Act No. 25 of 1945) AS AMENDED.

10. RESTRICTION OF RIGHT OF NATIVES TO REMAIN IN
CERTAIN AREAS -

- (1) No native shall remain for more than seventy-two hours in an urban area, or in a proclaimed area in respect of which an urban local authority exercises any of the powers referred to in sub-section (1) of section twenty-three or in any area forming part of a proclaimed area and in respect of which an urban local authority exercises any of these powers, unless -
- (a) he has, since birth, resided continuously in such area; or
 - (b) he has worked continuously in such area for one employer for a period of not less than ten years or has lawfully resided continuously in such area for a period of not less than fifteen years, and thereafter continued to reside in such area and has not during either period or thereafter been sentenced to a fine exceeding fifty pounds or to imprisonment for a period exceeding six months; or
 - (c) such native is the wife, unmarried daughter or son under the age at which he would become liable for payment of general tax under the Native Taxation and Development Act, 1925 (Act No. 41 of 1925), of any native mentioned in paragraph (a) or (b) of this subsection and ordinarily resides with that native; or
 - (d) in the case of a native who is not a workseeker as defined in section one of the Native Labour Regulation Act, 1911 (Act No. 15 of 1911) and is not required to be dealt with by a labour bureau as provided for in any regulations framed under paragraph (o) of sub-section (1) of section twenty-three of that Act, permission so to remain has been granted to him by an officer designated for the purpose by the urban local authority concerned or in the case of a native who is such a workseeker, permission has been granted to him by such labour bureau to take up employment in such area;

Provided that wherever any native who is under this subsection qualified to remain within any such area for a period in excess of seventy-two hours, becomes disqualified so to remain and cannot within that area or any other such area or outside such area but outside a scheduled native area or released

area as defined in the Native Trust and Land Act, 1936 (Act No. 18 of 1936), obtain employment and accommodation for himself, his wife and children, if any, the Minister shall, if satisfied that such native cannot so obtain employment and such accommodation, provide that native with a residential site within any such scheduled native area or such released area.

(1) bis. Save in regard to a native originally permitted to be in any area for a specific period, the permission required under paragraph (d) of sub-section (1) shall not be refused in the case of a native who has re-entered or desires to re-enter any area, after an absence therefrom of not more than twelve months, for the purpose of taking up employment with the employer by whom and in the class of work in which such native was last employed before leaving such area, unless such native is or has been prohibited by or under any provision of this Act or any other law, other than this section, from entering or remaining in such area.

(2) Any native who has in terms of paragraph (d) of sub-section (1) been permitted to remain in an area referred to in sub-section (1) shall be given a permit indicating the purposes for which and the period during which such native may remain in that area and which may, in the case of a permit authorizing such native to remain for the purpose of seeking work, indicate the class of work in which he may accept employment: Provided that -

- (a) where a native has been permitted to remain in any area for the purpose of taking up employment, the period of validity of the permit shall be limited to the period during which he remains in the service of the employer by whom he has been engaged;
- (b) where a native has been permitted to remain in any area for the purpose of seeking work, the period of validity of the permit issued to such native shall be not less than seven or more than fourteen days, unless before the expiration of his permit such native finds such work, in which case the permit shall remain valid until the expiration of the period during which such native remains in the service of the employer by whom he is engaged.

(3) Any native who, having obtained employment within an area referred to in sub-section (1), has been refused permission to remain in that area, may appeal against such refusal to the chief native Commissioner for the area in question, whose decision on any such appeal shall be final, and the native Commissioner or Magistrate having jurisdiction in that area may, in the event of such an appeal being lodged, in his discretion grant permission to the native concerned to remain in the area in question pending the decision of such Chief Native Commissioner on the appeal.

(4) Any person who contravenes any provision of this section, or who remains in any area for a purpose other than that for which permission so to remain has been granted to him, shall be guilty of an offence.

(5) In any criminal proceedings against a native in respect of a contravention of the provisions of this section, it shall be presumed until the contrary is proved that such native remained in the area in question for a period longer than seventy-two hours.

(6) The Governor-General may, if requested thereto by a resolution adopted at a duly constituted meeting of any urban local authority, by proclamation in the Gazette declare that for such a period as may be specified in the proclamation the provisions of this Section shall not apply in respect of the urban area under the jurisdiction of that urban local authority or in respect of any proclaimed area or part thereof in which that local authority exercises any of the powers referred to in sub-section (1) of Section twenty-three.

10 BIS. EMPLOYMENT OF NATIVES IN CERTAIN AREAS.

(1) No person shall employ any native in any urban area or in a proclaimed area in respect of which an urban local authority exercises any of the powers referred to in sub-section (1) of section twenty-three or in any area forming part of a proclaimed area and in respect of which an urban local authority exercises any of those powers unless permission to seek or take up employment has been granted to such native under sub-section (1) of section ten or the provisions of paragraphs (a), (b) or (c) of the said sub-section apply in regard to such native.

(2) Any person who contravenes any provisions of sub-section (1) shall be guilty of an offence."

The section 10 quoted above should be studied very carefully as it is the basis on which influx and residential permits are issued. Readers should note in particular, sub-section (2) which reads:

"Any native who has in terms of paragraph (d) of sub-section (1) been permitted to remain in an area referred to in sub-section (1) shall be given a permit indicating the purposes for which and the period during which such native may remain in that area and which may, in the case of a permit authorizing such native to remain for the purpose of seeking work, indicate the class of work in which he may accept employment: Provided that -

(a) Where a Native has been permitted to remain in any area for the purpose of taking up employment, the period of validity of the permit shall be limited to the period during which he remains in the service of the employer by whom he has been engaged;"

SECTION 10(1)(d) PERMITS are issued to Bantu who do not fall under 10(1)(a), (b) and (c) subject to the condition that such Bantu will in time return to their original homes or wherever they came from in the first place. If such Bantu are employed outside Alexandra (as is the case with the majority of Alexandra residents in this category) then, in terms of the Natives Resettlement Act, such Bantu may be moved to the location of those Municipalities in whose areas they are employed, e.g. Meadowlands/Diepkloof for Johannesburg or Kaalfontein/Natal Spruit for Germiston.

Eventually Bantu who qualify in terms of Section 10(1)(a), (b) and (c) will be similarly moved if they work outside Alexandra. Only those Bantu employed in the Randburg and Johannesburg-North areas will be allowed to remain in Alexandra provided, as has already been stated, they are so qualified.

Persons who are served with a notice indicating that they are to be moved and resettled in Diepkloof, should comply therewith as, otherwise, they may forfeit the privilege of working in Johannesburg.

It would be better still if, instead of waiting for such notice, those persons affected were to apply personally to the responsible official at the offices of the Board, 234 - 3rd Street, Wynberg, Johannesburg for arrangements to be made for their resettlement in Diepkloof, provided they qualify in terms of Section 10 of the Natives (Urban Areas) Consolidation Act No. 25 of 1945), as explained.

It must be stressed by the Native Resettlement Board that all removals from Alexandra to Diepkloof are effected in terms of the Native Resettlement Act, No. 19 of 1954 and that the function of the Peri-Urban Areas Health Board in this connection is to ensure that only Bantu qualified for resettlement are removed accordingly.

ORGANISATION : BANTU AFFAIRS COMMISSIONER'S
OFFICES JOHANNESBURG.

The following changes in the organisation of the Bantu Affairs Commissioner's office in Johannesburg are hereby published for general information.

Previously, sections dealing with administration were divided between the two establishments, at Market Street (Newtown) and Carr Street (Fordsburg); from the 15th June 1960, however, the main administration will be concentrated at Market Street; and the sections arranged as follows:-

MARKET STREET OFFICES (Headquarters)
Corner Market and Bezuidenhout Streets:

- (1) Bantu Affairs Commissioner (Personal);
- (2) Additional Bantu Affairs Commissioner (Control Officer);
- (3) Civil and Maintenance Courts;
- (4) Immigration;
- (5) Accounts (including payment of Social Benefit and Military Pensions) and Remittances;
- (6) Estates;
- (7) Complaints (all types);
- (8) Maintenance (complaints and payments);
- (9) Workmen's Compensation;
- (10) Population Registration (Reference Books);
- (11) Unemployment Insurance;
- (12) Urban Areas Administration, including Section 10 appeals;
- (13) Passports and Permits;
- (14) Registration Births, Marriages and Deaths;
- (15) Correspondence;
- (16) Compound (Destitute and disabled Bantu).

The following sections will be transferred to No. 10 Delvers Street (opposite the Non-European Affairs Department, City of Johannesburg, in Albert Street):-

- (1) General and Additional Bantu Taxes
- (2) District Labour Bureau, including attestation of Service Contracts.

The following sections will remain at the Carr Street Branch (Fordsburg):-

- (1) Criminal Courts, (Judicial Officers, Public Prosecutors and Clerks of the Court)
- (2) Section 29 Courts
- (3) (From 1st July 1960) Childrens Court formerly under the Department of Justice.
- (4) Welfare Section, including new application for Social Benefit Pensions, Paupers, and the new section to carry out the functions previously under the Department of Social Welfare and now transferred to this Department.

There is only one Postal Address for all the above sections viz.

Bantu Affairs Commissioner,
Private Bag 15,
JOHANNESBURG.

Alexandra residents must, in the first instance, report at the offices of the Alexandra Bantu Affairs Commissioner, 2nd Street, Wynberg, before proceeding to Johannesburg.

ENUMERATORS.

POPULATION CENSUS 1960

Applications are hereby invited from Bantu residents who wish to take part as enumerators in Alexandra in the Union Population Census which begins on Tuesday 6th September 1960, and is to take place on a Union-wide basis. The Census will cover all race groups and enumerators will be required to complete the areas (sub-districts) allocated to them within 8 (eight) days for which the remuneration will be £11.0.0. (Eleven pounds) i.e. £1.7.6 a day.

Interested person (who will work in Alexandra only) should apply to:-

The Union Census Officer, c/o Peri-Urban Areas Health Board offices, 234 - 3rd Street Wynberg, Johannesburg as soon as possible.

UNION FESTIVAL, ALEXANDRA

Coloured Group Participation.

The local Coloured community organised a highly successful function on Saturday 14th May 1960 at the Alexandra Government School to mark the Union Festival Celebrations. On that

occasion a new piano valued at £225 and a new projector valued at £247.15.0 were presented to the school by Mr. P.Z.J. van Vuuren, M.E.C., on behalf of the Provincial Administration and the Peri-Urban Areas Health Board, both bodies having contributed equally towards the cost of these items.

The function was attended by a representative gathering of the Coloured Community as well as prominent officials of the Provincial and local administration accompanied by their wives.

Speeches were delivered by Messrs. van Vuuren M.E.C., P.A. Stoffberg M.P.C., Dr. van der Walt, Inspector of Education, Witwatersrand, Mr. Wm Louw, Member of the Union Coloured Council, following the opening prayer and scripture reading by the Rev. T.C. Esterhuizen.

Music was rendered by the School, Ebenezer and Wesleyan Church, choirs.

A solo played on the new piano by Mr. J. Volkwyn was enthusiastically applauded by the appreciative audience. Mr. G.W.G. Lawrence, Principal of the School, was Master of Ceremonies.

Also amongst the Europeans present were Mr. P.J. Badenhorst of Putco, Mr. C.H. Kotzé, Manager Bantu Administration, Mr. A.H.J. Els, Bantu Affairs Commissioner, Alexandra and Chairman of the Alexandra Union Festival Committee, Mr. J.H. Swart, Administrative Assistant, Alexandra, and Mr. G.D. Kotzé, Welfare Officer, Alexandra.

BANTU PARTICIPATION

The finals of the tennis competitions, cycle race, and boxing were held at the Sports Stadium, No. 2 Square, Alexandra on Saturday 4th June 1960 when trophies were presented to the winners of the various events. A large crowd turned out for the boxing events and thoroughly enjoyed both the Sport and the music provided by Mr. Louis Petersen, operator of the African Entertainment Unit of "His Master's Voice" and "Columbia" Records South African representatives.

Here is a list of the Winners:

Tennis.

"A" Division

Mens Singles: O. Mvemve.
Ladies " : (Miss) L. Molokwane.
Mens Doubles: O. Mvemve and S. Nyashingu.
Ladies " : Nurses T. Motsoeneng and E. Mngadi
Mixed " : L. King and (Miss) T. Motsoeneng.

"B" Division

Men's Singles: J. Moagi
Ladies " : (Miss) D. Khumalo
Men's Doubles: J.J. Sealanyane and I. Mokoia.
Mixed " : P. Mamabolo and (Miss) M. Maifadi.
Ladies " : Mary Maifadi and Lizzie Baloyi.

Cycle Race.

1. Timothy Moloi.
2. Frank Fisher.

Boxing.

1. Juniors Peter Solomon.
2. 98 lbs. Andries Mashobane.
3. 110 " Johnnie MacPherson.
4. 124 " David Manase.
5. 128 " William Potona.
6. 130 " Elias Poo and Solomon Vuma (Draw)
7. 135 " Simon Mothibi.
8. 139 " Dizzie Makhubela.

Essay.

Johannes Katane.

CONGRATULATIONS! NEXT "round" A.D. 2010!

Administrato's Notice No. 308.)

20 April 1960.

PERI-URBAN AREAS HEALTH BOARD-BY-LAWS IN
RESPECT OF MEETINGS AND PROCESSIONS.

The Administrator hereby in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the by-laws set forth in the Schedule hereto, which has been approved by him in terms of section ninety-nine of the said Ordinance.

T.A.L.G. 5/148/111.

SCHEDULE.

PERI-URBAN AREAS HEALTH BOARD-BY-LAWS IN
RESPECT OF MEETINGS AND PROCESSIONS.

Definitions.

1. In these by-laws, unless the context otherwise indicates -
 - "Board" means the Peri-Urban Areas Health Board established in terms of the provisions of Ordinance No. 20 of 1943, as amended;
 - "authorised official" means an official of the Board, who has been authorised by the Board;
 - "public place" means a public place as defined in the Local Government Ordinance, 1939, as amended, and which is vested in the Board;
 - "public meeting" means any meeting in any public place of twelve or more persons for purposes other than religious services, sports activities, marriage ceremonies or funerals;
 - "procession" means any gathering or concourse in, through or along any public place, of twelve or more persons for any purpose other than religious services, sports activities, marriage ceremonies or funerals;
 - "Secretary/Treasurer" means the person for the time being lawfully acting in the capacity either of Secretary/Treasurer, Deputy Secretary/Treasurer, or Assistant Secretary in the service of the Board;

2. No person shall hold, convene or organise any public meeting or procession in or on any public place under the control of the Board, without the written permission of the Secretary/Treasurer first having been obtained: Provided that such permission may only be withheld for the reasons set out in these by-laws.

3. Written application for permission to hold, convene or organise such public meeting or processions, shall reach the Secretary/Treasurer not later than 7 (seven) days before such meeting or procession is due to commence. Every such application shall be addressed to the Secretary/Treasurer and shall -

- (a) contain the full names and addresses of holders, convenors or organisers of the proposed meeting or procession;
- (b) specify the date and time and place or route thereof and whether or not it is proposed to use bands, musical instruments, loudspeakers or similar devices; and
- (c) specify the purpose of the meeting or procession.

4. In granting permission in terms of section 2 the Secretary/Treasurer may by notice in writing under his hand addressed to the applicant impose such conditions and restrictions as he may deem necessary for the prevention of damage to property, obstruction of traffic, disturbance of the peace or interference with amenities of the public and generally for the maintenance of law and order. For such purpose and without prejudice to the generality of the foregoing, the Secretary/Treasurer may in his discretion prohibit the use of bands, musical instruments, loudspeakers or similar devices and may, in addition, limit the holding of any such meeting or procession to specified places or routes and to particular times or periods.

5. The Secretary/Treasurer may refuse permission in terms of section 2 if he has reasonable grounds for believing that such meeting or procession, if held, is likely to result in public disturbances or riots, damage to property, obstruction of traffic or interference with the amenities and conveniences of the public generally.

6. Any person who holds, convenes or organises any public meeting or procession referred to in section 2, in respect of which the permission of the Secretary/Treasurer as hereinbefore provided has not been obtained and any person holding, convening or organising a public meeting or procession in respect of which such consent has been obtained, but who fails to comply with any condition which may be imposed in terms of section 4, and any person who in any manner causes a disturbance or commits an offence while present at any public meeting or procession shall, if required to do so by any authorised official of the Board or member of the South African Police, forthwith leave such public place.

7. Any person who holds, convenes or organises any public meeting or procession in respect of which the permission of the Secretary/Treasurer as hereinbefore provided in these by-laws has not been obtained and any person holding, convening or organising a public meeting or procession in respect of which such consent has been obtained, but who fails to comply with any condition which may be imposed in terms of section 4, shall be guilty of an offence.

8. Any person present at any public meeting or procession who fails to leave such public place on being so required in terms of section 6, or who has been warned by any member of the South African Police or authorised official of the Board that the meeting or procession is illegal or that the conditions imposed by the Secretary/Treasurer in granting permission for the holding of such meeting or procession are being contravened and who fails on being so required by any member of the South African Police or authorised official of the Board to leave such public place shall be guilty of an offence.

9. Any applicant who is dissatisfied with any decision of the Secretary/Treasurer under the preceding sections may appeal in writing at the next ordinary meeting of the Board and the Board may give a suitable decision.

10. Any person who contravenes or fails to comply with any of the provisions of these by-laws, shall be guilty of an offence and liable on conviction to a fine not exceeding £50 (fifty pounds) or in default of payment, to imprisonment with or without hard labour for a period not exceeding 3 (three) months.

Administrateurskennisgewing No. 308.)

20 April 1960.

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE-
VERORDENINGE TEN OPSIGTE VAN VERGADERINGS
EN OPTOGTE.

Die Administrateur publiseer hierby ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge in die bygaande Bylae uiteengesit, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedgekeur is.

T.A.L.G. 5/148/111.

BYLAE.

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE-
VERORDENINGE TEN OPSIGTE VAN VERGADERINGS EN
OPTOGTE.

Woordbepaling.

1. In hierdie verordeninge, tensy uit die samehang anders blyk, beteken -

"Raad" die Gesondheidsraad vir Buitestedelike Gebiede ingestel kragtens die bepalings van Ordonnansie No. 20 van 1943, soos gewysig;

"gemagtigde beampte" 'n beampte van die Raad, deur die Raad gemagtig;

"publieke plek" 'n publieke plek soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, en wat by die Raad berus;

"publieke vergadering" enige vergadering van twaalf of meer mense op enige publieke plek vir 'n ander doel as godsdiensoefening, sportbeoefening, huweliksplegtigheid of begrafnisse;

"optog" enige vergadering of sametrekking van twaalf of meer persone, op, deur of langs enige publieke plek vir 'n ander doel as godsdiensoefeninge, sportoefening, huweliksplegtighede of begrafnisse;

"Sekretaris/Tesourier" iemand wat vir die komblik wettiglik optree in die hedeanigheid hetsy van Sekretaris/Tesourier, Adjunk-Sekretaris/Tesourier of Assistent-Sekretaris in diens van die Raad.

2. Niemand mag in, of op 'n publieke plek wat onder beheer van die Raad staan, 'n publieke vergadering hou of belê of 'n optog reël of hou nie, tensy die Sekretaris/Tesourier se skriftelike toestemming eers daartoe verkry is: Met dien verstande dat sodanige toestemming slegs om die redes wat in hierdie verordeninge uiteengesit is, geweier mag word.

3. Die skriftelike aansoek om toestemming om 'n publieke vergadering te hou of te belê of om 'n optog te reël of te hou, moet die Sekretaris/Tesourier bereik minstens 7 (sewe) dae voordat die vergadering of optog begin. Iedere sodanige aansoek moet aan Sekretaris/Tesourier gerig word en moet -

- (a) die volle name en volledige adresse bevat van die persone wat die voorgenome vergadering gaan hou of belê of die optog gaan reël of hou;
- (b) die datum en tyd en die plek of roete daarvan aangee, en meld of dit die voorneme is om orkeste, musiekinstrumente, luidsprekers of soortgelyke toestelle te gebruik, al dan nie; en
- (c) die doel van die vergadering of optog meld.

4. Wanneer die Sekretaris/Tesourier toestemming verleen ingevolge artikel 2, kan hy deur middel van 'n skriftelike kennisgewing wat hy moet onderteken en aan die applikant moet rig, sodanige voorwaardes stel en beperkings opleë as wat hy nodig ag met die doel om te voorkom dat eiendom beskadig, die verkeer belemmer, die rus versteur of dat daar inbreuk op die geriewe van die publiek gemaak word, en ter algemene handhawing van wet en orde en met die doel en behoudens die algemene aard van die voorgaande, kan die Sekretaris/Tesourier na goeddunkebelet dat orkeste, musiekinstrumente, luidsprekers of soortgelyke toestelle gebruik word en kan hy hierbenewens bepaal dat sodanige vergadering of optog net binne bepaalde gebiede of op bepaalde plekke of roetes en op bepaalde tye of binne bepaalde tydperke gehou mag word.

5. Die Sekretaris/Tesourier kan weer om toestemming ingevolge artikel 2 te verleen, indien hy op redelike gronde vermoed dat sodanige vergadering of optog, indien dit gehou word, moontlik tot openbare steurings of onluste, beskadiging van eiendom, belemmering van die verkeer of inbreuk op openbare geriewe en fasiliteite in die algemeen aanleiding kan gee.

6. Iedereen wat, soos gemeld in artikel 2, 'n publieke vergadering hou of belê, of 'n optog reël of hou, waarvoor die toestemming van die Sekretaris/Tesourier, soos hiertevore bepaal, nie verkry is nie, of iedereen wat 'n publieke vergadering hou of belê of 'n optog reël of hou waarvoor sodanige toestemming verkry is, maar wat in gebreke bly om enige voorwaarde wat ingevolge die bepaling van artikel 4 gestel mag word, na te kom of iedereen wat terwyl hy by 'n publieke vergadering of optog is, op enige wyse 'n oortreding begaan of steurnis veroorsaak, moet, indien 'n gemagtigde beampte van die Raad of 'n lid van die Suid-Afrikaanse Polisie dit vereis, onmiddellik sodanige publieke

plek verlaat.

7. Iedereen wat 'n publieke vergadering hou of belê of 'n optog reël of hou, waarvoor die toestemming van die Sekretaris/Tesourier soos bepaal in hierdie verordeninge, nie verkry is nie, of iedereen wat 'n publieke vergadering hou of belê of 'n optog hou of reël, waarvoor sodanige voorwaardes wat ingevolge die bepaling van artikel 4 gestel mag word, na te kom, is skuldig aan 'n misdryf.
8. Iedereen wat 'n publieke vergadering of optog bywoon, en in gebreke bly om sodanige publieke plek te verlaat indien hy ingevolge die bepaling van artikel 6 aangesê word om dit te doen of wat deur 'n lid van die Suid-Afrikaanse Polisie of deur 'n gemagtigde beampte van die Raad gewaarsku is dat die vergadering of optog onwettig is, of dat die voorwaardes wat die Sekretaris/Tesourier gestel het toe hy toestemming verleen het dat sodanige vergadering of optog gehou kan word, oortree word, en wat, nadat, hy deur 'n lid van die Suid-Afrikaanse Polisie of deur 'n gemagtigde beampte van die Raad aangesê is om die publieke plek te verlaat in gebreke bly om aan die opdrag gevolg te gee, is skuldig aan 'n misdryf.
9. Iedere applikant wat nie tevrede is met die beslissing van die Sekretaris/Tesourier ingevolge die voorgaande artikels nie, kan skriftelik by die Raad op sy volgende gewone vergadering appèl daarteen aanteken en die Raad kan 'n gepaste beslissing vel.
10. Iedereen wat enigeen van die bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding, strafbaar met 'n boete van hoogstens £50 (vyftig pond) of by wanbetaling, met gevangenisstraf, met of sonder dwangarbeid, vir 'n tydperk van hoogstens 3 (drie) maande.

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.

KONTRAK 17/1960.

Inskrywings word ingewag vir die huur van die Gesondheidsraad se restaurant geleë by die Sportstadion, Plein Nr. 2, Alexandra.

Geen tenderdokumente word uitgereik nie en tenderaars moet meld welke maandelikse huurgelde hulle bereid is om vir die huur van die restaurant te betaal.

Verseëelde tenders, gemerk „Kontrak 17/1960“, en gerig aan die ondergetekende, moet die tenderbus, Grondvloer, Bosmanstraat 320, Posbus 1341, Pretoria, voor 2.30 nm. op Donderdag 28 Julie 1960 bereik.

Die hoogste of enige tender sal nie noodwendig aangeneem word nie.

H.B. PHILLIPS
SEKRETARIS/TESOURIER.

Posbus 1341, Pretoria.
Kennisgewing Nr. 97/1960.

PERI-URBAN AREAS HEALTH BOARD.

CONTRACT 17/1960.

Tenders are invited for the lease of the Board's restaurant situated at the Sports stadium, No. 2 Square, Alexandra.

No tender documents are issued and tenderers are required to state what monthly rental they will be prepared to pay for the lease of the restaurant.

Sealed tenders, marked "Contract 17/1960" and addressed to the undersigned, must reach the Tender-box, Ground-floor, 320 Bosman Street, P.O. Box 1341, Pretoria, before 2.30 p.m. Thursday 29th July, 1960.

The highest or any tender will not necessarily be accepted.

H.B. PHILLIPS.
SECRETARY/TREASURER.

P.O. Box 1341, Pretoria.
Notice No. 97/1960.)

BLEEDING SESSIONS.

An urgent appeal is made to all residents who can possibly donate blood for use in Non-European Hospitals where from time to time acute shortages are experienced, to approach the Bantu Administration Department of the Board at 234 Third Street, Wynberg. Depending on the response the necessary arrangements will be made for bleeding sessions.

Apart from the fact that each blood donor receives limited payment for blood donated, readers will realise that the injured in hospitals requiring blood-transfusion, hereby make silent appeal for assistance.

Prospective donors are hereby assured that the donating of blood will have no harmful effect on them as rigid control is kept in regard to the amount of blood donatable on each occasion and also the frequency of donation.

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ISSUED BY THE / UITGEGEIK DEUR DIE

PERI-URBAN AREAS HEALTH BOARD.

GESONDHEIDSRAD VIR BUITESTEDENKE GEBIEDE.

BANTU ADMINISTRATION DEPARTMENT.
BANTOE-ADMINISTRASIE DEPARTEMENT.

No. 14.

JULY 1960.
JULIE

NATIVE LABOUR REGULATIONS

(Government Notice No. 63 dated 9th January, 1959)

Published in terms of Section twenty-three, sub-section 1 of Act No. 15 of 1911 as amended.

Of the ten chapters of the Native Labour Regulations mentioned above, Chapter V, Establishment of Labour Bureaux, is reproduced for the information of Alexandra residents and employers of labour, viz:-

1. (1) A district labour bureau is hereby established
 - (a) in the office of every Native Commissioner;
 - (b) in the office of every Magistrate, detached Additional or Assistant Magistrate, and Special Justice of the Peace, provided there is no office of a Native Commissioner at the same centre.

(The District Labour Bureau for Alexandra is at the office of the Bantu Affairs Commissioner, Wynberg.)

- (2) Every district labour bureau is established in respect of the area of jurisdiction of the Native Commissioner, Magistrate, detached Additional or Assistant Magistrate or Special Justice of the Peace in whose office such labour bureau is established, but excluding -
 - (a) any area falling under the jurisdiction of a local labour bureau conducted by a local authority; and
 - (b) (i) in respect of a district labour bureau at a Native Commissioner's office, any area falling within the area of jurisdiction of any other district labour bureau, and
(ii) in respect of a district labour bureau at a Magistrate's office any area falling within the area of jurisdiction of a detached additional or Assistant Magistrate or Special Justice of the Peace.

- (3) A local labour bureau is hereby established in respect of every prescribed area. The Minister may by notice in the Gazette, after consultation with a local authority, assign the powers and duties connected with the conduct and control of a local labour bureau to such local authority; provided that where a prescribed area means an area proclaimed under section twenty-three of the Natives (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945) the local authority shall exercise jurisdiction only in respect of the area in which the local authority exercises any of the powers referred to in sub-section (1) of the said section twenty-three.

(Alexandra is a prescribed area in terms of section twenty-three of the Natives (Urban Areas) Consolidation Act, 1945 and the Minister (of Bantu Administration and Development) has by Government Notice No. 324 dated 28th February, 1958 assigned the powers and duties connected with the conduct and control of a local labour bureau to the Peri-Urban Areas Health Board which is the local authority for Alexandra as well as the adjoining area of North Johannesburg.)

- (4) A regional labour bureau is hereby established in the office of each Chief Native Commissioner for his area of jurisdiction.

(The Regional Labour Bureau for this area is in Johannesburg.)

- (5) A Central Labour Bureau is hereby established in the office of the Director (of Native Labour).

2. (1) Every district or local employment officer shall -

- (a) control and conduct his labour bureau in terms of these regulations and any instructions received from time to time from the Central or Regional Labour Bureau;
- (b) maintain such records and registers and furnish such returns and information as might be required from time to time by the Director;
- (c) co-operate with other employment officers, employers and recognised bodies to ensure the efficient functioning of the labour bureau.

- (2) Any officer duly authorised by the Director may inspect any labour bureau or depot.

PRESCRIBED AREAS.

(Regulations 3 to 5 "NON-PRESCRIBED AREAS" omitted.)

6. (1) No person shall engage a Native for employment in a prescribed area, who is not registered with the local employment officer of the area in terms of regulation 9 of this Chapter.

- (2) Every person who takes into his service a Native for employment in a prescribed area shall -
- (a) endorse his full names and address, and the date of engagement in such Native's reference book; and
 - (b) complete a notification substantially in the form (prescribed) and deliver or post it within three days to the local employment officer of the area in which the Native is employed together with the prescribed fee.
- (3) In the event of the death, discharge, desertion or other cessation of the employment of a Native the employer shall -
- (a) on the production to him of the reference book issued to such Native record such termination and the date thereof in such reference book; and
 - (b) notify the local employment officer within three days after such death, discharge, desertion or cessation of employment on a notification substantially in the form (prescribed).

7. Every person who employs Native labour in a prescribed area shall report to the local employment officer within three days on a document substantially in the form (prescribed) any vacancies which exist in his service.

8. A local authority may charge a fee of two shillings and sixpence in respect of every Native engaged for employment in a prescribed area. Such fee shall be payable by the person who engages such Native.

9. (1) Every male Native who is unemployed or not lawfully employed, who is over the age of 15 years and who is not a full-time pupil or student at an educational institution shall within three days after becoming unemployed or 15 years of age or within fourteen days after ceasing to be a pupil or student, report to the local employment officer and shall satisfy such officer as to his identity, that he is unemployed and as to the types of employment for which he is suitable or eligible, and furnish such further information as may be required.

(2) The local employment officer shall register a Native who qualifies for registration in the prescribed area in terms of regulation 10(1) of this Chapter or a Native whose application to be so registered is approved in terms of regulation 10(2) of this Chapter, and shall in respect of every Native so registered -

(a) complete a document substantially in the form (prescribed);

(b) communicate to the Native vacancies of a type

for which he is suitable or eligible and which are recorded with him in terms of regulation 7 of this Chapter; and

- (c) place the Native in employment; or
 - (d) direct such Native to a depot; or
 - (e) if the Native fails or refuses to accept employment in any of the vacancies offered and qualifies to remain in the prescribed area in terms of paragraph (a), (b) or (c) of sub-section (1) of section ten of the Natives (Urban Areas) Consolidation Act, 1945, (No. 25 of 1945) issue to such Native a card substantially in the form (prescribed) or if such Native is in possession of a reference book make a suitable endorsement in such reference book and instruct him to report again on the date to be endorsed on such card or in such reference book being not more than fourteen days from the date of issue or endorsement, if he has failed to find employment; or
 - (f) if the Native fails or refuses to accept employment in any of the vacancies offered and does not qualify to remain in the prescribed area in terms of paragraph (a), (b) or (c) of sub-section (1) of section ten of the Natives (Urban Areas) Consolidation Act 1945 (Act No. 25 of 1945) cancel his registration and refer him to his district employment officer for registration in the non-prescribed area.
- (3) Should a Native to whom a card has been issued, or whose reference book has been endorsed in terms of paragraph (e) of sub-regulation (2) fail or refuse to enter into employment during the period of validity of the said card or endorsement the local employment officer shall -
- (a) communicate to the Native vacancies of a type for which he is suitable or eligible; and
 - (b) place the Native in employment; or
 - (c) direct such Native to a depot; or
 - (d) extend the validity of the card or of the endorsement in the reference book for a period which shall not be more than fourteen days from the date of registration.
- (4) If a Native mentioned in sub-regulation (3) has not accepted employment at the expiration of the period of validity of the card or the endorsement in the reference book and any extension granted in terms of sub-regulation (3)(d), the local employment officer shall enquire into the reasons for his failing or refusing to accept employment, and shall -

- (a) if suitable work is available in the prescribed area, and if the Native refuses without reasonable cause to accept such work, cause such Native to be dealt with in terms of section twenty-nine of the Natives (Urban Areas) Consolidation Act, 1945, (No. 25 of 1945);
 - (b) if suitable work is not available in the prescribed area communicate to the Native Vacancies in any other area which have been reported to such local employment officer. If the Native refuses to accept such work, the validity of his card or of the endorsement in his reference book shall be extended for a further period not exceeding fourteen days. Should the Native at the expiration of such further period be still unemployed and still refuses to accept employment in any other area, he shall be dealt with in terms of paragraph (a) of this sub-regulation; or
 - (c) if the Native is unable to find or accept employment for some reasonable cause, deal with him in terms of instructions from the regional labour bureau.
10. (1) The local employment officer shall register a Native who -
- (a) is entitled in terms of paragraph (a), (b) or (c) of sub-section (1) of section 10 of the Native (Urban Areas) Consolidation Act 1945 (No. 25 of 1945) to remain in the prescribed area;
 - (b) is authorised by the regional labour bureau in terms of these regulations to proceed to employment in the prescribed area; or
 - (c) makes application in terms of and in accordance with the provisions of regulation 12 of this Chapter to re-enter the prescribed area after an absence therefrom of not more than twelve months for the purpose of taking up employment with the employer by whom and the class of work in which such Native was last employed before leaving such area, unless such Native was originally permitted to be in such area for a specific period.
- (2) The local employment officer may register a Native who is not mentioned in sub-regulation (1) of this regulation, if the Native was legally employed in the prescribed area up to the time he became unemployed, and complied with the provisions of regulation 9 of this Chapter, and if there is registered with the local employment officer vacancies in the class of work for which the Native qualifies, provided that the registration shall be conditional upon the Native accepting employment in the class of work in which he was employed with the permission of the local employment officer given in terms of these regulations at the time he became unemployed or in some other

class of work approved by the regional labour bureau. Should there be no vacancy for which such a Native qualifies or which is acceptable to him he may be registered for a period not exceeding seven days subject to his residing in a depot or, if no depot is provided or if there is no accommodation in the depot, and provided alternative approved accommodation is available, to his reporting to the local employment officer every working day until he is placed in employment or his registration in the prescribed area is withdrawn.

11. The local employment officer may place with the district employment officer a requisition to fill any vacancy and the district employment officer shall dispose of such requisition in accordance with instructions received from the central or regional labour bureau.

12. (1) A Native male who desires to enter or re-enter a prescribed area with the intention to take up employment therein should apply for permission to the labour bureau where he is registered or ought to be registered in terms of regulation 5 or 9 of this Chapter.

(2) A Native female who desires to enter a prescribed area or to remain therein with the intention to take up employment there, should apply for permission to the employment officer of the area where she normally resides.

13. A Native -

- (a) who has failed to comply with the provisions of regulation 9 of this Chapter;
- (b) whose application for registration in terms of the said regulation 9 is refused or whose registration has lapsed without him having been placed in employment by the local labour bureau; or
- (c) who has not obtained permission in terms of regulation 12 of this Chapter to enter the prescribed area or to remain therein

may not take up or seek employment in a prescribed area. If such a Native is a workseeker and has no right to remain in the area in terms of paragraph (a), (b) or (c) of sub-section (1) of section ten of the Natives (Urban Areas) Consolidation Act, 1945 (No. 25 of 1945) he may not enter the area with the intention to take up or seek employment therein."

The Chapter quoted above should be studied in conjunction with the sections of the Natives (Urban Areas) Consolidation Act 1945 (No. 25 of 1945) as amended, published in the May and June issues of the Bulletin.

The texts and extracts of the Acts and regulations hitherto reproduced in the Bulletin will, it is hoped, help residents, workseekers, employers of labour and others to understand what the law requires of them and to act accordingly.

CLINIC MEETING.

The Annual General Meeting of the Alexandra Health Centre and University Clinic will be held at the Clinic on Saturday, 20th August, 1960 at 2.45 p.m.

Residents should make it their duty to attend this meeting to manifest their interest in and appreciation of the indispensable services rendered by this institution for the people of Alexandra during the past quarter century.

BURSARIES FOR STUDENTS AND SCHOLARS.

The Board has approved the grant of the following three bursaries for Alexandra Bantu students and scholars tenable for three years at approved institutions:

Standards 6 to 8 one bursary of £40 per annum.
Standards 9 to 10 one bursary of £60 per annum.
Degree one bursary of £120 per annum.

Applications should be addressed to the Welfare Officer, Bantu Administration Department, P. O. Box 101, Bramley, Johannesburg.

The Principal of the Alexandra Secondary School has received the sum of £45 (forty five pounds) from Mr. T. H. Frith, Managing Director, Public Utility Transport Corporation Ltd. for three bursaries of £15 each tenable at the Alexandra Secondary School for one year. It is understood that depending on the results achieved by the students concerned, the grants may be renewed in future. The Bulletin takes this opportunity to extend its appreciation and thanks to the generous donors and expresses the hope that more such bursaries will be forthcoming from other sources.

CONDOLENCES.

The Bulletin extends its sympathies to relatives of the following residents who among others, passed away recently:-

Mrs. M. Makgoka of 90, 10th Avenue, Alexandra.
Mrs. E. Mophosho of 50, 3rd Avenue, Alexandra.
Charles Ramashu (in his early twenties) of 22,
1st Avenue, Alexandra.

May they rest in peace.

Births, Marriages and Deaths Notices intended for publication in the Bulletin should reach the Editor, Alexandra News Bulletin, 8./....

Peri-Urban Areas Health Board, P. O. Box 101, Bramley, Johannesburg on or before the 15th of each month for inclusion in the following month's issue. Notices of Church, School and Social functions may also be submitted.

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BLANKETS FOR THE AGED AND
INFIRM.

The Peri-Urban Areas Health Board and the Bantu Affairs Commissioner, Alexandra, have donated blankets valued at approximately £300 and £75 respectively for the aged and infirm residents of Alexandra. These have since been distributed to all deserving cases, just in time to help relieve the rigours of a rather severe winter. The Bulletin learns that the Alexandra Anti T.B. Association has also spent £150 on blankets for families of T.B. contacts in addition to donations of warm clothing purchased and received from various donors.

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UNION POPULATION CENSUS.

The Union Population Census is to be taken on and after the 6th September, 1960 throughout the country and Bantu and Coloured enumerators are now being appointed for Alexandra.

Residents are requested to co-operate to have the work done as efficiently and as expeditiously as possible so that all forms may be handed in before the 20th of that month.

Readers will remember that until 1951 the population census was taken every five years throughout the Union, South West Africa, Basutoland, Swaziland and Bechuanaland but from this year the census is to be taken every ten years.

The census is a very necessary part of the functions of good government all over the world and it is therefore the duty of every citizen to comply with the requirements of the law in this connection. Failure to do so is a punishable offence.

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The Chairman of the Peri-Urban Areas Health Board, Mr. P. A. Stoffberg, M.P.C. accompanied by officials of the Bantu Administration Department recently undertook a tour of inspection of the Township to see how things are getting on.

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ELECTRIC LIGHTS AT THE STADIUM.

Electric lights and connections have now been installed at the Stadium and the buildings there are now "all lit up" at night.

Patrons of the library will welcome this improvement as they will now be able to enjoy the facilities offered both by day and in the evening.

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The Amandebele Tribal Authority under Chief Hans John Karel Kekana, Leeuwkraal 396 and Tweefontein 275, P. O. Majaneng, via Hammanskraal, district Pretoria, has appointed Morena Chwau Elliot S. Kekana of 24, 5th Avenue, Alexandra as Chief's Representative for members of the Amandela-a-Kekana tribe (BA-TLOU) for the whole of the Witwatersrand including Alexandra and surrounding areas.

Morena Kekana is employed by the Public Utility Transport Corporation Limited at Wynberg, Telephone No. 40-1211.

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HEALTH SERVICES.

Here are some statistics provided by the Health Department, for the month of May 1960 which throw some light on the important work being done by this Department in Alexandra.

Sanitation Service:

Total no. of loads removed: 191
Total no. of services rendered: 6,331
Number of damaged pails removed: 75.

Refuse Removal Service:

Total number of services: 8,023
Cubic yards of refuse removed: 9,744.

Ambulance Service:

Total number of trips: 231
Total mileage covered: 4,535

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CRIME.

The Bantu Administration Inspectors were responsible for the following number of arrests involving serious crimes in Alexandra during June 1960:

Illegal possession of fire-arms - 2
Theft - 2
Attempted murder - 2
Car theft - 1
Robbery - 1
Burglary - 1

The arrested suspects were handed over to the local Police for prosecution.

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19 OCT 1964

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PERI-URBAN AREAS HEALTH BOARD.
GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.

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L.S.

ALEXANDRA NEWS BULLETIN.
ALEXANDRA NUUS BULLETIN.

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SEPTEMBER 1964.

REGULATIONS FOR THE DESIGNATED AREA OF ALEXANDRA.

The attention of ALL residents of Alexandra is hereby drawn to the appended memoranda which deal with the main provisions of the regulations promulgated in the Transvaal Provincial Gazette on the 30th of September, 1964, and which shall apply to the Designated Area of Alexandra with effect from the date of publication.

The regulations make inter alia provision for the following matters:

- (a) The prohibition of the carrying of dangerous weapons.
- (b) The terms and conditions of residence in the Alexandra Township (including the residence on privately owned premises therein.)
- (c) The administration and control of the designated area (including privately owned premises therein) and the maintenance of good order, health and sanitation therein.
- (d) The prohibition, conduct, control, supervision and restriction of meetings and assemblies of persons in Alexandra.
- (e) Tariffs or fees and charges for rent, water, sanitary, health, medical, administrative and other services (or any consolidation of such services) and the collection and recovery of such fees and charges.

The tariffs of fees and charges referred to above, are set out hereunder:-

A. With the exception of the holder of an owner's certificate and the holder of a trading site permit in respect of a trading site which is not the property of the Board, every registered occupier or other resident of the designated area, or every person liable to obtain a permit or certificate in terms of the act, shall pay to the Board, at the Office of the Township Manager in respect of rent, water, sanitary, health, medical, administrative and other services rendered by the Board, such of the amounts as set out hereunder as may be applicable:-

- (a) By the holder of a residential permit or any person who is required to be the holder of such a permit, monthly:-

(i)/.....2

- (i) in respect of a site leased from the Board R 5.00
for the first room and R1.00 for
each additional room;
- (ii) in respect of a site leased from a
private person R 1.00
- (b) By the holder of a housing permit or any person
who is required to be the holder of such a permit,
monthly:-
 - (i) in respect of a site leased from the
Board R 2.00
 - (ii) in respect of a site leased from a
private person R .75
- (c) By the holder of an accommodation permit or any
person who is required to be the holder of such a
permit, per month or any portion thereof..R .25
- (d) By the holder of a trading site permit or any
person who is required to be the holder of such a
permit, except in the case of a holder of a trading
site permit in respect of a business or trade
which is conducted on a trading site situated on
a site of the Board's liquor undertaking or Bantu
Beer Halls, monthly:-
 - (i) if the floor area of the building is
200 square feet or less R 6.00
 - (ii) if the floor area of the building
exceeds 200 square feet but does not
exceed 400 square feet R15.00
 - (iii) if the floor area of the building
exceeds 400 square feet but does not
exceed 800 square feet R20.00
 - (iv) if the floor area of the building
exceeds 800 square feet R35.00
 - (v) in the case of a site without buildings 5.00
- (e) By the holder of a trading site permit in
respect of a business or trade conducted
on a trading site situated on a site of the
Board's -
 - (i) liquor undertaking, monthly R15.00
 - (ii) Bantu Beer halls, monthly R20.00

B. Every holder of an owner's certificate, or every person who is required to be the holder of such a permit, or the holder of a trading site permit in respect of a trading site which is not the property of the Board, or everyone who is required to be the holder of such a permit, shall pay to the Board, at the office of the

Township Manager, in respect of health, medical, administrative and other services rendered by the Board, such of the amounts, which do not include fees or charges payable to the Board in terms of any other law, by-law or regulation governing the designated area, set out hereunder, as may be applicable:

- (a) By the holder of an owner's certificate or any person who is required to be the holder of such a certificate, monthly75
- (b) By the holder of a trading site permit or any person who is required to be the holder of such a permit, monthly R2.00
- C. Duplicate permit or certificate20

It must be pointed out that in terms of the Better Administration of Designated Areas Act, 1963 (Act No. 51 of 1963) which has been applied to Alexandra from 1st February, 1964, Alexandra shall be deemed to be a location as envisaged by Section 2 of the Bantu (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945).

It is expected of all residents of Alexandra to observe the Regulations and to carry out the provisions thereof.

Officials of the Bantu Administration Department of the Board will be available during office hours to furnish relevant information in connection with the application of these Regulations.

ALEXANDRA.
5.10.1964.
/TP.

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