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RRALEONE CORRECTIONAL SERVICE ACT, 2014

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Sierra Leone

The Sierra Leone Correctional Service Act, 2014.

Being an Act to establish the Sierra Leone Correctiona Service, introduce provisions for the organisation and managemen of correctional centres and for other related matters.

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ENACTED by the President and Members of Parliament in thi present Parliament assembled.

PART 1-PRELIMINARY

- 1. (1) This Act shall apply to all correctional centres dministered by the Government, all inmates lawfully held in such orrectional centres and to all members of the Sierra Leone Correctional ervice.
- (2) Nothing in this Act shall be deemed to render unlawful he detention of inmates in chiefdom or police detention centres or ockups.
- (3) The Minister may by order apply all or any of the rovisions of this Act or any subsidiary legislation made under it to ny correctional or detention centre or lock-up administered by the bovernment, any Chiefdom Council or by the Police or to any inmate r class of inmates detained in any correctional or detention centre or ock-up or to any person employed in the control or administration of ny correctional or detention centre or lock-up.
- (4) The Minister may by statutory instrument revoke or ary any order made under subsection (3).
- (5) The Minister may in any order provide that in the pplication of any provision of this Act or any subsidiary legislation nade under it to any correctional centre or lock-up or to any inmate r class of inmates or to any person employed in the control or dministration of any correctional centre the provision shall be subject such adaptations and modifications as he may think necessary.
 - 2. In this Act, unless the context otherwise requires-
- "aggravated correctional centre offence" means an offence declared to be such under rules made under this Act;

"appellant inmate" means any convicted criminal inmat who is detained in a correctional centre as a result of a conviction which is the subject matter of an appear notice of which has been accepted but the decision in regard to which has not been given;

- "civil inmate" means any inmate other than a crimina inmate;
- "convicted criminal inmate" means any criminal inmat under sentence of a court or court martial;
- "correctional centre" means a correctional centre established under this Act;
- "corrections officer" means any member of the Correctional Service of whatever rank;
- "Council" means the Sierra Leone Correctional Servic Council established by section 9;
- "court" means any court or authority entitled to pas a sentence in a criminal case or to order a person t be detained in custody in any case;
- "criminal inmate" means any person duly committe to custody under the writ, warrant or order of an court exercising criminal jurisdiction or by order of court martial;
- "Director" means a Director of Correctional Services
- "inmate" means any person, whether convicted c not, under detention in any correctional centre;"
 - "Judge" means a Judge of the High Court

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- "junior corrections officer" means a corrections officer of a class declared by the Minister to be a junior corrections officer;
- "justice of the peace" means a justice of the peace appointed under the Courts Act, 1965;
- "juvenile" means a person under the apparent age of eighteen years;
- "Medical Officer" means either the District Medical Officer of the district in which the correctional centre is situated or, in his absence any registered or licensed Government medical practitioner or the medical officer appointed to a correctional centre if a medical officer has been so appointed;
- "Minister" means the Minister responsible for correctional services;
- "minor correctional centre offence" means an offence declared to be such under rules made under this Act:
- "officer-in-charge" means the corrections officer appointed by the Director to be in charge of any correctional centre and, in correctional centres where no such corrections officer has been appointed, includes an administrative officer in charge of a correctional centre;
- "prohibited article" means an article the introduction or removal into or out of a correctional centre of which is prohibited by this Act,
- "senior corrections officer" means a corrections officer of a class declared by the Minister to be a senior corrections officer;

- "Service" means the Sierra Leone Correctional Service
- "young inmate" means an inmate who is apparently or above the age of eighteen years and less than the age of twenty-one years.

PART II—CONSTITUTION AND ADMINISTRATION OF THE SIERRALEONE CORRECTIONAL SERVICE

- There is hereby established a body to be known as th Sierra Leone Correctional Service.
 - **4.** (1) The Service shall have–
- (a) a Director-General who shall be the head of the Service; and
 - (b) a Deputy Director-General.
- (2) The Director-General and the Deputy Director-General shall be appointed by the President acting on the advice of the Council and subject to the approval of Parliament.
- 5. (1) The Director-General, as head of the Service shall hav responsibility for the operational control and administration of th Service and the control and supervision of all inmates subject to th directions of the Council.
- (2) The Director-General may, subject to this Act and the directions of the Council, from time to time make standing order and give administrative directions for observance by all corrections centres officers in carrying out their duties under this Act.
- (3) Notwithstanding the provisions of any other enactment, the Director-General shall have the power to make and decision, give any directive and do any act or thing to ensure the security and good governance of any correctional centre.

- (4) In the absence of the Director-General, the Deputy Director-General shall have the power to perform all the functions of ne Director-General and in the absence of the Director-General and ne Deputy Director-General, a Senior Corrections Officer generally r specifically authorised by the Director-General, shall perform the unctions of the Director-General.
- **6.** The Service shall have such Departments as the Directorieneral may from time to time determine.
- 7. (1) Every department shall be headed by a Director who hall be appointed by the Council after consultation with the Directorreneral.
- There shall be such other staff or members of the ervice as may be necessary for the efficient performance of the unctions of the Service.
- **8.** (1) The power to appoint persons to hold or act in any ffice in the Service from the rank of Assistant Deputy Superintendent f Corrections and above, excluding the Director General, and the Deputy Director-General, (including the power to make appointments n promotion and to confirm appointments), and to dismiss, reduce rank and to exercise disciplinary control over persons holding or cting in such offices shall vest in the Council.
- (2) The power to appoint persons to hold or act in any ffice in the Service below the rank of Assistant Superintendent of orrections (including the power to make appointments on promotion nd to confirm appointments), and to dismiss, reduce in rank and to xercise disciplinary control over persons holding or acting in such ffices shall vest in the Council acting on the recommendation of the Director-General.
- (1) There is hereby established a body to be known as ne Sierra Leone Correctional Services Council.
 - The Council shall consist of-

(a) the Vice-President who shall b Chairman:

- (b) the Minister responsible for corr ectional services;
- Public Servic (c) the Chairman. Commission;
- (d) a representative from civil societ whose work is related to corrections services:
- (e) a representative from the Sierra Leon Youth Commission:
- (f) a representative from the Ministr responsible for social welfare;
 - (g) the Director-General;
- (h) the President of the Sierra Leone Ba Association or his representative; and
- (i) two retired Senior Prisons Officer appointed by the President one of whor shall be a woman
- (3) The Permanent Secretary, Ministry responsible for Internal Affairs, shall be Secretary to the Council.
 - (4) The Council shall regulate its own proceedings.
- **10.** (1) The Council shall advise the President on all majo policy matters relating to correctional centres and the Servic including administration, finance and any other matter as the Presider shall require.

(2) The Council shall have responsibility for the removal nd discharge of inmates in accordance with this Act.

PART III - POWERS, DUTIES AND PRIVILEGES OF CORRECTIONS OFFICERS

11. Every corrections officer shall-

- (a) exercise such powers and perform such duties as are by law conferred or imposed on corrections officers of his rank or class; and
- shall obey all lawful directions in respect of the execution of the duties of his office which he may receive from his senior officers.

2. (1) Every corrections officer in charge shall be charged-

- (a) with the arms, accourtements, ammunition, clothing and all other public stores and foodstuffs issued and delivered for the use of the correctional centres and corrections officers under his control;
- (b) with all public money for which he may be held accountable; and
- (c) subject to this Act, with all valuables, money, articles of clothing and other property entrusted to his keeping as being the property of inmates.
- (2) Every corrections officer charged with any of the items, rticles or other things mentioned in subsection (1), shall account for nem in the case of their being lost, or damaged, otherwise than by navoidable accident, theft, robbery or actual service.

- 13. Within a correctional centre and while in charge of inmates and for the purpose of-
- (a) conveying any person to or from correctional centre; or

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(b) apprehending any inmate who may hav escaped from a correctional centre or wh may have escaped while being conveyed t or from a correctional centre,

every corrections officer shall have the powers, protections an privileges of a police officer.

- 14. Any corrections officer or police officer may, on reasonabl suspicion that a corrections officer has contravened section 20 arrest that person without warrant and shall within seventy-tw hours of the arrest, bring the person before a Magistrate.
- 15. (1) Any corrections officer may examine anything within or being brought in or out of a correctional centre and may stop an search any vehicle or person within a correctional centre or going it or out of a correctional centre, or whether within or without correctional centre any person who or any vehicle which is without authority close to any inmate or inmates if the corrections officer has reason to suspect that the person or vehicle is carrying a prohibite article or any property belonging to the Government in use in correctional centre.
- (2) The senior corrections officer on duty in a corrections centre shall refuse admission to the correctional centre of any perso who is not willing to be searched.
- (3) The senior corrections officer on duty in a corrections centre shall order any person within a correctional centre who refuse to be searched to leave the correctional centre and if such perso refuses to leave, shall order his removal.

- (4) If on stopping and searching any vehicle or person nder subsection (1) a corrections officer finds any prohibited article r any property belonging to the Government in use in a correctional entre he shall arrest the person or the person on the vehicle who ppears to have charge of the article or property and shall as soon as racticable cause that person to be handed over to a police officer or be taken to the nearest police station.
- (5) Any search of a woman under this section shall be nade by a female corrections officer with due regard to decency.
- **16.** (1) A corrections officer may use such force against an imate as is reasonably necessary in order to make the inmate obey
- (2) Subject to this section, a corrections officer may use weapon against-
 - (a) an inmate who is--
- (i) escaping or attempting to escape and refuses when called upon to return;
- (ii) engaged in a combined outbreak or in an attempt to force, break open or scale the outside door, gate, fence or enclosure wall of a correctional centre;
- (iii) using violence on him or another corrections officer or another inmate or other person; and
 - (b) a person who-
- (i) whilst assisting an inmate to escape, uses violence against the corrections

officer or another corrections officer of other person; or

- (ii) is engaged in a combined break-in or i an attempt to force, break open or scal the outside door, gate, fence o enclosure wall of a correctional centr or an inside door, gate, fence or wall o the correctional centre; or
- (iii) whilst engaged in any activit mentioned in subparagraph (ii), is usin violence against the corrections office or another corrections officer or other person.
 - (3) Resort shall not be had to the use of a weapon-
- (a) as is authorised in sub-paragraph (i) o paragraph (a) of subsection (2) unless-
- (i) the corrections officer has reasonabl grounds to believe that he canno otherwise prevent the escape; and
- (ii) the corrections officer gives warnin to the inmate that the corrections office is about to use the weapon against him and
- (iii) the warning given by the correction officer is unheeded;
- (b) as is authorised in sub-paragraph (iii) o paragraph (a) and sub-paragraphs (i) an (iii) of paragraph (b) of subsection (2) unless

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- (i) the corrections officer has reasonable grounds to believe that he or another corrections officer or other person, as the case may be, is in danger of suffering grievous bodily harm
- (ii) the inmate is engaged with other persons in breaking out or attempting to break out of any part of a correctional centre and when called upon to desist continues to break out or attempt to break out;
- (iii) the inmate is engaged with others in riotous behaviour in a correctional centre and refuses to desist when called upon to do so; or
- (iv) the inmate is endangering the life of or is likely to inflict grave injury to the corrections officer or to any other corrections officer or person and the use of firearms is the only practicable way of controlling the inmate.
- (4) No corrections officer shall, in the presence of a orrections officer senior to himself make use of a weapon as uthorised in subsection (2), except on the orders of that senior orrections officer.
- (5) In every case when force is used a corrections officer hall use the minimum force necessary in the circumstances and the se of weapons, in pursuance of the provisions of this section, shall e as far as possible to disable and not to kill.
- 17. (1) An officer in charge shall cause measurements, hotographs and fingerprints to be taken of any inmate by any orrections officer or other person authorised by the Director General take measurements, photographs or fingerprints.

- (2) The Council shall make Rules for the taking o measurements, photographs and fingerprints under this section, an for regulating their destruction.
- **18.** (1) All fines, stoppages for clothing and equipment, or pay forfeited may be deducted from the pay of any member of th Service who has incurred the liability.
- (2) All fines and stoppages for clothing and equipment or pay forfeited shall be paid into the Consolidated Fund.
- (3) All debts incurred by purchases from the Corrections Centre Canteen may be deducted from the pay of any member of th Service who has incurred the liability.
- 19. (1) Where the defence to any suit instituted against corrections officer is that the act complained of was done i obedience to a warrant purporting to be issued by a court or other competent authority, the court shall, on production of the warran and on proof that the act complained of was done in obedience to th warrant, enter judgment in favour of the corrections officer.
- (2) No proof of the signature on a warrant shall be require unless the court has reason to doubt its genuineness and where it i proved that the signature is not genuine, judgement shall nevertheles be given in favour of the corrections officer if it is proved that, at th time the act complained of was committed, the correction office believed on reasonable grounds that the signature was genuine.

PART IV - OFFENCES BY CORRECTIONS OFFICERS

20. A corrections officer who is absent from duty without reasonable excuse for a period exceeding twenty-one days commit an offence and is liable on summary conviction to a fine not exceedin five hundred thousand leones or to imprisonment for a term no exceeding six months or to both the fine and imprisonment.

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22. Any corrections officer who without lawful authority-

- a) knowingly allows any intoxicating liquor, tobacco, hemp, drug, opiate, money, clothing, provisions, letter, document or other article to be sold to or received from or used by or on behalf of any inmate; or
- b) lends or gives to any inmate any intoxicating liquor, tobacco, hemp, drug, opiate, money, clothing, provisions, letter, document or other article; or
- (c) knowingly allows any letter, document or other article to be brought out of the correctional centre, or to be conveyed from any inmate; or
- (d) without the permission of the Director informs the press or any other person of any matter concerning a correctional centre or an inmate or any matter derived from official sources connected with or related to the Service.

ommits an offence and is liable on conviction to a fine not less than ne million leones or to imprisonment for a term not exceeding twelve nonths or to both the fine and imprisonment.

- 23. (1) No corrections officer or any person with any dut with inmates shall sell, supply or receive directly or indirectly any benefit or advantage from the sale or supply of any article to or for the use of any inmate or for the use of any correctional centre, no shall that officer or person directly or indirectly have an interest in any contract or agreement for the sale or supply of that article.
- (2) No corrections officer or any person with any duty with inmates shall directly or indirectly have any pecuniary interest in the purchase of any correctional centre supplies, or receive any discounts, gifts or other consideration from contractors for or seller of such supplies or have any pecuniary dealing with inmates or with their friends with regard to them or on behalf of any inmate, hold an unauthorised communications with any person.
- (3) No person shall wear or use without due authorit any uniform or decoration supplied to or authorised for use by an member of the Service or any uniform or decoration so nearl resembling the uniform or decoration as to be calculated to deceive
- (4) No person shall falsely represent himself by act o words to be a person who is or has been entitled to use or wear an uniform or decoration referred to in subsection (3).
- (5) Any corrections officer or person who contravene any provision of this section commits an offence and is liable o conviction to a fine not exceeding two million leones or t imprisonment for a term not exceeding twelve months or to both th fine and imprisonment.
- **24.** (1) No corrections officer shall be or become a member of-
- (a) any trade union or any body or associatio affiliated to a trade union;
- (b) any body or association the objects or on of the objects of which is to control o

influence salaries, wages, pensions or conditions of service of the Service;

- (c) any body or association the objects or one of the objects of which is to control or influence conditions of employment in any trade or profession.
- (2) Nothing in subsection (1) shall be deemed to prohibit orrections officers from becoming members of any corrections fficers staff association approved by the Council and Published in ne Gazette.
- (3) Any corrections officer who contravenes subsection 1) commits an offence and is liable on conviction to a fine not xceeding one million leones twelve months or to both the fine and nprisonment.
- (4) For the purposes of this section, "trade union" has ne same meaning as it has in the Trade Unions Act.
- 25. (1) No corrections officer shall receive any fee or gratuity com, or have any business dealings with inmates or discharged mates or with friends of inmates or with visitors to a correctional
- (2) No corrections officer shall correspond with or hold ny intercourse with the friends or relatives of any inmate, unless xpressly authorised to do so by the officer in charge.
- (3) No corrections officer except in accordance with this act or in accordance with orders or directions issued by the Director, hall convey any communication or other article to or from any inmate.
- (4) No corrections officer unless so authorised by the Director shall give any certificate or testimonial to, or in respect of, ny inmate as regards his conduct in a correctional centre or otherwise.

- (5) A corrections officer who contravenes subsection (1), (2), (3) or (4) commits an offence and is liable on summar conviction to a fine not exceeding five hundred thousand leones or to imprisonment for a term not exceeding six months or to both th fine and imprisonment.
- (1) Any corrections officer may at any time be searche on the orders of a corrections officer senior in rank to that correction officer.
- (2) The officer in charge may at any time order the livin quarters occupied by another corrections officer to be searched by corrections officer senior in rank to that other corrections officer.
- **27.** (1) A corrections officer inquiring into a disciplinar offence alleged to have been committed by any other correction officer shall have power to summon and examine witnesses on oat or affirmation, to require the production of all documents relevant t such inquiry and to adjourn the inquiry from time to time, and for th purposes of this inquiry to administer oaths.
- (2) Any person summoned as a witness under subsection (1) who fails to attend an inquiry at the time and place mentioned is the summons or on any adjournment thereof or refuses to answe any question lawfully put to him at the inquiry commits an offenc and is liable on summary conviction to a fine not exceeding fiv hundred thousand leones or to imprisonment for a term not exceedin one month.
- (3) Notwithstanding the provisions of subsection (2), n witness shall be obliged to answer any question which may tend t incriminate him or render him liable to any forfeiture or penalty.
- (4) Any person summoned as a witness under this section shall be entitled to be paid from the general revenue such sum as i allowed to witnesses when attending the court of a magistrate.

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- **28.** (1) The Council may, by notice in the Gazette declare any uilding, enclosure or place or any part thereof to be a correctional entre for the purposes of this Act, and may in like manner, declare nat any correctional centre shall cease to be a correctional centre for he purposes of this Act.
- (2) Every correctional centre shall include the grounds nd buildings within the correctional centre enclosure and also any ther grounds or buildings belonging or attached to the correctional entre and used by inmates or the staff of the correctional centre.
- (3) In any writ, warrant, or other legal instrument in which may be necessary to describe a particular correctional centre, any escription designating a correctional centre by reference to the name f the place or town where it is situated, or other definite description, hall be valid and sufficient for all purposes.
- (4) The buildings, enclosures or places or any part thereof which at the commencement of this Act are in use as correctional entres shall be deemed to be correctional centres for the purposes f this Act.

29. Whenever-

- (a) it appears to the Director-General that the number of inmates in any correctional centre is greater than can be conveniently kept in it and that it is not convenient to transfer the excess number to some other correctional centre; or
- (b) owing to the outbreak of epidemic disease within a correctional centre or for any other reason, it is desirable to provide for temporary shelter or safe custody of any inmates,

- the Director General shall subject to the approval of the Counciissue directives for the shelter and safe custody in temporary correctional centres of so many of the inmates as cannot be conveniently or safely kept in the correctional centre, and ever temporary correctional centre shall be a correctional centre for the purposes of this Act.
- **30.** (1) In every correctional centre there shall be an office in charge of the correctional centre who shall be designated "th officer in charge".
- (2) In any place where there is a correctional centre but no corrections officer has been appointed to be in charge of it, the administrative officer in charge of that place or any administrative officer deputed by him shall be in charge of such correctional centre
- (3) The administrative officer shall be subject to the order and directions of the Director-General, and shall, subject to an express limitations which may be imposed on him by the Director General in writing, have all the powers conferred by law upon a officer in charge.
 - (4) Every officer in charge shall-
- (a) supervise and control all matters is connection with the correctional centres t which the officer is appointed;
- b) keep or cause to be kept such records as the Director-General may from time to time direct
- (c) be responsible to the Director-General for the conduct and treatment of corrections officer and inmates under the officer's control, an for the due observance by correction officers and inmates of the provisions of thi Act and of all rules, directions and order made under this Act.

- (2) Every police officer appointed in pursuance of ubsection (1) shall have all the powers and perform in such orrectional centre all the duties of a corrections officer of the rank to hich the officer in charge shall appoint him and, for the purposes of a shall be deemed to be a corrections officer of that rank; but o police officer shall by reason of this section be a member of the ervice.
- (3) Where on the removal of any inmate from any orrectional centre the staff is insufficient to provide escort for such mate it shall be lawful for the officer in charge of the correctional entre from which the inmate is to be removed, to deliver the inmate of any police officer who may be detailed for such duty.
- **32.** In every correctional centre in which female inmates are mprisoned there shall be women corrections officers who shall have ne care and superintendence of the female inmates, and who shall e responsible for their discipline.
- **33.** (1) There shall be a medical officer stationed in or esponsible for every correctional centre.
- (2) In appointing or designating a medical officer, regard hall be had to the need for that officer to have knowledge of sychiatry and to the particular needs of female inmates.
 - (3) The medical officer shall–

(a) be responsible for the health of all inmates i a correctional centre;

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- (b) cause all inmates to be medically examined a such times as shall be prescribed; and
- (c) ensure that a record is kept of the state of health of every inmate.

PART VI-ADMISSION AND CONTROL OF INMATES

- 34. (1) Inmates shall be first admitted to a correctional centrol only on the authority of a signed warrant or other lawful order for detention, and only at the times prescribed by regulations or provide for by order or directive of the Council or the Director-General abeing the hours during which inmates may be processed for admission.
- (2) Upon presentation of a person to be held in custody the officer in charge is to be satisfied-
- (a) that the person is the person to whom th warrant or order relates;
 - (b) of the age of the person; and
- (c) that the warrant or order is signed and date and purported to be made under the authorit of an enactment applicable and in force i Sierra Leone.
- (3) A refusal by a person to confirm his identity, or a apparent technical error in a warrant or order, shall not be grounds for refusing admission of a person under its authority, but where there identity of a person or as to the validity of the warran or order, an officer in charge shall be entitled-

- (a) to refuse the admission of the person; and
- (b) to require that the person be taken back to the court or person who has signed the warrant in order for matters of identity or process to be confirmed or rectified.
- (4) Where it appears that the person to whom the warrant r order relates is or may be under the age of 18 years, the officer in harge shall take appropriate action to bring the person before the ourt for confirmation of the legality of the confinement of the person the correctional centre.
- **35.** No infant child of a female inmate shall be received into a orrectional centre unless there are adequate facilities and provision within that correctional centre for the care and maintenance of infant hildren of female inmates.
- **36.** As soon as practicable after admission, every inmate shall e given appropriate information about-
- (a) any right of appeal, which information shall be given within twenty four hours of admission;
- (b) the rights of inmates whilst in custody as provided for in this Act or prescribed by regulations, orders or directives of the Council or the Director-General;
- (c) their duties, responsibilities and obligations whilst in custody;
- (d) the procedures whereby they might earn low security classifications and be entitled to privileges and early release; and

(e) the risks involved in sharing toothbrushe and razors, and engaging in unsafe sexual practices or tattooing.

- **37.** (1) Upon admission to and immediately before discharg from a correctional centre, every inmate shall be examined by th medical officer.
- (2) Until an inmate has been examined by the medica officer, every inmate on admission shall, so far as practicable, be kep apart from other inmates.
- (3) An officer in charge may order that inmates b medically examined, and the Medical Officer shall examine and trea any inmate who makes a request to be examined.
- (4) Where a medical officer is of the view that an inmat is in need of specialist treatment, including psychiatric care, the medica officer shall make a report to the officer in charge, and shall mak arrangements for the inmate to be referred to an appropriate medica practitioner.
- (5) An inmate who is suffering from any disease or illnes shall only be held separately from other inmates upon the order of the medical officer.
- (6) Notwithstanding subsection (5), an officer in charg may order the separation of an inmate who is apparently sufferin from an illness pending arrangements for a medical officer to visi and confirm the need for separation; but no separation shall b ordered only on the basis of an inmate's HIV/AIDS status.
- **38.** Arrangements shall be made for the provision of other medical and related services, in accordance with any relevant policy or programme of the Ministry responsible for health, including-
- appropriate dental treatment, which shall no be confined to extractions;

- (c) vaccination programmes or programmes of specific treatment for certain diseases; and
- (d) support services for infants and mothers, where infants are permitted to remain in the confines of a correctional centre.
- **39.** (1) Every inmate shall be deemed to be in the lawful ustody of the officer in charge and, subject to this Act, shall remain a such lawful custody and be subject to correctional centre discipline nd to all laws, orders and directives relating to correctional centres and inmates during the whole period of the inmate's imprisonment or etention, whether the inmate is or is not within the precincts of a orrectional centre.
- (2) Every officer in charge shall keep and detain all ersons duly committed to the officer's custody by any court or ther competent authority, according to the provisions of the warrant r order by which that person has been committed, or until that person s discharged by due course of law.
- **40.** (1) An inmate who is being removed or transferred from ne correctional centre to another or to any other place shall, while utside the correctional centre, be kept in the custody of the orrections officer or police officer authorised under this Act or any ther enactment to remove or convey the inmate and shall, subject to nis Act or any other enactment, be deemed to be in lawful custody of the officer in charge of the correctional centre from which that inmate is being removed or transferred.

(2) Inmates on remand or committed for trial, who are required to attend any court, may be taken for that purpose into police custody at the correctional centre to which they have been committed and shall remain under police supervision and guard unto they are returned to the correctional centre or discharged by the court.

- (3) Where on the removal of an inmate from an correctional centre the number of corrections officers is insufficient to provide escort for that inmate, the officer in charge of the correctional centre from which the inmate is to be removed may, with the general or special permission of the Inspector-General of Police deliver the inmate to any police officer detailed for that duty.
- (4) While an inmate is in the custody of a police officer i accordance with this Act the inmate shall be deemed to be in lawfu custody, and escape from the custody of the police officer shall b deemed to be escape from lawful custody for the purposes of an enactment.
- (5) A police officer to whom an inmate is delivered unde subsection (3) shall have the same powers and be subject to the same responsibilities, discipline and penalties and to the sam authorities as a corrections officer would have been and be subject to in like circumstances.
- 41. Every person remanded to a correctional centre by a cour or other competent authority, charged with a crime or offence shall be delivered to the officer in charge together with the warrant of commitment, and the officer in charge shall detain that person according to the terms of the warrant and shall cause that person be delivered to the court or competent authority, or shall discharg that person at the time named in and according to the terms of that warrant.

- **42.** Every person arrested in pursuance of any warrant or order f any court or other competent authority if the court is not sitting, nay be delivered to an officer in charge for custody and the officer in harge shall cause that person to be brought before the court or ther competent authority at its next sitting.
- 43. (1) Subject to section 16, of the Criminal Procedure Act, 965, whenever the presence of a person confined in a correctional entre is required by a court or other competent authority, the court r competent authority may issue an order addressed to the officer n charge requiring production before the court or other competent uthority of that person in proper custody at the time and place to be amed in the order.
- (2) The officer in charge shall cause the person named in ne order referred to in subsection (1) to be brought up as directed, nd shall provide for the person's safe custody during the person's bsence from that correctional centre, and the court or competent uthority may by endorsement on the order require the person named the order to be again brought up at any time to which the matter in hich such person is required may be adjourned.
- (3) An inmate taken from a correctional centre in ursuance of an order made under this section shall, whilst outside ne correctional centre, be kept in such custody as the officer in harge may direct and whilst in that custody shall be deemed to be in awful custody.
- 44. (1) Inmates on remand or committed for trial, who are equired to attend any court, may be taken for that purpose into olice custody at the correctional centre to which they have been ommitted and shall remain under police supervision and guard until eturned to the correctional centre or discharged by the court.

- (2) Where on the removal of an inmate from a corrections centre the number of corrections officers is insufficient to provid escort for such inmate, the officer in charge of the correctional centr from which the inmate is to be removed may, with the general or special permission of the Inspector-General of Police, deliver th inmate to any police officer detailed for that duty.
- (3) While an inmate is in the custody of a police officer is accordance with this Act, the inmate shall be deemed to be in lawfu custody and escape from the custody of the police officer shall b deemed to be escape from lawful custody for purposes of an enactment.
- 45. Inmates on being sentenced or during confinement ma be transferred to a correctional centre established under this Act a the Council or the Director-General may by general or special orde direct.
- **46.** (1) Where a medical officer reports to the Director-Genera that an inmate is suffering from a contagious disease, the Director General may, subject to subsection (2), by order in writing, direct th removal of that inmate to any institution or place where the inmat shall be kept and treated until such time as he is cured of the diseas or until such time as he ceases to be liable to confinement in correctional centre, whichever may first occur.
- (2) No order shall be made by the Director-General under subsection (1) unless and until the Director-General has receive notification in writing that the person in charge of the institution o place to which he wishes to remove the inmate is able and willing t receive that inmate.
- (3) So long as any inmate who shall have been remove to an institution or place under this section remains in that place an remains liable to confinement in a correctional centre, the person i charge of that institution or place shall from time to time transmit t the officer in charge of the correctional centre from which that inmat

- (4) As soon as, in the opinion of the person in charge of ne institution or place to which an inmate has been removed, it is no onger necessary that the inmate should remain in the institution or lace the person in charge shall transmit to the officer in charge of ne correctional centre from which the inmate was removed, a ertificate stating that the necessity has ceased.
- (5) Upon receipt of a certificate pursuant to subsection 4), the officer in charge shall—
- (a) if the inmate is still liable to confinement in a correctional centre, forthwith cause the inmate to be brought back to the correctional centre from which the inmate was removed or to any other correctional centre as the officer in charge thinks fit;
- (b) if the inmate has completed the sentence in respect of which the inmate was committed, cause the inmate to be released forthwith.
- (6) Every reasonable precaution shall be taken by the erson in charge of an institution or place and other persons employed the institution or place to prevent the escape of any inmate who hay at any time be under treatment in the institution or place and it hall be lawful for these persons to take such measures as shall be ecessary for preventing the escape of that inmate.
- (7) Nothing shall be done under the authority of this ection which, in the opinion of the person in charge of the institution r place to which an inmate has been removed, is likely to be prejudicial the health of that inmate.

- **47.** (1) Whenever a medical officer or officer in charge is of the opinion that an inmate is of unsound mind the medical officer of officer in charge shall take all necessary action to procure the inmate's certification under the Lunacy Act.
- (2) If that inmate is certified to be of unsound mind that inmate shall be removed as soon as convenient from the corrections centre and confined in a mental hospital.
- (3) Whenever an inmate removed to a mental hospital is entitled to be discharged in accordance with any enactment relating to mental treatment, the medical superintendent in charge of the mental hospital shall notify the officer in charge of the correctional centration which the inmate was removed and the inmate shall be delivered into the officer's custody if still liable to be confined in a correctional centre, and if not so liable, be released.
- (4) The period during which the inmate has been detaine in the mental hospital shall be reckoned as part of the inmate's term of imprisonment.
- **48.** (1) In the case of serious illness of an inmate confined is a correctional centre in which there are inadequate medical facilities or unsuitable accommodation for that inmate, the officer in charge on the advice of the medical officer, may make an order for the remove of the inmate to a hospital.
- (2) In cases of emergency or in the absence of the medica officer, removal of an inmate to a hospital may be ordered by th officer in charge without the advice of the medical officer.
- (3) An inmate who has been removed to a hospital unde this section shall be deemed to be under detention in the correctional centre from which the inmate was so removed.
- (4) Whenever the medical officer in charge of the hospits considers that the health of an inmate removed to a hospital unde this section no longer requires detention in it, the medical office shall notify the officer in charge.

- if the inmate is still liable to be confined in a correctional centre, forthwith cause the inmate to be brought back to the correctional centre from which he was removed; or
- (b) if the inmate has completed the sentence in respect of which he was committed, cause the inmate to be released forthwith.
- (6) Every reasonable precaution shall be taken by the fficer in charge of a hospital to prevent the escape of any inmates tho may at any time be under treatment at the hospital, and it shall be awful for such officer in charge to take such measures as shall be ecessary for preventing the escape of such inmate.
- (7) Nothing shall be done under the authority of this ection which, in the opinion of the medical officer in charge of the ospital, is likely to be prejudicial to the health of the inmate.
- **49.** (1) Where on account of the gravity of the offence for which an inmate may be in custody or for any other reason, the fficer in charge considers it desirable to take special measures for the security of that inmate while undergoing treatment in hospital, it hall be lawful for the officer in charge to give the inmate into the harge of not less than two correction officers.
- (2) One of the two corrections officers shall always be vith the inmate by day and night and they shall be vested with power and authority to do all things necessary to prevent the inmate from scaping and shall be answerable for the inmate's safe custody until uch time as the inmate is handed over to the officer in charge on the nate's discharge from hospital or until such time as the inmate's entence expires whichever may first occur.

50. If any inmate escapes during the time in any hospital or institution, no corrections officer shall be held answerable for the escape, unless the inmate shall have been in the personal custody of the officer; and no medical officer or person in charge of the hospital or institution or other person shall be answerable for the escap unless it can be shown that, that person helped the inmate to escap or has wilfully neglected to take reasonable precautions to prever the escape.

Sierra Leone Correctional Service Act

- **51.** (1) With effect from the commencement of this Act, ever sentence of imprisonment whether the sentence was one or imprisonment with hard labour or simple imprisonment passed upo any criminal inmate, shall subject the inmate during the term of the sentence to work at such labour as may be directed by the officer in charge with the general approval of the Director-General and so fa as practicable the labour shall take place in association or outsid cells with other criminal inmates.
- (2) Notwithstanding the provisions of any othe enactment, no person shall be sentenced by a court to imprisonmen with hard labour.
- (3) Every enactment conferring power on a court to pas a sentence of imprisonment with hard labour in any case shall b construed as conferring a power to pass a sentence of imprisonment for a term not exceeding a term for which a sentence of imprisonment with hard labour could have been passed in that case immediately before the commencement of this Act, and so far as any enactment provides that a person sentenced to imprisonment or committed to correctional centre is or may be directed to be treated to any special form of imprisonment ceases to have effect.
- (4) The medical officer may order any inmate to b excused from labour or to perform light labour, and any inmate ordere to perform light labour shall be required to work on any labour fo which the inmate is considered fit by the medical officer.

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- **52.** (1) Civil and unconvicted criminal inmates shall be equired to keep their cells, precincts of cells, furniture, clothing and tensils clean and perform the classes of labour as the Directorieneral, with the approval of the Council shall direct.
- (2) Appellant inmates shall be required to keep their cells, recincts of cells, furniture, clothing and utensils clean and perform to classes of labour that the Director-General, with the approval of e Council shall direct.
- **53.** (1) A civil or unconvicted criminal inmate may be permitted of maintain himself and to purchase or receive from private source at roper hours, food, clothing or other necessaries, but subject to xamination and to such sources and other conditions as the Directorieneral may direct.
- (2) No food, clothing or other necessaries belonging to a ivil or unconvicted criminal inmate shall be given, hired, loaned or old to any other inmate; and any inmate contravening this section hall be liable to lose the privilege of purchasing or receiving food, lothing or other necessaries from private sources for such time as ne officer in charge thinks proper.
- (3) If a civil or unconvicted criminal inmate does not rovide himself with food or clothing, or if the food or clothing is in the opinion of the officer in charge unsatisfactory, the inmate shall esceive the regular food and clothing.
- **54.** Male and female inmates shall be confined in separate orrectional centres or in separate parts of a correctional centre in uch a manner as to prevent, as far as practicable, their seeing or onversing or holding any intercourse with each other.

- 55. (1) No juvenile shall be detained in a correctional central and where before or at the commencement of this Act, a juvenile in detained in a correctional centre, the Minister shall within three months of commencement of this Act, order the removal from the correctional centre of the juvenile and his detention in a place other than a correctional centre, subject to such conditions as the Minister may determine.
- (2) No juvenile removed from a correctional centre pursuant to subsection (1) shall be detained after the expiration of the period for which the juvenile was subject to detention in correctional centre.
- **56.** Every inmate shall be subject to correctional centrediscipline and to all laws, orders and directions relating to correctional centres and inmates during the whole time of the inmate imprisonment, whether the inmate is or is not within the precincts of any correctional centre.
- **57.** Every inmate shall have a right to petition the Council, but in exercising that right shall address the Council through the Director General.

PART VII-RELEASE AND REMISSION

- **58.** (1) The officer in charge shall be responsible for the du discharge of all inmates immediately upon their becoming entitled t release.
- (2) Except at the inmate's own request, no inmate unde treatment by the medical officer will be discharged from a correctiona centre until, in the opinion of the medical officer the discharge can b effected without danger to the health of the inmate.
- (3) Where by or under any enactment an inmate become entitled to discharge from a correctional centre otherwise than by the expiration of the sentence, the officer in charge shall not discharg the inmate otherwise than in accordance with the terms of the order warrant or instruction issued in writing under the hand of a perso authorised to do so under that enactment or in due course of law.

- (4) All inmates shall be discharged before noon on the ate on which they are entitled to be released; but should that date all on a Sunday or any public holiday, they shall be released before oon on the day preceding the Sunday or public holiday.
- **59.** (1) Convicted criminal inmates sentenced to mprisonment whether by one or consecutive sentence or sentences or a period exceeding one month, may by industry and good conduct arn a remission of one-third of the remaining period of the sentence r sentences.
- (2) For the purpose of giving effect to the provisions of ubsection (1), each inmate on admission shall be credited with the all amount of remission to which the inmate would be entitled at the nd of the sentence or sentences if the inmate lost or forfeited no emission.
- (3) An inmate may lose remission as a result of its orfeiture as a punishment for an offence against correctional centre iscipline and shall not earn any remission in respect of any period-
- spent in hospital through the inmate's own fault or while malingering; or
- (b) while undergoing confinement as a punishment in a separate cell.
- (4) On the recommendation of the Director-General, the 'ouncil may grant a further remission on special grounds.
- (5) The Director-General may restore forfeited remission whole or in part.
- (6) For the purpose of calculating remission of sentence, mprisonment for life shall be deemed to be twenty years imprisonment.

- **60.** (1) Notwithstanding the provisions of section 59, and habitual criminal sentenced to imprisonment whether by one sentence or consecutive sentences for a period of three released years or more who is released under section 59 shall, unless the Council otherwise directs, be subject to a Supervision Order.
- (2) Any Supervision Order under subsection (1) shall b issued by the Director-General and shall authorise the inmate to be a large in Sierra Leone or in any part of Sierra Leone as shall be specifie in the Supervision Order; and it shall be lawful for the Council t revoke or alter any Supervision Order at its discretion.
- (3) Any Supervision Order issued under this section shall, unless revoked or forfeited, continue in force for a period no exceeding twelve months and shall then expire.
- (4) So long as a Supervision Order continues in force th inmate shall be subject to the supervision order but shall not b liable to imprisonment by reason of his sentence, but shall be allowe to go and remain at large according to the terms of the Supervisio Order.
- (5) Every Supervision Order shall be in the prescribed form and shall be issued subject to the following conditions:-
- (a) the finger prints of the person subject to th Supervision Order shall be impressed on th order and a photograph of the person's fror and side face shall be affixed.
- (b) the person shall keep the Supervision Order in his possession and shall at all time produce it on demand, when called upon to do so by a Magistrate or Police Constable of person under whose supervision the person has been placed;

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(c) the person subject to a Supervision Order shall abstain from any violation of the law;

- (d) the person subject to a Supervision Order shall not habitually associate with notoriously bad characters such as reputed thieves, housebreakers, receivers of stolen property and the like;
- (e) the person subject to a Supervision Order shall, at the time of discharge from a correctional centre, inform the officer in charge of the correctional centre of the District and place in which he intends to reside, and shall with all convenient speed proceed to the District and report himself personally to the person under whose supervision he has been placed within fortyeight hours of arrival or so soon after that as is practicable;
- (f) the person subject to a Supervision Order shall notify the supervisor of any change of address within the District and shall also inform the supervisor if he intends to leave the District;
- (g) on arrival in any new District the person shall report to the person to whom he has been told to report by the person under whose supervision he has been placed, within fortyeight hours of arrival or so soon thereafter as is practicable;
- (h) any other conditions which the Director-General may impose:—

- (6) If a person subject to a Supervision Order issued under this Act fails to comply with any of the conditions of the Supervision Order the person shall be guilty of an offence and, in addition to an other penalty incurred in respect of the act constituting the breach shall, on summary conviction, be liable to imprisonment for a perion not exceeding six months and the Magistrate by whom the person is convicted may order the Supervision Order to be forfeited.
- (7) A constable may arrest without warrant any perso whom he reasonably suspects to have committed an offence contrar to this section.
- (8) Where a supervision order is forfeited or revoked the person whose supervision order is forfeited or revoked shall after undergoing any other punishment (if any) to which the person may be sentenced for the offence in consequence of which the Supervision Order is forfeited or revoked, further undergo a term of imprisonment for the outstanding portion of the Supervision Order that remained unexpired at the time the person failed to comply with the conditions of the order or such portion as the Director-General may direct.
- (9) If a person subject to a Supervision Order issued under this Act proves to the satisfaction of the person under whos supervision he has been placed, a District officer or a police officer or or above the rank of Assistant Superintendent, that he has lost th Supervision Order, the person shall be entitled to a duplicate of th Supervision Order.
- (10) Whenever a Supervision Order is revoked by the Director-General, a Magistrate shall, on the production of a certificat of the revocation, issue a warrant, which may be executed in any part of Sierra Leone for the apprehension of the person to whom the Supervision Order was issued, and the person being apprehendes shall be brought before the Magistrate, who shall make out a warrant for the recommitment of the person to a correctional centre to undergothat imprisonment for the outstanding portion of the Supervision Order that remained unexpired at the time the Order was revoked or the portion of the order as the Director-General may direct.

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- (11) Whenever a Supervision Order is forfeited by the Order f a Magistrate under this section, the Magistrate shall make out a varrant for the recommitment of the person to undergo the utstanding portion of the Supervision Order that remained unexpired t the time the Order was forfeited or a portion as the Director-General nay direct.
- (12) For the purpose of this section the expression habitual criminal" means a person who is not less than twenty-five ears of age and who
- (a) is convicted on an information of an offence punishable with imprisonment for a term of three years or more; or
- (b) has been convicted on at least three previous occasions since he attained the age of twenty of offences punishable on an information with such a sentence.
- 61. (1) The Director-General shall submit to the Council a eport on the general condition and conduct of every inmate ndergoing imprisonment for life or for a term exceeding four years, t the end of every two years of the imprisonment or a such lesser eriod as the Council or the Director-General shall consider desirable.
- (2) The Council shall appoint a Board whose duty will be from me to time to consider such reports and in each case to tender ppropriate advice to the Council.
- **62.** (1) An inmate serving a sentence of imprisonment for a eriod of four years or more may be allowed by the Director-General vithin three months of the date the inmate is due for release on onditions and for reasons approved by the Director-General to be emporarily absent from the correctional centre on parole for a stated ength of time which shall be greater than fourteen days.

- (2) The Director-General or other officer in charge may a any time recall an inmate released on parole.
- (3) An inmate who fails to return to a correctional centr on the completion of the period of parole or when informed that h has been recalled under the provisions of subsection (2) commits a offence and may be arrested without warrant and shall be liable or conviction to the same punishment as if he had escaped from correctional centre.
- (4) An inmate who when released on parole contravene or fails to comply with the conditions imposed upon him commits a offence and shall be liable on conviction to imprisonment for a terr not exceeding six months.

PART VIII-OFFENCES BY INMATES

- (1) The Council shall prescribe what acts or omission by inmates shall be deemed to be correctional centre offences an shall prescribe which of the offences shall be minor correctional centr offences and which shall be aggravated correctional centre offences
- (2) A charge against an inmate in respect of a corrections centre offence may, subject to this section, be heard and determined
- (a) before a subordinate court where th Director-General, owing to the gravity of th correctional centre offence or other sufficier cause, so decides; or
- within a correctional centre, by the Director General or, at the request of the Director General or a senior corrections officer or th officer in charge, by a visiting justice who i a Magistrate.

- (4) For the purpose of this Part "reduction in stage" neans the removal of an inmate to a lower stage in the prescribed rogressive stage system.
- **64.** (1) An inmate found guilty of a minor correctional centre flence by a lower court shall be liable to-
- (a) imprisonment for a term not exceeding six months:
- (b) additionally or alternatively any one or more of the punishments specified in section 65.
- (2) An inmate found guilty of a major correctional centre ffence by a subordinate court shall, subject to subsection (3), be able to imprisonment for a period not exceeding two years.
- (3) A sentence of imprisonment imposed for a correctional entre offence on an inmate-
- (a) who is a convicted inmate shall commence on the date of the expiry of the sentence of imprisonment being served by the inmate at the time of the offence;
- b) who is a convicted inmate shall commence on the date the sentence of imprisonment is imposed.
- **65.** Where an officer in charge, who is a junior officer or ubordinate officer, finds an inmate guilty of a minor correctional entre offence, the officer may impose one or more of the following unishments:—

(a) confinement in a separate cell for a perio not exceeding three days;

- (b) forfeiture of remission of sentence no exceeding three days of the total remission earned:
- (c) extra work for a period not exceeding thre days.
- **66.** Whenever an inmate is charged before an officer in charg who is not a senior officer with a minor correctional centre offenc which owing to the circumstances of the case the officer in charg considers the powers of punishment he possesses are inadequate t deal with, the officer shall stay the proceedings and transfer the cas with a report on the case to a senior officer or to a visiting justice wh is a Magistrate.
- **67.** (1) Where an officer in charge, who is a senior officer of a visiting justice, finds an inmate guilty of a minor correctional centroffence, the officer or justice may impose on the inmate the following punishment:—
- (a) confinement in a separate cell for a perion not exceeding fourteen days;
- (b) forfeiture of remission of sentence no exceeding thirty days of the total remission earned;
- (c) extra work for a period not exceeding seve days;
- (d) reduction in stage or postponement of promotion in stage, or forfeiture of privileges

- (e) forfeiture of earnings not exceeding one-half of the amount earned; or removal from any prescribed earnings scheme for a period not exceeding three months or reduction in earnings grade until such time as the inmate is considered fit for restoration to the original grade by virtue of the inmate's good conduct and skill at his trade or effort at his work: but no inmate shall be reduced from the highest grade in any prescribed earnings scheme without the approval of the Director-General.
- (2) For the purposes of this section, "reduction in stage" nd "postponement of promotion in stage" mean the removal of an imate to a lower stage and the postponement of promotion to a igher stage, respectively, in the prescribed progressive stage system.
- **68.** (1) An officer in charge, if he is a senior corrections fficer or any administrative officer designated as officer in charge nay punish any inmate found after due inquiry by the officer in harge to be guilty of a minor correctional centre offence by awarding ne inmate one or more of the following punishments:—
- (a) confinement in a separate cell on the prescribed punishment diet for a term not exceeding the period as may be prescribed;
- (b) forfeiture of remission not exceeding the amount as may be prescribed;
- (c) reduction in stage or forfeiture of privileges or postponement of promotion in stage or forfeiture of all or part of earnings, or removal from the earning scheme or deduction in earnings grade for the period as may be prescribed.

- (2) An officer in charge, if a senior corrections officer of an administrative officer designated as officer in charge, may punish an inmate found after due inquiry by the officer in charge to be guilt of an aggravated correctional centre offence by awarding the inmat one or more of the following punishments:-
- (a) confinement in a separate cell on the prescribed punishment diet for a term not exceeding the prescribed period;
- (b) forfeiture of remission not exceeding the prescribed period;
- (c) reduction in stage or forfeiture of privilege of postponement of promotion in stage of forfeiture of all or part of earnings or removation the earnings scheme or reduction it earnings grade for such period as may be prescribed.
- (3) No procedure may permit or require any inmate t impose punishment on any other inmate; but this restriction shall no prevent appropriate arrangements being made for inmates to b designated to play leadership or mentoring roles in relation to othe inmates.
- **69.** (1) The Director-General may punish any inmate founguilty of a correctional offence after an inquiry by a committee set up by the Director-General
- (2) An officer in charge on finding an inmate guilty of a aggravated correctional centre offence may, if he is of the opinio that in the circumstances of the case or because of the inmate' character the powers of punishment he possesses are inadequate transfer the case to the Director-General or the visiting Justice for punishment.

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- (a) a copy of the charge;
- (b) the record of all the evidence taken including the evidence of the inmate;
- (c) the reasons why the inmate was found to be guilty; and
- (d) any representations the inmate wishes to make to the Director-General in regard to punishment.
- (4) The Director-General on receipt of a record forwarded behin under subsection (3) may—
 - (a) punish the inmate,
- (b) reverse the findings of the officer in charge and find the inmate not guilty;
- (c) require the officer in charge to take further evidence and submit it to him prior to making a decision, or
- (d) instruct the officer in charge to refer the case to the visiting Justice.
- (5) The Director-General may award an inmate one or many f the following punishments:-
- (a) confinement in a separate cell on the prescribed diet for the period;
- (b) forfeiture of remission not exceeding the prescribed amount;

(c) reduction in stage or forfeiture of privilege or postponement of promotion in stage or forfeiture of all or part of earnings or removation the earnings scheme or reduction is earnings grade for the period prescribed.

- **70.** (1) The Council shall establish a Complaints Committee for each correctional centre with powers to punish any inmate found after due inquiry by it to be guilty of a correctional centre offence be awarding the inmate one or more of the following punishments:-
- (a) confinement in a separate cell on the prescribed diet for the prescribed period;
- (b) forfeiture of remission not exceeding the prescribed amount;
- (c) reduction in stage or forfeiture of privilege or postponement of promotion in stage of forfeiture of all or part of earnings or remove from the earnings scheme or reduction in earnings grade for the prescribed period.
- (2) The Complaints Committee shall consist of not les than five members and three members shall constitute a quorum.
- (3) The Committee shall meet at least once in every thre months within the precincts of the correctional centre for which it i appointed and shall—
- (a) hear any complaints which may be made by the inmates detained at the correctional centre, report to the Council any matter which they consider expedient to report,
- (b) inquire into any matter connected with the management of the correctional centre which the Director-General or officer in charge map place before it; or

(c) into which the Council may direct the Committee to inquire and shall have such other powers and duties as may be prescribed.

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- (4) One member of the Committee shall visit the orrectional centre for which the Committee is appointed at least nce a month and any member may at any time enter the correctional entre and shall have free access to every part of the centre and to very person detained in it, and may inspect the correctional centre ecords and enter any observations he may think fit to make in eference to the condition of the correctional centre or abuses at the entre in the Visitors' book to be kept by the officer in charge.
- (5) No member of any Complaints Committee may in any yay be concerned with any contracts for supplies for use in the orrectional centre for which the Committee is appointed.
- 71. Any inmate may be charged before a Magistrate with any ffence against correctional centre discipline and the Magistrate nay on convicting the inmate may award any of the punishments nentioned in section 70 and, in addition or in lieu thereof, may award mprisonment for a period not exceeding six months to run onsecutively with the sentence then being served; but no roceedings shall be taken against any inmate in respect of any matter or which the inmate has been punished under this Act.
- 72. No inmate shall be punished for a correctional centre ffence until the inmate has had an opportunity of hearing the harge against him and making a defence.
- 73. No inmate shall be subject to punishment until certified as nedically fit to undergo it by a medical officer or other person ppointed for that purpose by the medical officer.
- 74. Whenever it appears to the officer in charge that it is esirable for the good order and discipline of the correctional centre or an inmate to be segregated and not to work or be located in ssociation with other inmates, it shall be lawful for that officer to rder the segregation of the inmate for such period as may be ecessary.

The officer in charge shall cause to be entered in a registe to be open to the inspection of the visiting justices and the Complaint Committee a record of all punishments imposed upon inmates showin in respect of each inmate punished, the name, nature of the offenc and the extent of the punishment.

PART IX-ESCAPE OF INMATES

- An inmate who escapes, or attempts to escape, commit an offence and is liable on conviction,
- (a) if he was undergoing a sentence o imprisonment for a period of not less than si years, to imprisonment for a further perio not exceeding ten years, and

- (b) if he was undergoing a sentence o imprisonment for a period of less than thre years, to imprisonment for a further perio not exceeding two years, and
- (c) if he was undergoing a sentence o imprisonment for a period not exceeding si months, or was an inmate on remand o awaiting trial, to imprisonment for a furthe period not exceeding twelve months.
 - 77. Any corrections officer who-
- (a) aids or abets an inmate in escaping o attempts to escape from custody; or
- (b) by gross carelessness, wilful neglect of duty or direct disobedience of orders, facilitate the escape of an inmate; or
- (c) with intent to facilitate the escape of a inmate, conveys or causes to be conveye into any correctional centre or other buildin

in which the officer may for the time being be lawfully confined, any mask, dress, or other disguise, or any letter, tool, or any other article or thing calculated to assist such escape,

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ommits an offence and is liable on conviction to imprisonment for a serm not exceeding four years.

PART X-OFFENCES IN RELATION TO INMATES

- 78. Any person who without authority conveys into or throws nto or deposits in a correctional centre, or conveys or throws out of correctional centre, or conveys to an inmate, or deposits in any lace with intent that it shall come into the possession of an inmate, ny money, clothing, food, drink, drug, tobacco, letter, book, tool or ther article whatever commits an offence and is liable on conviction a fine not exceeding one million leones or to imprisonment for a serm not exceeding twelve months or to both the fine and mprisonment.
- 79. Anything conveyed, thrown or deposited in contravention f section 78 may be seized by a corrections officer and the Director-beneral may order its confiscation and forfeiture.
- **80.** Any person who without authority communicates with an immate commits an offence and is liable on conviction to a fine not exceeding one million leones or to imprisonment for a term not exceeding twelve months or to both the fine and imprisonment.
- **81.** (1) Any person who without lawful authority enters or emains within the boundaries of a correctional centre or any place where inmates are working commits an offence and if he refuses to eave when requested to do so may be arrested by a corrections fficer or a police officer.
- (2) Any person who commits an offence under subsection 1) is liable on conviction to a fine nor exceeding five hundred nousand leones or to imprisonment for a term not exceeding six nonths or to both the fine and imprisonment.

82. Any person who is found in possession of an article which has been supplied to a correctional centre officer for use on duty, of other correctional centre property and who fails to account satisfactorily for its possession, or who without authority purchase or receives such article or property from a corrections officer or who aids or abets a corrections officer to sell or dispose of such article or property, commits an offence and is liable on conviction to a fine not exceeding five hundred thousand leones or to imprisonment for term not exceeding six months or to both the fine and imprisonmen

- **83.** (1) Any person who by any means directly or indirectly procures or persuades, or attempts to procure or persuade, and corrections officer to desert, or who aids, abets or is an accessory the desertion of any corrections officer or who, having reason the believe that any person is a deserter, harbours the deserter, or aid him in concealing himself, or assists in his rescue, commits an offence and is liable on conviction to a fine not exceeding one million leoned or to imprisonment for a term not exceeding one year or to both the fine and imprisonment.
- (2) Any person who, directly or indirectly, instigates commands, counsels, or solicits any mutiny, sedition or disobedience to any lawful command of a corrections officer to any other corrections officer, or maliciously endeavours to seduce any corrections office from his allegiance or duty, commits an offence and is liable of conviction to imprisonment for a term not exceeding two years.
- **84.** Any person who knowingly harbours in or about his house lands or otherwise, or who knowingly employs any person undesentence of imprisonment and illegally at large commits an offence and is liable on conviction to imprisonment for a term not exceeding five years.
- **85.** (1) Any person who commits an offence under this Ac or any rules made under the Act, if no penalty is specially provide for the offence, is liable on summary conviction to a fine not exceeding one million leones or to imprisonment for a term not exceeding twelve months or to both the fine and imprisonment.
- (2) No person shall be tried twice for the same offence.

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PART X-MISCELLANEOUS

- **86.** (1) The Director-General shall cause to be recorded the ame or names of the person or persons to whom in the event f the death in a correctional centre of an inmate without having nade a valid will, any money or movable property of the inmate within ne correctional centre should be paid or delivered.
- (2) In the event of an inmate dying while in custody, a eport of the death shall be made to the Local Council Chief dministrator of the locality in which any person entitled to any part f the money or property resides, if in the Provinces and the Chief administrator shall cause to be paid or delivered such money or roperty to the person or persons nominated by the inmate under ubsection (1); but in any case where the Director-General considers nat the money and other personal property could be handled more onveniently by the Administrator and Registrar-General, the Director-Feneral shall deliver the money and property to the Administrator nd Registrar-General who shall cause the money or property to be aid or delivered to the person or persons nominated by the inmate nder subsection (1).
- (3) Any person having in his charge or control any pay, ratuity, allowance or other money or personal property belonging o an inmate who dies while in custody, shall pay or deliver them to ne Local Council Chief Administrator or the Administrator and egistrar-General, as the case, may be, who shall dispose of them in ccordance with subsection (2).
- 87. The Director-General may, from time to time, appoint Ministers or Priests of any religious faith to be correctional centre Inisters, who may receive such remuneration or re-imbursement of neir expenses as may be prescribed.
- 88. (1) The Council shall, from time to time, appoint by notice the Gazette fit and proper persons to be correctional centre visitors or each correctional centre.

- (2) The Provincial Secretary, the Local Council Chie Administrator, the Police Magistrates a Member of Parliament of th District and all Administrative Officers and Justices of the Peace i any district in which a correctional centre is situated shall be ex officio correctional centre visitors of that correctional centre.
- (3) A correctional centre visitor may at any time visit correctional centre in respect of which he is a correctional centr visitor.
- (4) A correctional centre visitor may inspect the severa wards, cells, yards, solitary confinement cells, and other apartment and divisions of the correctional centre, inspect and test the qualit and quantity of the inmates' food, hear the complaints, if any, of th inmates, and question any inmate, and ascertain so far as possibl whether this Act, and the rules made under it, and the corrections centre standing orders are adhered to; and shall call the attention or the corrections officer in charge to any irregularity that may b observed in the working of the correctional centre or in the treatmer of any inmate and shall perform other duties as may be prescribed.
- (1) It shall be lawful for the Council either on its ow initiative, or on the recommendation of a Judge of the High Court, or of a Magistrate, to grant monetary rewards and gratuities to member of the Service for or in respect of-
- (a) wounds or injuries sustained in service o otherwise in the course of duty;
 - (b) special acts of bravery, such as-
 - (i) saving or attempting to save life;
- (ii) saving or attempting to save propert from loss by fire, theft, shipwreck, or i other circumstances attended b danger;
- (c) valuable intelligence acquired by persona risk, hardship, or unusual skill;
 - (d) any other special or meritorious service,

ut any monetary reward or gratuity exceeding one million leones hall require the sanction of the Minister responsible for finance.

- (2) All sums of money granted under subsection (1) shall e paid out of the Consolidated Fund.
- **90.** Subject to this Act the Council may make rules for any of ne purposes of this Act and may in particular make rules relating to-
- (a) the rights of inmates whilst in custody, including matters related to—
- (i) communications by post, or other prescribed means;
- (ii) procedure for complaints and representation to correctional centre authorities, the Human RightsCommission and the Ombudsman;
- (iii) adequate facilities for the proper preparation of defences and appeals, including access to legal practitioners by correctional centre visits or other communication with appropriate regard to the confidentiality of the solicitor/client relationship and to legal resources;
- (iv) the rights and special needs of the disabled;
- (v) the avoidance of discrimination on any grounds; and
- (vi) the right to practice a religion of choice, including the observance of daily or periodic rituals and practices;

- (b) the duties and functions of medical officers visiting justices and Correctional Centre Boards, and other persons authorised to undertake official correctional centre visits the payment of allowances and the reimbursement of expenses consistent with any relevant law;
- (c) interviews of inmates by police officers i the course of their investigations, which-
- (i) may include arrangements for takin inmates to crime scenes and thei participation in identification processes:
- (ii) shall have regard to the constitutions rights of the inmates and the role of thei legal practitioners;
- (d) the transfer of inmates and the respon sibilities of officers and other persons i relation to the security of inmates when bein transferred;
- (e) the use of dogs in maintaining good order
 and security, and other arrangements for the
 response to unrest and violence withit
 correctional centres;
- schemes for early release and other appropriate arrangements for the rehabilitation of inmates;
- (g) schemes providing support for inmates after their release, including co-operative arrangements with Non-Governmenta Organizations, civil society groups, other relevant ministries, agencies, religious bodie and community-based groups;

- (h) arrangements for female inmates and their children consistent with the rights and obligations of the Convention for the Elimination of Discrimination against women (CEDAW) and CRC, and in particular the rights of mothers to feed and care for their infant children whilst in correctional centres;
- (i) the encouragement and administration of correctional centre enterprises, educational facilities and skills training programmes;
- reporting, investigating and otherwise dealing with the death of inmates in custody;
- (k) procedures for correctional centre visits and dealing with matters relating to the taking of items, articles and things into correctional centres during visits;
- offences for breach of any regulations, which
 may provide for the penalties of fines not
 exceeding one million leones or imprisonment
 for a term not exceeding six months or to both
 the fine and imprisonment;
- (m) the classification of correctional centres and inmates into categories, and their separation accordingly;
- (n) the duties and responsibilities of corrections officers including the duties and responsibilities of particular classes of the officers;
- (o) the duties of medical and dental officers, the medical inspection of correctional centres and inmates, and the prevention of contagious diseases in correctional centres;

(p) the safe custody, management, organization hours, mode and kind of labour and employment, clothing, maintenance instruction, discipline, treatment, restrains correction and discharge of inmates;

- (q) the provision of a suitable diet and dietar scale for inmates and conditions under which the diet and scale may be varied;
- the construction, description, equip-ment an supervision of cells and wards;
- (s) the payment of inmates for work done whill in correctional centres and the disposal of products of correctional centre labour;
- the establishment of correctional centre rewards and fines fund and the method of administration of such fund by the Director General;
- (u) the establishment of inmates' aid association and societies in con-nection with discharge inmates and the appointment of officer responsible for the aftercare of inmates;
- (v) the medical examination of inmates confine in any correctional centre or otherwis detained in custody, including detaile personal statistics and histories, and fo requiring full and truthful answers to al questions put to those persons with th object of obtaining the statistics an histories:
 - (w) the execution of condemned inmates;
- (x) the disposal of inmates' property lef

unclaimed for a prescribed period including its sale and the disposal of the proceeds of the sale;

- (y) the manner in which the remission of sentences is to be calculated;
- (z) anything which by this Act may or is to be prescribed, and generally for the effective administration of this Act.
 - **91.** (1) The Prisons Act, 1960 is repealed.
 - (2 Notwithstanding the repeal of the Prisons Act;
- (a) any rules, orders, directions or notices made under that Act shall remain in force until replaced by rules, orders, directions or notices made under this Act;
- (b) all prisons established under the repealed Act shall be renamed correctional centres and shall be deemed to be correctional centres established under this Act;
- (c) all Prisons officers appointed under the repealed Act shall be deemed to have been appointed under this Act and renamed corrections officers and shall be subject in so far as such provisions apply to them, to the provisions of this Act; and
- (d) all inmates subject to the repealed Act shall be deemed to be subject to this Act.

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