

Declassified E.O. 12356 Section 3.3/NND No. 785017

ACC

10000/109/1673

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Declassified E.O. 12356 Section 3.3/NND No. 785017

10000/109/1673

ADMIN INSTNS., REGION 3
JAN. - JULY 1944

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JUL Recd 73

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
1 APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

14 July 1944

NUMBER 51)

1. With reference to Administrative Instruction 41, Phase III will come into operation as from 15 July 1944. Authority, RC & MG Section memo, dated 8 July 1944, Ref/751/22/CA received at this Hq. 14 July 1944.

2. The effect of this order will be that, as from the above date, no special passes will be required for civilian travel to Rome, but that the ordinary travel pass will be issued at the place of application for the purpose of authorising travel, for the reasons covered by Phase II and III of Administrative Instruction 41, to places North of the northern boundary of the Provinces of Naples and Benevento, and south of the line

FURBARA - FRACCIANO - CAMPAGNANO - CASTELNUOVO -
TIVOLI

(as laid down by ACC, Adv. Hq. Notice, applicable to Rome Region & Region IV).

3. The use of highways 1,2,3,4,5,6, and 7 and the ALBANO-ANZIO Road, for any civilian vehicular movement is prohibited outside the limits of the City of Rome until further notice.

JOHN W. CHAPMAN
Colonel, J.A.G.D.,
Acting Regional Commissioner.

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14 JUL 1944

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RC + M. G. 72

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
A.P.O. 394, U.S. Army

Administrative Instruction) 11 July 1944
:)
Number 50)

1. The number of suspended sentences awarded by Allied Military Courts gives rise to serious disquiet. In many cases a suspended sentence amounts to no punishment at all.

2. The judge of each Summary Military Court will, not later than Monday in each week, report in writing to the Provincial Legal Officer of the province in which he sits, the name of each accused tried during the previous week, in respect of whom the whole or any part of a sentence has been suspended, stating the reason for such suspension.

3. The attention of all officers who sit as members of any Allied Military Court is drawn to Article 26 of the Consolidated Instructions for Allied Military Courts, and particularly to paragraph 3 of that Article.

By Order of Colonel CHAPMAN:

G.A. Bamlet

G.A. BAMLET,
Major, G.L.,
Acting Reg. Legal Officer.

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Plus 10 Extra Copies for Naples Province.

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 47)

3 July 1944

1. Attached hereto is a circular No. 15949-3-9 Div. 1 which has been issued by the Ministry of Interior on the subject of assistance to children of prostitutes in VD hospitals.
2. The Prefects of the Provinces of Naples, Avellino and Benevento will put the provisions of this circular into effect.

JOHN W. CHAPMAN,
Colonel, JAGD,
Acting Regional Commissioner

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APPENDIX "A"

MINISTERO DELL'INTERNO

Directorate - General Civil Administration

N. 15949-3-9

Salerno 17 June 1944

SUBJECT: Assistance to Children of Prostitutes in VD Hospitals.

All Prefetti of Liberated Provinces
The High Commissioner, Sicily.
The High Commissioner, Sardinia.
The Prefetti of Naples, Benevento,
Avellino, Foggia and Campobasso.

This Ministry has been notified that frequently prostitutes cared for in VD Wards are obliged to keep their children with them during their stay, for lack of anyone to care for the children.

Such conditions in addition to being a disturbance to the normal course of hospital activity, are harmful to the children themselves because of the serious moral effect which they may have on the minds of children often in an impressionable stage of development, who are in contact with such an environment.

Your Excellencies are authorized, therefore, in the above mentioned cases to arrange for the care of the children in question in the most suitable institutions for the period of the mother's stay, assuming there are no relations with whom they may be placed.

It remains understood, however, that the children must be returned to the mothers as soon as the latter are released from hospital.

The expenses of the stay are the responsibility of this Ministry. Your Excellencies will take care to notify the Ministry of the children so placed and afterwards submit the relevant account.

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. ARMY

ES/537/1

28th June 44.

SUBJECT: Control of Mills, Pastifici and Bonded Warehouses.

TO : All Mills & Pastifici - Naples City & Province.
(see distribution)
Consorzio Agrario Provinciale - 24, Via Posillipo - Naples.

1. With effect 1st July 1944, the direct responsibility and authority for the control of all Mills, Pastifici and Bonded Warehouses will dissolve on Sezione Provinciale dell'Alimentazione, Naples, under the personal control of the Civil Controller, Avv. Sansone.

2. Briefly, Sepral will purchase the wheat and all other commodities included in the civilian ration at either "Magazzini Generali" Depots, or at point of delivery by Food Sub-Commission and thereafter will be responsible to this Command for the milling of the wheat, and delivery of the complete ration to the point of distribution to the population.

3. Mill costs up to including 30th June will be settled by this Command and Mill owners will, therefore, submit their accounts accordingly.

4. The Food Controller, Region III, (Economics & Supply Division), will continue to allocate all issues, including distribution of Flour and Bran ex Mills, and he will act as Liaison Officer.

5. Consequent on the change of control it will be necessary for each Mill, Pastificio and Bonded Warehouse to take stock on 1st July as at Midnight 30th June and to forward certificates, in triplicate, direct to this HQ not later than on Monday 3rd July. Particular attention must be paid to these certificates, and they must be correct in every detail as, of course, Sepral will be taking a physical stocktaking at a later date.

6. On and after 1st July all correspondence, and "Daily

(see distribution)

Consorzio Agrario Provinciale - 24, Via Posillipo - Naples.

1. With effect 1st July 1944, the direct responsibility and authority for the control of all Mills, Pastifici and Bonded Warehouses will dissolve on Sezione Provinciale dell'Alimentazione, Naples, under the personal control of the Civil Controller, Avv. Sansone.
2. Briefly, Sepral will purchase the wheat and all other commodities included in the civilian ration at either "Magazzini Generali" Depots, or at point of delivery by Food Sub-Commission and thereafter will be responsible to this Command for the milling of the wheat, and delivery of the complete ration to the point of distribution to the population.
3. Mill costs up to including 30th June will be settled by this Command and Mill owners will, therefore, submit their accounts accordingly.
4. The Food Controller, Region III, (Economics & Supply Division), will continue to allocate all issues, including distribution of Flour and Bran ex Mills, and he will act as Liaison Officer.
5. Consequent on the change of control it will be necessary for each Mill, Pastificio and Bonded Warehouse to take stock on 1st July as at Midnight 30th June and to forward certificates, in triplicate, direct to this HQ not later than on Monday 3rd July. Particular attention must be paid to these certificates, and they must be correct in every detail as, of course, Sepral will be taking a physical stocktaking at a later date.
6. On and after 1st July all correspondence, and "Daily Reports" as at present sent to this HQ will be sent direct to the Head Office of Sepral. We still wish you, however, to send duplicates of all such correspondence and reports to this HQ with triplicates of Daily Reports only to HQ ACC Food Sub-Commission.

7. Acknowledge. *Go down into...*
See list attached
with the 1st July 1944
 G.A. SNODGRASS,
 Lt. Colonel, RA.
 Regional Economics &
 Supply Officer.

SFS/sc.

DISTRIBUTION - see list attached.

N° 681
 N° 684
 N° 687
 N° 688
 N° 1269

MILLS - NAPLES PROVINCE.

N° 1259
 N° 1260
 N° 1261
 N° 1262
 N° 1263
 N° 1264
 N° 1265
 N° 1266
 N° 1267
 N° 1268

MILLS & PASTIFICI - NAPLES PROVINCE.

N° 690
 N° 691

PASTIFICIO GIOVANNI VOIELLO - TORRE ANNUNZIATA.

CONSORZIO AGRARIO - BONDED WAREHOUSE - ALBANOVA

"	"	"	"	"	"
"	"	"	"	"	"
"	"	"	"	"	"
"	"	"	"	"	"
"	"	"	"	"	"
"	"	"	"	"	"

AFRAGOLA
 AVERSA
 CALVI RISORTA
 PRATTAMAGGIORE
 S. MARIA CAPUA VETERE
 CASERTA

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Copy to:

R.C. & M.G. Section, HQ ACC.

Economic Section, HQ ACC.

Food Sub-Commission, HQ ACC.

Finance Sub-Commission, HQ ACC.

Regional Commissioner, HQ ACC, Region 3.

Food Controller, E. & S. Region 3.

Regional Supply Accountant, E. & S. Region 3,

Provincial Commissioner, Naples.

" " Avellino.

" " Benevento.

" " Salerno.

H. E. The Prefect, Naples Province.

Consorzio Agrario Provinciale, 24, Via Posillipo, Naples.

SEZIONE PROVINCIALE DELL'ALIMENTAZIONE - Naples.

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27 JUN 1944

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

NUMBER

46)

27 June 1944

1. Administrative Instruction No. 34, dated 19 May 1944, (which relates to permits for shot guns) is modified as follows:

a. Paragraph 5 shall read as follows:

"A permit will not be issued authorising the possession of a shot gun larger than calibre 12."

b. Paragraph 7 shall read as follows:

"For the purpose of this Instruction 'the permitted area' means the Provinces of Naples, Avellino and Benevento."

By Order of Colonel CHAPMAN:

Amended 27/6 J.

C. T. FRANCIS,
Lt. Col., G.L.
Regional Public Safety Officer.

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QUARTIERE GENERALE
COMMISSIONE ALLEATA DI CONTROLLO
REGIONE 3

ISTRUZIONE AMMINISTRATIVA)

27 giugno 1944

NUMERO

46)

1. L'Istruzione Amministrativa No.34 del 19 maggio 1944 (che riguarda i permessi per fucili) e' modificato come segue:

a. Il paragrafo 5 deve essere letto come segue:

"Nessun permesso sara' accordato per autorizzare il possesso di fucili di calibro superiore a 12".

b. Il paragrafo 7 deve essere letto come segue:

"Agli effetti della presente Istruzione 'zona permessa' sta ad indicare le Province di Napoli, Avellino e Benevento".

Per ordine del Colonnello CHAPMAN:

C.T. FRANCIS,
Ten.Colonnello, G.L.
Ufficiale Regionale
di Pubblica Sicurezza.

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"E"

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

363

23 JUN 1944

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MEMORANDUM,

21 June 1944

TO : All concerned.

Reference Administrative Instructions Number 17, this Hq. dated 8 June 1944. Phase II will operate as and from the 20 June 1944.

For the Regional Commissioner

Neil C. Baker
NEIL C. BAKER,
1st Lt., QMC,
Adjutant.

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17 JUN 1944
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P. 18/10.

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

16 June 1944

ADMINISTRATIVE INSTRUCTION)

NUMBER : 45)

1. It has now become necessary to take further steps to lighten the burden hitherto carried by Allied Military Courts. Accordingly, subject to what is contained in paragraph 2 below, the following charges will be referred for trial by the Italian Courts:

- a. every charge of prostitution and cognate offences;
- b. every charge of theft, or wrongful receipt or possession, of property of the Allied Forces or any member thereof of a value not in excess of 10,000 lire; and
- c. every charge of violation of any of the provisions of the Regional Orders set out in the Schedule to Regional Order No. 57, dated 12 June 1944 (which gives to the Italian Courts jurisdiction to try certain offences created by Regional Orders) where in the opinion of a judicial officer or a public safety officer of AMI (to be given on the facts before him) the charge would be disposed of by a Summary Military Court.

2. The following charges will NOT be referred for trial by the Italian Courts without the consent of the Regional Legal Officer

- a. a charge which may be an offence against any of the provisions of Article I of Proclamation No. 2 whether or not a charge is laid under any of those provisions;
- b. a charge which is additional to a charge of an offence not mentioned in paragraph 1 above;
- c. a charge which is in the opinion of a judicial officer or a public safety officer of AMI (to be given on the facts before him) is sufficiently serious to warrant the charge being laid directly before a Superior Military Court or a General Military Court.

3. Where a charge can be laid either under the provisions of the Regional Orders set out in the Schedule to Regional Order No. 57 or under a Proclamation the charge will be laid under the appropriate Regional Order.

4. The authority for the trial by the Italian Courts of the offences mentioned in paragraph 1b above is contained in Articles 61, 624, 625, 648 and 712 of the Italian Penal Code.

5. These Instructions shall be effective forthwith.

...trial by the Italian Courts;

- a. every charge of prostitution and cognate offences;
 - b. every charge of theft, or wrongful receipt or possession, of property of the Allied Forces or any member thereof of a value not in excess of 10,000 lire; and
 - c. every charge of violation of any of the provisions of the Regional Orders set out in the Schedule to Regional Order No. 57, dated 12 June 1944 (which gives to the Italian Courts jurisdiction to try certain offences created by Regional Orders) where in the opinion of a judicial officer or a public safety officer of MG (to be given on the facts before him) the charge would be disposed of by a Summary Military Court.
2. The following charges will NOT be referred for trial by the Italian Courts without the consent of the Regional Legal Officer
- a. a charge which may be an offence against any of the provisions of Article I of Proclamation No. 2 whether or not a charge is laid under any of these provisions;
 - b. a charge which is additional to a charge of an offence not mentioned in paragraph 1 above;
 - c. a charge which is in the opinion of a judicial officer or a public safety officer of MG (to be given on the facts before him) is sufficiently serious to warrant the charge being laid directly before a Superior Military Court or a General Military Court.
3. Where a charge can be laid either under the provisions of the Regional Orders set out in the Schedule to Regional Order No. 57 or under a Proclamation the charge will be laid under the appropriate Regional Order.
4. The authority for the trial by the Italian Courts of the offences mentioned in paragraph 1b above is contained in Articles 61, 62a, 62b, 64B and 712 of the Italian Penal Code.
5. These Instructions will be effective forthwith.

By Order of Colonel POLISTRI:

John W. Chaplan
 JOHN W. CHAPLAN,
 Colonel, JMC,
 Regional Legal Officer.

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QUARTIERE GENERALE
COMMISSIONE ALLEATA DI CONTROLLO
REGIONE 3

16 Giugno 1944

ISTRUZIONE (AMMINISTRATIVA)
: 45)
NUMERO

1. Si e' reso necessario prendere ulteriori misure per alleggerire il peso finora sostenuto dai Tribunali Militari Alleati. A tale scopo, con le eccezioni contenute nel seguente paragrafo 2, i seguenti casi saranno riferiti per il giudizio dei Tribunali Italiani:

a. ogni caso di sequestro o di sfruttamento di aerotrattori;
b. ogni caso di furto, o di indebita ricezione o possesso di beni di proprieta' delle Forze Alleate o di membri delle stesse, aventi un valore non superiore alle 10,000 lire; o

c. ogni caso di violazione di qualcuno dei provvedimenti contenuti negli Ordini Regionali indicati nell'elenco unito all'Ordine Regionale No. 57, in data 12 Giugno 1944 (il quale da' giurisdizione ai Tribunali Italiani per giudicare alcune infrazioni relative a Ordini Regionali) quando, a giudizio del Tribunale Alleato (o di un ufficiale di pubblica sicurezza del Governo Militare Alleato) in base ai fatti a sua conoscenza, il caso sarebbe dovuto al giudizio di un Tribunale Somario Militare.

2. I seguenti casi NON saranno passati al giudizio di Tribunali Italiani, senza il consenso dell'Ufficiale Legale Regionale:

a. i casi che possono rappresentare una offesa contro qualcuna delle disposizioni dell'articolo 1 del Proclama No. 2, sia o non sia denunziata in base a tali disposizioni;

b. i casi in aggiunta a quelli relativi ad una trasgressione non compresa nel sopra menzionato paragrafo 1;

c. i casi che, a giudizio di un Ufficiale Giudiziario o di un Funzionario di Pubblica Sicurezza del Governo Militare Alleato (da essere speso in base ai fatti a sua conoscenza) siano sufficientemente seri per giustificare la diretta trasmissione per il giudizio ad un Tribunale Superiore Militare o ad un Tribunale Militare Generale.

3. Quando un'accusa puo' essere formulata in base alle disposizioni degli Ordini Regionali indicati nell'elenco unito all'Ordine Regionale No. 57, o in base ad un Proclama, l'accusa sara' presentata accorrendo all'Ordine Regionale appropriato.

4. La competenza dei Tribunali Italiani per giudicare le infrazioni indicate nel sopra citato paragrafo 1 comma b, e' contenute negli articoli 61, 624, 625, 648 e 712 del Codice Penale Italiano.

2. ogni caso di furto, o di indebita ricezione o possesso di beni di proprietà delle Forze Alleate o di membri delle stesse, aventi un valore non superiore alle 10,000 lire; o

3. ogni caso di violazione di qualcuno dei provvedimenti contenuti negli Ordini Regionali emanati nell'elenco unito all'Ordine Regionale No. 57, in data 12 Giugno 1944 (il quale dà giurisdizione ai Tribunali Italiani per giudicare alcune infrazioni relative a Ordini Regionali) quando, a giudizio dell'Ufficiale Legale Regionale, la sicurezza pubblica o la sicurezza del Governo Militare Alleato (da emettersi in base ai fatti a sua conoscenza), il caso sarebbe dovuto al giudizio di un Tribunale sommaro Militare.

4. I seguenti casi NON saranno passati al giudizio di Tribunali Italiani, senza il consenso dell'Ufficiale Legale Regionale:

a. i casi che possono rappresentare una offesa contro qualcuna delle disposizioni dell'articolo 1 del Proclama No. 2, sia o non sia denunziati in base a tali disposizioni;

b. i casi in aggiunta a quelli relativi ad una trasgressione non compresa nel sopra menzionato paragrafo 1;

5. i casi che, a giudizio di un Ufficiale Giudiziario o di un Funzionario di Pubblica Sicurezza del Governo Militare Alleato (da essere speso in base ai fatti a sua conoscenza) siano sufficientemente seri per giustificare la diretta trasmissione per il giudizio ad un Tribunale Superiore Militare o ad un Tribunale Militare Generale.

6. Quando un'accusa può essere formulata in base alle disposizioni degli Ordini Regionali indicati nell'elenco allegato all'Ordine Regionale No. 57, o in base ad un Proclama, l'accusa sarà presentata raccomandando all'Ordine Regionale appropriato.

7. La competenza dei Tribunali Italiani per giudicare le infrazioni indicate nel sopra citato paragrafo 1 comma b, e' contenute negli articoli 61, 624, 625, 648 e 712 del Codice Penale Italiano.

8. Le presenti istruzioni hanno vigore immediatamente.

Per Ordine del Colonnello POLYMERIS,

John W. Chaplan
JOHN W. CHAPLAN,
Colonel, JAGC,
Reg. Legal Officer.

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363 15 JUN 1944
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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

15 June 1944

NUMBER 44)

1. The Italian Royal Decree Law 11 November 1943 No.6/B makes provision safeguarding the rights of tenants of dwelling-houses who are threatened with eviction. This law has now been applied to the Provinces of Naples, Avellino and Benevento.
2. Provincial Legal Officers will see that this RDL is properly administered by the Italian Courts.
3. Administrative Instruction No. 19, dated 24 March 1944, will cease to apply to the eviction of a tenant from his place of residence. It will remain in operation as regards the eviction of any tenant from any place cultivated by him unless such last mentioned tenant is covered by the RDL.

By Order of Colonel POLETTI:

JOHN W. CHAPMAN,
Colonel, JAGD,
Reg. Legal Officer.

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION

NUMBER

43

12 June 1944

1. The Scheme of Distribution of Medical Stores set up by Regional Order No. 23, dated 20 April 1944, is being extended to cover the distribution of medical Stores to hospitals and other institutions where sick persons are treated (herein referred to as "Hospitals"). It is not, however, considered necessary to issue a further Regional Order on the matter.

2. The following changes in the procedure laid down in Regional Order No. 23 will be made.

- a. Article III, Section 1. In addition to prescribing the locality to be served by each wholesale distributor, the Director will prescribe the hospitals to be supplied by each wholesale distributor and inform each hospital concerned.
- b. Article IV, Section 1. The estimates sent by each wholesale distributor or shall show separately the estimates for distribution to hospitals and estimates for distribution to chemists.
- c. Article IV, Section 2. The estimates for distribution to hospitals and the estimates for distribution to chemists will be shown separately.
- d. Article IV, Section 2. Until further order the number of authorized units shown in this article of the Regional Order has been doubled.
- e. Article IV, Section 2. Instead of a cheque or a banker's draft, the Director need only send proof of payment in the form of a receipt by AIFPA, after he has been notified by the Public Health Officer concerned of the amount of medical stores which have been allotted to him.
- f. Article IV, Section 5. The Director will instruct each wholesale distributor how the medical stores are allotted to him are to be divided between the hospitals and the chemists, and will by such instructions ensure that the requirements of the hospitals are fully met before any allocation is made to chemists. Each wholesale distributor shall comply with the instructions given by the Director in accordance with this paragraph.
- g. Article IV, Section 6. This Section shall have effect as if the words "or hospital" were inserted after the word "chemist" where that word first occurs.

3. Each Provincial Public Health Officer and the Naples City Public Health Officer will immediately close his depot of medical Stores, taking careful stock of his balance and hand it over to the appropriate Director against payment. Each Public Health Officer will also hand over to the Director all outstanding requisitions from hospitals to be met by the Director as far as the stores handed over to a Director in accordance with this paragraph are required to meet outstanding requisitions from hospitals, they will NOT be issued by the Director otherwise than in accordance with the scheme set up by Regional

... and other institutions where sick persons are treated (herein referred to as "Hospitals"). It is not, however, considered necessary to issue a further Regional Order on the matter.

2. The following changes in the procedure laid down in Regional Order No. 23 will be made.

- a. Article-III, Section 1. In addition to prescribing the locality to be served by each wholesale distributor, the Director will prescribe the hospitals to be supplied by each wholesale distributor and inform each hospital concerned.
- b. Article IV, Section 1. The estimates sent by each wholesale distributor or shall show separately the estimates for distribution to hospitals and the estimates for distribution to chemists.
- c. Article IV, Section 2. The estimates for distribution to hospitals and the estimates for distribution to chemists will be shown separately.
- d. Article IV, Section 2. Until further order the number of authorized units shown in this article of the Regional Order has been doubled.
- e. Article IV, Section 2. Instead of a cheque or a banker's draft, the Director need only send proof of payment in the form of a receipt by AHTA, after he has been notified by the Public Health Officer concerned of the amount of medical stores which have been allotted to him.
- f. Article IV, Section 5. The Director will instruct each wholesale distributor how the medical stores are allotted to him are to be divided between the hospitals and the chemists, and will by such instructions ensure that the requirements of the hospitals are fully met before any allocation is made to chemists. Each wholesale distributor shall comply with the instructions given by the Director in accordance with this paragraph.
- g. Article IV, Section 6. This Section shall have effect as if the words "or hospital" were inserted after the word "chemist" where that word first occurs.

3. Each Provincial Public Health Officer and the Naples City Public Health Officer will immediately close his depot of medical stores, taking careful stock of his balance and hand it over to the appropriate Director against payment. Each Public Health Officer will also hand over to the Director all outstanding requisitions from hospitals to be met by the Director. Except in so far as the stores handed over to a Director in accordance with this paragraph are required to meet outstanding requisitions from hospitals, they will NOT be issued by the Director otherwise than in accordance with the scheme set up by Regional Order No. 23 as amended by these Instructions.

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4. In future collated estimates referred to in Article IV, Section 2 of Regional Order No. 23 (as amended by these Instructions) will be forwarded by the Public Health Officers concerned to Headquarters ACC through the Regional Public Health Officer for approval. The estimates as approved or revised will be returned to the Director concerned through the same channels.

5. Although the effect of these Instructions is to divest Provincial Public Health Officers and the Naples City Public Health Officer of all responsibility for the supply of medical stores, those Officers will see that there is no undue delay in meeting the requirements of hospitals and will so far as they are able, assist the Director of the province to which they are respectively appointed until they are satisfied that the Director can effectively deal with such requirements.

6. These Instructions are to be read in conjunction with Regional Order No. 23. In these Instructions words which are defined by Regional Order No. 23, have respectively the meanings attributed to them by that Order.

CHARLES POLETTI
Colonel
Regional Commissioner.

DISTRIBUTION:
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own requirements.
6. These Instructions are to be read in conjunction with Regional Order No. 23. In these Instructions words which are defined by Regional Order No. 23, have respectively the meanings attributed to them by that Order.

CHARLES POLETTI
Colonel
Regional Commissioner.

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12 JUN Recd 363

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 42)

10 June 1944

1. Reference Administrative Instruction #30 this headquarters, dated 13 May 1944 the authority for which is Hq ACC (R.C. & M.G. Sec) 316/90/CA of 9 May 1944 and further reference to HQ ACC (RC & MG Sec) 316/78/CA (para.5) and 316/77/CA (para.2) of 26 April 1944 both of which are enclosures of Administrative Instruction #26 this headquarters dated 30 April 1944, the location of the Rear Army Security Control Line is now:

River TRIGNO from its mouth to CIVITANOVA (H 3340),
thence road CIVITANOVA - SESSANO (H 2737) - CARPINONE
(H 2733) - ISERNIA - VENAFRO - SAN PIETRO INFINE
(G 9916),-thence River GARIGLIANO to its mouth.

2. Authority for the above location is HQ ACC (RC & MG Sec) letter reference 316/133/CA dated 9 June 1944.

3. Because of the highly secret nature of Administrative Instruction #30, this headquarters, dated 13 May 1944, referred to in para 1 above, it was necessary to give it a very limited distribution.

CHARLES POLETTI,
Colonel,
Regional Commissioner.

10 June 1944

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HEADQUARTERS
RECON 3, ALLIED CONTROL COMMISSION
AF0 294, U.S. Army

ADMINISTRATIVE INSTRUCTION)

NUMBER
41)

8 June 1944

1. This order should be read as an addendum to Control of Movement Order, reference 316/76/CA of 26 April 1944; an enclosure of Administrative Instruction 26, this Hq, dated 30 April 1944; and all passes issued will be in strict conformity with this previous directive.
2. It is anticipated that numerous applications will be made by civilians as well as by Italian officials for permission to enter the City of Rome and Fifth Army area.
3. The granting of such permission will depend upon the military operations in progress and upon the expediency of allowing additional civilians into Rome which is already seriously overpopulated.
4. Such permission will be given subject only to the following conditions which must be strictly observed.
5. For this purpose the control of movement will operate in three phases:

Phase I in which all movement into the City of Rome as well as into the Fifth Army and Corps areas will be prohibited without the prior approval of C.G.S., HQ. A.A.I. This phase is already in operation and applies equally to Allied personnel as well as to civilians. Special instructions as to members of A.C.C. are contained in 750/2/CA of 5 June 1944.

Phase II in which for purposes which are essential and which will assist the prosecution of the war, and for these only, permission may be given by A.M.G. Rome or Fifth Army for entry into the City of Rome or into those Provinces which are still part of Fifth Army or Corps areas. Where members of the Italian Government or essential Italian officials are concerned, or in other exceptional circumstances, application may also be made to this Headquarters. In cases of Italian Government Officials applications will be made to the Secretary General in accordance with the existing practices. The Secretary General will pass these applications to R.C. & M.G. Section. All other such applications for travel which satisfy the AMG/ACC Officer to whom they are presented, must be forwarded to Security Branch of the R.C. & M.G. Section where the matter will either be dealt with or referred to the AMG of destination.

The date on which Phase II will operate will be notified as soon as possible.

Phase III in which in addition to purposes authorized during Phase II, civilians will be permitted to travel for urgent business or domestic reasons. Such permission depends upon the position of the Army Control Line and will be dealt with in the same way as travel into A.M.G. Provinces is controlled at the present time. The date of Phase III will also be notified and will commence at the conclusion of Phase II.

6. The reference 750/2/CA of 5 June 1944 mentioned in Phase I, Par 5 above is a classified document and its contribution is limited.

as well as by Italian officials for permission to enter the City of Rome and Fifth Army area.

- 3. The granting of such permission will depend upon the military operations in progress and upon the expediency of allowing additional civilians into Rome which is already seriously overpopulated.
- 4. Such permission will be given subject only to the following conditions which must be strictly observed.
- 5. For this purpose the control of movement will operate in three phases:

Phase I in which all movement into the City of Rome as well as into the Fifth Army and Corps areas will be prohibited without the prior approval of C.G.S., HQ. A.A.I. This phase is already in operation and applies equally to Allied personnel as well as to civilians. Special instructions as to members of A.C.C. are contained in 750/2/CA of 5 June 1944.

Phase II in which for purposes which are essential and which will assist the prosecution of the war, and for these only, permission may be given by A.M.G.BoMs or Fifth Army for entry into the City of Rome or into those Provinces which are still part of Fifth Army or Corps areas. Where members of the Italian Government or essential Italian officials are concerned, or in other exceptional circumstances, application may also be made to this Headquarters. In cases of Italian Government Officials applications will be made to the Secretary General's Office in accordance with the existing practices. The Secretary General will pass these applications to R.C. & M.G. Section. All other such applications for travel which satisfy the AMG/ACC Officer to whom they are presented, must be forwarded to Security Branch of the R.C. & M.G. Section where the latter will either be dealt with or referred to the AMG of destination.

The date on which Phase II will operate will be notified as soon as possible.

Phase III in which in addition to purposes authorized during Phase II, civilians will be permitted to travel for urgent business or domestic reasons. Such permission depends upon the position of the Army Control Line and will be dealt with in the same way as travel into A.M.G. Provinces is controlled at the present time. The date of Phase III will also be notified and will commence at the conclusion of Phase II.

- 6. The reference 750/2/CA of 5 June 1944 mentioned in Phase I, Par 5 above is a classified document and its distribution is limited.

RESTRICTION:
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CHARLES POLETTI
Colonel
Regional Commissioner.

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25 JUN Recd

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394 U.S. Army

ADMINISTRATIVE INSTRUCTION)

NUMBER 40)

3 June 1944

1. Reference paragraph 2(c) of Hq ACC letter Ref 316/76/CA of 26 April 1944, which was attached to Administrative Instructions #26 this headquarters, the following information is forwarded.

2. The Italian Ministry of the Interior has sent a telegram to all Prefetti in unoccupied territory instructing them to publish an order (in Italian) as in Exhibit "A" attached, prohibiting the movement of civilians between Sicily, Sardinia and the mainland of Italy, and between occupied and unoccupied territories, unless in possession of a pass issued by A.C.C.

3. The Ministry has also issued a circular containing all relevant information contained in the Headquarters letter referred to in para 1.

CHARLES POLETTI,
Colonel
Regional Commissioner.

DISTRIBUTION:
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(Over)

EXHIBIT "A"

Telegram

From: Italian Minister of Interior

TO : Prefetti of Agrigento, Enri, Brindisi, Caltanissetta, Cagliari, Catania, Cosenza, Enna, Lecce, Matera, Messina, Nuoro, Palermo, Potenza, Ragusa, Reggio Calabria, Salerno, Sassari, Siracusa, Taranto and Trapani.

Copies to:

High Commissioners of Sicily and Sardinia and HQ, CCRP Lib. Italy.

No. 110053/300/1. With ordinance about to be published on posters (public Manifesti) and local newspapers, there shall be provided the following regulations:

It is absolutely forbidden to travel without a proper pass:

- a) From AMG territory to territory under control of Italian Government and vice-versa (and from this into AMG territory)
- b) From Sardinia and Sicily into the Continent and from the Continent into one of the above mentioned islands as well as from one Island to another. No restrictions are made to travel within the peninsular territory (Continent) under control of the Italian Government and within the Island limits of Sicily and Sardinia. All violators of the above-mentioned regulations shall be liable to punishment provided under Article 650 C.P. Passes will be issued by the nearest ACC officer or office appointed for said purpose. The request for passes must be made by applicants and must contain the number of the identity card to be shown upon request.

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31 MAY Recd

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 38)

1 June 1944

1. The Prefect of Naples Province having issued his decrees declaring as offences violations of curfew orders and violations of traffic orders and regulations, thus permitting such offences to be tried by Italian Courts, all officers of Allied Military Courts within Naples Province are directed to remand such offences for trial by Italian Courts from and after 28 May, 1944, unless in any case there are exceptional circumstances which would make advisable trial by an A.M.C. court.

*Ex. Court
to be
seen
J.M.C.*

2. Provincial Legal Officers in the Provinces of Avellino and Benevento are directed to take the necessary action to have the Prefects of their respective Provinces issue similar decrees as to curfew and traffic violations. Upon the issuance of such decrees the provisions of this Administrative Instruction are extended to the Provinces of Avellino and Benevento.

3. In as much as solicitation and pimping are violations of existing Italian law, officers of Allied Military Courts are direct to remand all such cases for trial by Italian courts.

4. The decrease in legal personnel in this Region requires that all cases, other than those in which exceptional circumstances exist, involving offences which Italian courts are authorized to try, be remanded to such courts for trial.

For the Regional Commission:

JOHN W. CHAPMAN,
Colonel, JAGD,
Reg. Legal Officer

DISTRIBUTION:
"E"

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HQ ACC
att Brig 5th
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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

SW

24 May 1944

ADMINISTRATIVE INSTRUCTION)

NUMBER 37)

ESTABLISHMENT OF BLACK MARKET CONTROL SECTION

1. The important tasks of AMG, to assure that adequate food and other supplies are properly distributed to the civilian population and to protect our own supplies from theft and improper diversion, cannot be effectively accomplished if black market activity is rampant. Furthermore, illicit trafficking in supplies is instrumental in destroying respect for Allied Military law and is related to other problems of Allied Military Government.
2. Successful control of illicit trafficking depends upon the efforts of every Division and of every official of AMG, and upon the cooperation of Specialized skill and organization are necessary, however, to coordinate the activities of the various branches in this respect, to establish required preventives and to root out and strike at existing black market activities.
3. To accomplish the above objectives, there is hereby established a Black Market Control Section for Region III. The personnel of the Section will consist of a Director, other officers, a special squad of investigators and lawyers, Italian personnel skilled in black market control, and such other personnel as may be required. The section will be directly responsible to the Regional Commissioner, and will have all duties, powers and responsibilities necessary to the accomplishment of its objectives in this Region, including the following:
 - a. Establishment of general policies for control of black market and related illicit activities;
 - b. Establishment of measures and standards to prevent losses, diversions, and improper distribution of supplies, and to safeguard them while they are being stored, transported and distributed; and to assure the flow of supplies into the proper channels;
 - c. Inspection and investigation to assure the maintenance of the standards and measures established;
 - d. The effectuation of measures and standards to protect from abuse the rationing systems established by other authorities;

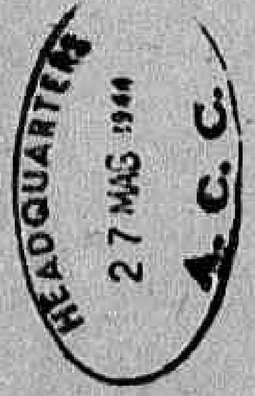
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- c. Inspection and investigation to assure the maintenance of the standards and measures established;
- d. The effectuation of measures and standards to protect from abuse the rationing systems established by other authorities;

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e. The maintenance of close liaison with the Quartermaster, CIC, Criminal Investigation Division, Provost Marshall, Port Authorities, and all other interested agencies of the Armed Forces with the objective of obtaining their cooperation in effecting the control program, of assisting them in safeguarding military supplies, and in cooperating in other matters of mutual interest;

f. The maintenance of close liaison with all other Divisions of this Region, with interested Divisions of other Regions, and with appropriate Italian authorities for the purpose of effecting the control program;

g. Investigation of cases of black market activity and other illicit trafficking;

h. Development and prosecution of black market and similar cases;

i. The above description of duties and responsibilities of the Black Market Control Section shall not be interpreted to impair, infringe or reduce in any way the duties or responsibilities of other Divisions of this Region or of other agencies; but shall be construed as authority to supplement, assist and cooperate with such other Divisions and agencies in any matters affecting the Black Market Control Program.

4. The Director of the Black Market Section will also function as a Special Prosecutor on the staff of, and subject to the orders of the Regional Legal Officer of Region III, to supervise the prosecution of cases developed and prepared by the Section. As Special Prosecutor, the Director is hereby delegated authority to prefer charges for violations of Italian law except as he may be otherwise specifically directed by the Regional Legal Officer. It shall be the policy of the Special Prosecutor to refer to the Provincial Legal Officers cases developed by the Black Market Section, except those which for territorial reasons or for special reasons of policy would be more appropriately prosecuted by him. Likewise, prosecutions under Italian law will be referred to Italian authorities, except in cases where policy, as approved by the Regional Legal Officer, requires otherwise. The Black Market Control Section will cooperate most closely with the Public Safety Division in matters affecting police activity.

5. The fullest cooperation of all other Divisions and of the provincial authorities in Region III is essential to the success of the Control Program. Accordingly all information of activity affecting the Control Program will be brought immediately to the attention of the Section, and the Director or his deputy should be invited to participate in all committee or group activity on problems related to the Program. In all matters affecting black market activity, the other Divisions and the provincial authorities will be guided by the policies proposed by the Section.

6. This Order shall become effective immediately.

and Region, with interested Divisions of other Regions, and with appropriate Italian authorities for the purpose of effecting the control program;

- g. Investigation of cases of black market activity and other illicit trafficking;
- h. Development and prosecution of black market and similar cases;
- i. The above description of duties and responsibilities of the Black Market Control Section shall not be interpreted to impair, infringe or reduce in any way the duties or responsibilities of other Divisions of this Region or of other agencies; but shall be construed as authority to supplement, assist and cooperate with such other Divisions and agencies in any matters affecting the Black Market Control Program.

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6. This Order shall become effective immediately.

CHARLES POLETTI,
Colonel,
Regional Commissioner.

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22 MAY 1944
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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 374, U.S. Army

22 May 1944

ADMINISTRATIVE INSTRUCTION

NUMBER : (3)

1. The new book "Consolidated Instructions for Allied Military Courts" has been issued and copies have been distributed. There are several changes from former rules and instructions to which your attention is directed.

2. Particular attention will be given to the following:

- Article 11 on page 31
- Section 5 Article 12 on page 33
- Section 1 Article 14 on page 37
- Article 20, the sections entitled "Verdict" on page 53 and the sections entitled "Sentence" on page 54
- Article 25 on page 63
- Article 26 on page 65
- Article 28 on page 71
- Article 30 on page 75
- Sections 1 and 2 of Article 32 on page 79.

3. The revised Forms 2 and 4 are being printed and will be distributed as soon as available. Until such Forms have been received Summary Courts will submit Forms 8 for every case.

4. Revised Form 8 will not be made available until the present stock of old Form 8 is exhausted. Therefore, the section "Sentence of the Court" will be modified to meet the requirements of the new instructions requiring a separate sentence as to each charge of which the accused is found guilty.

5. All Summary Court Record Books will be closed as of 14 May, 1944, and their use will be discontinued. Considering the necessity of retaining such books until after the expiration of the period during which a petition for review may be filed, the books will be retained by the courts until 16 June, 1944, at which time all such records will be sent to the Regional Legal Office for preservation.

For the Regional Commissioner:

2119

22 May 1944

NUMBER : 35)

1. The new book "Consolidated Instructions for Allied Military Courts" has been issued and copies have been distributed. There are changes from former rules and instructions to which your attention is directed.

2. Particular attention will be given to the following:

- Article 11 on page 31
- Section 5 Article 12 on page 33
- Section 1 Article 14 on page 37
- Article 20, the sections entitled "Verdict" on page 53 and the sections entitled "Sentence" on page 54
- Article 25 on page 63
- Article 26 on page 65
- Article 28 on page 71
- Article 30 on page 75
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For the Regional Commissioner:

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JOHN W. CHAPMAN,
Lt. Col., JAGC,
Reg. Legal Officer.

DISTRIBUTION:
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Farmer's possession of shotguns **54**

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 396, U.S. ARMY

ADMINISTRATIVE INSTRUCTION
NUMBER 34

19 May 1944

1. Farmers who reside in the permitted area hereinafter set forth, who are of good character, responsible and able to prove to the satisfaction of the competent authority that the necessity exists, may be granted permits to withdraw, or procure and possess one shotgun each and permits to procure and possess not more than 10 cartridges for said shotguns.
2. Private guards (guardie campestri) employed for the protection of farms located in isolated places within said permitted area, may be granted permits to possess one shotgun each and permits to possess not more than 10 cartridges each for said shotguns upon application made by his employer.
3. Such permits will be issued by or on the authority of the Provincial Public Safety Officer through the Provincial Police Officers and will be in form as prescribed by the regional Public safety Officer.
4. Prior to the issuance of any permit investigation will be made to determine the character and responsibility of the applicant and the necessity for the possession of a shotgun and cartridges.
5. A permit will not be issued authorizing the possession of a shotgun larger than calibre ~~5.12.~~ — *see 70 Co. 67*
6. It is to be clearly understood that the issue of a permit under this administrative instruction in no way interferes with the Italian Law requiring holders of firearms to possess a license issued by the Questore.
7. For the purpose of this instruction "the permitted area" shall be —
MEANS THE PROVINCES OF NAPLES, AVELLINO & BENEVENTO.
 - a. The whole of the Province of Avellino. *See 70 Co. 67.*
 - b. In the Province of Naples, the Communes of Pozzuoli, Marano di Napoli, Villaricca (frazione), Giuliano, Villaricca, Mugnano di Napoli, Melito di Napoli, Sant'Antonio, Casa, Grano Nevano, Frattamaggiore, Frattaminore, Crispiano, Caiyano, Acerra, Mola, Accorainola, and all Communes to the South of those Communes; and
 - c. In the Province of Benevento, the Communes of Pannarano, Ceppaloni, San Leucio del Sannio, Sant'angelo a Cupolo, San Nicola Manfredi, Paduli, Pago Viano, San Marco del Cavone, Aiano, Circeolo, Santa Croce del Sannio, Castel Fagnano, Castelvetere, San Bartolomeo in Galdo and all Communes to the east of those Communes.

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g. also such additional areas as may in future be recommended to the Regional Public Safety Officer by Provincial Public Safety Officers with the approval of Provincial Commissioners.

By order of Lieutenant Colonel POLETTE:

C.T. FRANCIS
Lt. Col., G.L.
Regional Public Safety Officer.

DISTRIBUTION:
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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

NUMBER :
33)

15th May 1944

1. An Ente Comunale di Assistenza (ECA) shall be established in each commune.
2. Every person of whatever nationality (other than a national of the USA, the UK or the British Empire) who is need of relief shall apply to the ECA of the commune in which he resides. Such ECA shall investigate the case, relief is entitled to relief, and shall decide whether the applicant for relief is entitled to relief. If the ECA decide that the applicant is so entitled they shall grant relief in accordance with the scale given in paragraph 3. No variation from this scale is allowed.

3. The scale of relief to be granted by ECA shall be:

a. To an applicant resident in the commune of Naples 25 Lire per day plus 5 Lire per dependent per day;

b. To an applicant who is a national of any of the United Nations (other than a national of the USA, the UK or the British Empire) or who is a refugee Jew from enemy, or enemy occupied territory, 25 Lire per day plus 5 Lire per dependent per day; or

c. In any other case, to the applicant 15 Lire per day plus 5 Lire per each dependent.

"Dependent" means a person who is dependent on the applicant and who by reason of age, infirmity or family duties is unable to earn his own living.

4. Relief paid by an ECA to persons mentioned in paragraph 3b and to Italian nationals who are refugees or displaced persons shall be paid out of communal funds in the first instance but shall not be a charge against such funds. Such payments shall be reimbursed by the appropriate authorities in all other cases relief shall be a charge on communal funds. In

5. Special instructions have been issued with regard to relief to nationals of the USA, the UK or the British Empire. (See ACC Executive Memorandum No. 38). Such nationals who are in need of relief will apply to the nearest Officer who will apply to the nearest

363
19 MAY Recd

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Relief given

15th May 1944

1. An Ente Comunale di Assistenza (ECA) shall be established in each commune.
2. Every person of whatever nationality (other than a national of the USA, the UK or the British Empire) who is in need of relief shall apply to the ECA of the commune in which he resides. Such ECA shall investigate the case, and shall decide whether the applicant is entitled to relief. If the ECA decides that the applicant is entitled to relief, it shall grant relief in accordance with the scale given in paragraph 3. No variation from this scale is allowed.

3. The scale of relief to be granted by ECA shall be:
 - a. To an applicant resident in the commune of Naples 25 lire per day plus 5 lire per dependent per day;
 - b. To an applicant who is a national of any of the United Nations (other than a national of the USA, the UK or the British Empire) or who is a refugee Jew from enemy, or enemy occupied territory, 25 lire per day plus 5 lire per dependent per day; or
 - c. In any other case, to the applicant 15 lire per day plus 5 lire per each dependent.

"Dependent" means a person who is dependent on the applicant and who by reason of age, infirmity or family duties is unable to earn his own living.

4. Relief paid by an ECA to persons mentioned in paragraph 3b and to Italian nationals who are refugees or displaced persons shall be paid out of communal funds in the first instance but shall not be a charge against such funds. Such payments shall be reimbursed by the appropriate authorities. In all other cases relief shall be a charge on communal funds.
5. Special instructions have been issued with regard to relief of Italian nationals of the USA, the UK or the British Empire. (See ACC Executive Memorandum No. 38). Such nationals who are in need of relief will apply to the nearest Provincial Officer who will put them in touch with the Provincial Financial Officer who will deal with the application.

By Order of Lieutenant Colonel POLETTI:

W.H. CRICHTON
Colonel
R.P.H.O.

DISTRIBUTION:
1/5 H

QUARTIERE FAMILIARE
COMMISSIONE ALLEATA DI CONTROLLO
REGIONE 3

ISTRUZIONI AMMINISTRATIVE)

15 Maggio 1944

NUMERO : 33)

1. Un "Ente Comunale di Assistenza" (E.C.A.) sarà istituito in ogni Comune.

2. Ogni persona, di qualsiasi nazionalità (eccezione fatta per i cittadini degli Stati Uniti d'America, della Gran Bretagna, o dell'Impero Britannico) che sia in bisogno di aiuto, si rivolgerà all'Ufficio dell'E.C.A. del Comune ove risiede. Detto ufficio farà le debite indagini per ogni caso, rivolgendosi anche al C.C.R.R. se sarà necessario, e deciderà se concedere o no il soccorso richiesto. In caso affermativo, l'E.C.A. concederà un soccorso sulle basi stabilite dal seguente paragrafo 3°. Non è permessa alcuna variazione alle somme ivi specificate.

3. Le somme da corrispondersi a titolo di soccorso, dall'E.C.A. sono le seguenti:

a. Quando il richiedente risiede nel Comune di Napoli, 25 (venticinque) lire al giorno, oltre 5 (cinque) lire al giorno per ogni persona a carico;

b. Quando il richiedente sia un cittadino di una qualsiasi delle Nazioni Unite (eccezione fatta per quelli degli Stati Uniti d'America, Gran Bretagna o Impero Britannico), o un israelita profugo dal nemico, o dal territorio occupato dal nemico, 25 (venticinque) lire al giorno oltre 5 (cinque) lire al giorno per ciascuna persona a carico;

c. In tutti gli altri casi, sarà concesso al richiedente un soccorso giornaliero di lire 15 (quindici) oltre lire 5 (cinque) al giorno, per ogni persona a carico.

"Persona a carico" significa e si riferisce a chi sia a carico del richiedente, e che, a causa di vecchiaia, infermità o necessità familiari, non sia in condizione di guadagnarsi da vivere per suo conto.

4. I soccorsi pagati da un Ufficio dell'E.C.A. alle persone menzionate al precedente paragrafo 3, comma b., ed ai cittadini italiani che siano profughi o dispersi, verranno prelevati dai fondi comunali al momento del pagamento, senza però che ciò sia portato a debito del bilancio comunale, in quanto le relative somme, così erogate, saranno rimborsate dalle debite autorità. In tutti gli altri casi, le somme corrisposte a titolo di soccorso, saranno a debito del bilancio del Comune.

5. Istruzioni particolari sono state emesse in relazione ai soccorsi ai cittadini degli Stati Uniti d'America, della Gran Bretagna, o dell'Impero Britannico. (Vedi "Executive Memorandum" # 38, della Commissione Alleata di Controllo). I detti cittadini, che siano in necessità di sussidio, si rivolgeranno al più vicino Commissario Provinciale, che a sua volta, provvederà a metterli a contatto con l'Ufficiale Provinciale Finanziario, al quale è

... in bisogno di aiuto, si rivolgerà all'Ufficio di
Detto ufficio farà le debite indagini per ogni caso, rivolgendosi anche al
CC.PK. se sarà necessario, e deciderà se concedere o no il soccorso richiesto.
In caso affermativo, l'ECA concederà un soccorso sulle basi stabilite dal se-
guito paragrafo 3. Non è permessa alcuna variazione alle somme ivi specificate.
c-te.

3. Le somme da corrispondersi a titolo di soccorso, dall'ECA sono le seguenti:

a. Quando il richiedente risiede nel Comune di Napoli, 25 (venticinque) lire al giorno, oltre 5 (cinque) lire al giorno per ogni persona a carico;

b. Quando il richiedente sia un cittadino di una qualsiasi delle Nazioni Unite (eccezione fatta per quelli degli Stati Uniti d'America, Gran Bretagna o Impero Britannico), o un israelita profugo dal nemico, o dal territorio occupato dal nemico, 25 (venticinque) lire al giorno oltre 5 (cinque) lire al giorno per ciascuna persona a carico;

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4. I soccorsi pagati da un Ufficio dell'ECA alle persone menzionate al precedente paragrafo 3, comma b., ed ai cittadini italiani che siano profughi o dispersi, verranno prelevati dai fondi comunali al momento del pagamento, senza però che ciò sia portato a debito del bilancio comunale, in quanto le relative somme, così erogate, saranno rimborsate dalle debite autorità. In tutti gli altri casi, le somme corrisposte a titolo di soccorso, saranno a debito del bilancio del Comune.

5. Istruzioni particolari sono state emesse in relazione ai soccorsi ai cittadini degli Stati Uniti d'America, della Gran Bretagna, o dell'Impero Britannico. (Vedi "Executive Memorandum" # 38, della Commissione Alleata di Controllo). I detti cittadini, che siano in necessità di sussidio, si rivolgeranno al più vicino Commissario Provinciale, che a sua volta, provvederà a metterli a contatto con l'Ufficiale Provinciale Finanziario, al quale è devoluto lo svolgimento delle relative pratiche.

Per ordine del Tenente Colonnello POLETTI:

W.H. CRICHTON,
Colonnello
R.P.H.O.

MI. TR. IZIONE:
"3"

363
21 MAY RECD
HEADQUARTERS
REGION 3, UNITED CONTROL COMMISSION
PO 394, U.S. Army
P. 205

ADMINISTRATIVE INSTRUCTION
NUMBER 321

17 May 1944

Attention: Provincial Commissioners Naples, Avellino, Benevento.

1. The number of ration cards outstanding in the Communes is scandalously excessive. The most vigorous steps must immediately be taken to reduce the number by eliminating all those illegally and dishonestly held.

2. In the City of Naples concentrated efforts have reduced the cards by more than 300,000. This means saving approximately 1500 tons a month of flour in the city alone. Proportionate reductions should be achieved in all other Communes.

3. You are directed to arrange with the Prefect to issue the necessary instructions to the appropriate Italian Authorities for a check and examination of all issued ration cards, commencing Monday, May 22nd to Friday, June 23rd.

4. The examination must be thorough and merciless. Any person who is suspected of being in improper possession of a card shall have the same withdrawn. A card, however, may there after be returned on the production of satisfactory proof of rightful ownership.

5. Any producer of grain is entitled to a card only until he harvests his grain.

6. If the examining authority is satisfied that a card has been properly issued and is in the possession of its rightful owner, it shall be endorsed with the words "approved on....." and be stamped with an appropriate stamp.

7. A notice calling in cards for examination should be issued and posted in all Communes immediately. It is suggested that special dates should be set aside consecutively to deal with card holders in alphabetical blocks, e.g. - A to E from..... to (Date) F to L..... to etc. etc.

8. It is realized that the time factor plays an important part in obtaining the best information possible and a generous period is granted to 23rd of June, after which date no further extension will be considered.

9. By the 30th of June the Prefect must have submitted to the Provincial Commissioner his report on the situation in all his Communes. This should show:
a. the number of cards originally issued to cover the current validity period;

- b. the number of cards presented for examination and endorsement;
- c. the number of cards confiscated as not being in order;
- d. the number endorsed and returned to rightful owners.

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- a. the number of cards originally issued to cover the current validity period;
- b. the number of cards presented for examination and endorsement;
- c. the number of cards confiscated as not being in order;
- d. the number endorsed and returned to rightful owners.

10. In order to expedite the work of checking cards and, where this is considered necessary, the Provincial Commissioner and Prefect will arrange to give extra supervisory and clerical assistance from existing staffs in the various other departments. No job is more vital.

11. The foregoing manner of check will not be made applicable to the Communes of Naples, Avellino, Benevento, Caserta, Torre Annunziata, Torre del Greco, Pozzuoli, S. Maria di Capua Vetere, Castellammare, Nola, in which the system adopted for the City of Naples will be enforced.

A follow-up memorandum of this procedure for these communes is being sent to you separately through the Regional Economics & Supplies Officer.

CHARLES POLETTI,
Lieutenant Colonel
Regional Commissioner

DISTRIBUTION:
5/11

Provincial Commissioner, Salerno
(For Information)

363
19 ~~Marzo~~ *Carri*

QUARTIERE GENERALE
COMMISSIONE REGIONALE DI CONTROLLO
REGIONE 3

HEADQUARTERS
19 MAR 1944
A. C. C.
17 Marzo 1944

ISTRUZIONE AMMINISTRATIVA)
32)

Ai Commissari Provinciali di Napoli, Avellino, Benevento.

1. Il numero delle tessere amonarie in eccesso alla popolazione effettiva, nei Comuni, e' scandalosamente alto. Le piu' vigorose misure devono essere immediatamente adottate per ridurre detto numero, con l'eliminazione tutte le tessere in circolazione, possedute in modo illegale e disonesto.
2. A seguito di concentrate azioni, nella citta' di Napoli, il numero delle tessere e' stato ridotto di oltre 300,000. Cio' significa un risparmio approssimativo di 1500 Tons di farina al mese, per questa sola citta'. Riduzioni in porzioni dovrebbero esser raggiunte in tutti gli altri Comuni.
3. Voi signori dovete prendere accordi con i Prefetti, per emettere le debite istruzioni alle Autorita' Italiane interessate, onde procedere ad un controllo ed esame di tutte le tessere anonarie emesse, a far tempo da lunedì, maggio 22, e fino a venerdì, giugno 23.
4. L'esame in oggetto deve essere accurato e spietato. La tessera sara' ritirata a chiunque sospetto di possederla non debitamente. La tessera, pero', in seguito esser ritornata al possessore, dietro soddisfacente dimostrazione del suo buon diritto a possederla.
5. Chi sia produttore di grano, ha diritto alla tessera fino al momento del suo raccolto di grano.
6. Quando le Autorita' esaminatrici siano soddisfatte che una tessera sia stata prompiamente emessa, e che la stessa si trovi in possesso del suo legittimo proprietario, essa verra' annotata con le parole: "approvata il....." e stampigliata con un apposito timbro.
7. Un avviso, con l'ordine di presentare tutte le tessere a debito esame dovre' essere emesso ed affisso subito in ogni comune. Si consiglia di stabilire delle date definite, per ogni gruppo di lettere alfabetiche e sottoporre cosi' ad esame consecutivo tutti i possessori di tessere, cioe': dall' "A" alla "M", dal giorno al giorno, dalla "N" alla "L", dal giorno al giorno, e cosi' via.
8. Si comprende che il fattore tempo incide in modo importante ed urgente poter ottenere tutte le informazioni possibili, di guisa che un periodo considerato soddisfacente e' stato quello fissato fino a tutto il 23 giugno, dopo di che non saranno concesse ulteriori dilazioni.

1. Il numero delle tessere ammesse in eccesso alla popolazione effettiva, nei Comuni, e' scandalosamente alto. Le piu' vigorose misure devono essere immediatamente adottate per ridurre detto numero, con l'eliminazione tutte le tessere in circolazione, possedute in modo illegale e disonesto.

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5. Chi sia produttore di grano, ha diritto alla tessera fino al momento del suo raccolto di grano.

6. Quando le Autorita' esaminatrici siano soddisfatte che una tessera sia stata propriamente emessa, e che la stessa si trovi in possesso del suo legittimo proprietario, essa verra' annotata con le parole: "approvata il....." e stampigliata con un apposito timbro.

7. Un avviso, con l'ordine di presentare tutte le tessere a debito esame, dovra' essere emesso ed affisso subito in ogni comune. Si consiglia di stabilire delle date definite, per ogni gruppo di lettere alfabetiche e sottoporre cosi' ad esame consecutivo tutti i possessori di tessere, cioe': dalli "A" alla "Z", dal giorno al giorno, dalla "L" alla "L", dal giorno, al giorno, e cosi' via.

8. Si comprende che il fattore tempo incide in modo importante ed urgente per poter ottenere tutte le informazioni possibili, di guisa che un periodo considerato soddisfacente e' stato quello fissato fino a tutto il 23 giugno, dopo di che non saranno concesse ulteriori dilazioni.

9. Per il 30 giugno, ogni Prefetto dovra' avere inviato al rispettivo Comandante Provinciale, un rapporto sulla situazione in tutti i suoi Comuni. Datto rapporto deve menzionare:

a. il numero delle tessere stesse in origine, a copertura del corrente periodo di validita';

b. il numero delle tessere presentate per l'esame ed annotazione;

c. il numero delle tessere confiscate, perche' non in ordine;

d. il numero delle tessere annotate e restituite ai legittimi possessori.

10. Al fine di sollecitare il lavoro in questo esame delle tessere, e laddove cio' sia ritenuto necessario, il Commissario Provinciale ed il Prefetto, provvederanno a trasferire temporaneamente funzionari ed impiegati da altre sezioni per aiutare l'ufficio intressato. Nessun altro lavoro e' piu' vitale.

11. Il precedente sistema di controllo, non sara' applicato nei Comuni di Napoli, Avellino, Benevento, Caserta, Torre Annunziata, Torre del Greco, Pozzuoli, S. Maria Capua Vetere, Castellammare, Nola; per i quali sara' messo in vigore il sistema adottato per la citta' di Napoli.

Un separato "Memorandum" sulla procedura per i detti Comuni, Vi e' inviato a parte, a mezzo dell'Ufficio Regionale della Sezione "Economic & Supply".

CHARLES POLETTI,
Tenente Colonnello
Commissario Regionale.

DISTRIBUZIONE:

C.C. Commissario Provinciale di Salerno
(per informazione)

14 MAY 1944 ³⁶³ *Wig Lush*
(C.A.H.)

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 29)

13 May 1944

35

Pending further instructions from HQ, Allied Control Commission,
Administrative Instruction No. 23 dated 14 April 1944, relative to
Temporary Wage Adjustment, is cancelled.

By order of Lieutenant Colonel POLBTE:

L.R. BATTENSBY,
Lt. Col. GL,
Regional Finance Officer.

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HQ ACC (R.C.Y.M.G.S.)

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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

NUMBER 28)

5 May 1944

1. Hq A.C.C., Civil Affairs Branch, in telegram dated 4 May 1944, has amended Para. 4c, letter 316/76/CA dated 26 April 1944, Control of Civilian Movements, an enclosure of Administrative Instruction 26, this Hq, dated 30 April 1944, as follows:

Discretion of Provincial Commissioners to authorize travel into Army and Corps areas is temporarily suspended. All such travel permits must be approved by AMG Officer of destination until further notice. Provincial officers may still authorize travel to Foglia Province as defined in Para. 4c.

CHARLES POLETTI,
Lieutenant Colonel,
Regional Commissioner

DISTRIBUTION:

HEADQUARTERS
- MAG 1944.
A.C.C.

Noted 18/5/44

p.a.

363
4 MAY Recd *Brig Lush*

S E C R E T

HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

30 April 1944

NUMBER

26)

1. Hq ACG General Order # 24 - Movement of Civilians (copy attached) goes into effect immediately.
2. For additional information, and compliance, the following letters from Hq ACG are also attached:
 - a. Ref. 316/78/CA - Subject: General Order #24 - Movement of Civilians.
 - b. Ref. 316/77/CA - Subject: Control of Civilian Movement.
 - c. Ref. 316/76/CA - Subject: Control of Civilian Movement.
 - d. Ref. 316/75/CA - Subject: Standard Form of Civilian Pass.

CHARLES POLETTI
Lieutenant Colonel
Regional Commissioner.

DISTRIBUTION:

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S E C R E T

S E C R E T

HEADQUARTERS
ALLIED CONTROL COMMISSION
H.C. & M.G. Section
APO 394

Ref/316/78/Ca.

26 April 1944

SUBJECT: General Order No. 24 - Movement of Civilians.

TO : Regional Commissioners, Region I, II, III, V, VI and VII.
S.C.A.Os. Fifth and Eighth Armies.

1. Copies of the above order, in English are forwarded herewith, together with the instructions for carrying out the provisions.
2. The Italian version is in course of preparation and will be issued within the next few days.
3. It is appreciated that the order cannot become effective in respect of article IV until publication of the Italian version, but the instructions regarding the issue of passes are to be followed immediately on receipt of the local Italian authorities at once.
4. The provisions of the order should be brought to the attention of this order.
5. The rear Army Control Line (see 316/77/Ca of 26 April enclosed) is now and until further notice the line of the Siferno and Volturno rivers.

/s/ T 777777777
/t/ NORMAN E. FISKE,
Colonel,
Deputy Executive
Commissioner.

Copy to: HQ. A.A.I. - OSI (b).

S E C R E T

2108

43

S E C R E T

HEADQUARTERS
ALLIED CONTROL COMMISSION
R.C. & M.G. Section
APO 394

Ref/316/77/CA.

26 April 1944.

SUBJECT: Control of Civilian movement.

TO : Regional Commissioners Regions I, II, III, V and VI.
S.C.A.O.s Fifth and Eighth Armies.

1. With reference to 316/76/CA of 20 April 1944 on this subject all allusions to "Control Line" should be construed as meaning "near Army Control Line".
2. The location of this line will be notified from time to time and care should be taken in the framing of Regional and Provincial Orders on this subject that references to boundaries are not linked with the words "near Army Control Line" in the same document.

/s/ A. S. Lush,
/t/ M. S. LUSH,
Brigadier,
Executive Commissioner.

DISTRIBUTION: "A"

2107

ALLIED MILITARY GOVERNMENT OF OCCUPIED TERRITORY

GENERAL ORDER NO. 24

MOVEMENT OF CIVILIANS AND THE ISSUING OF CIRCULATION PASSES

I, Maurice Stanley LUSH, C.B.E., M.C., Brigadier, Executive Commissioner, hereby order as follows:-

ARTICLE I

Restriction on the Movement of Civilians

Section 1. No person shall :-

- (a) travel more than ten kilometers beyond his usual place of residence in the territory north of the Control Line;
- (b) travel northwards across the Control Line;
- (c) travel from one province to another in territory administered by Allied Military Government south of the Control Line;
- (d) travel from territory administered by the Italian Government to territory administered by the Allied Military Government, or vice versa;

unless such person is in possession of a pass which authorises such travel and which has been issued by, or under the authority of, the Allied Control Commission.

Section 2.

The possession of a pass to travel to a point north of the Control Line does not exempt a person from the necessity of obtaining a permit to travel, more than ten kilometers from his place of residence.

Section 3.

The location of the Control Line will be notified from time to time.

ARTICLE II

Applications for Passes

Section 1.

Every request for a pass shall be made by the applicant 2408 person to the Allied Control Commission officer nearest to his usual place of residence, or to such other officer, or office, as may be designated.

Section 2.

Every applicant must produce his identity card and show good and

ARTICLE I

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Section 3.

The location of the Control Line will be notified from time to time.

ARTICLE II

Applications for Passes

Section 1.

Every request for a pass shall be made by the applicant ²¹⁰⁸ person to the Allied Control Commission officer nearest to his usual place of residence, or to such other officer, or office, as may be designated.

Section 2.

Each applicant must produce his identity card and show good and sufficient reason for his journey.

Section 3. A pass to cross the Control Line or to enter Foggia Province will usually be issued only in circumstances in which the purpose of the journey will be of direct benefit to the Allied cause.

Section 4. A pass which will have a validity not exceeding three months may be issued to a person who has good and sufficient reason for frequent inter-provincial travel.

Section 5. A pass is valid only for the specific occasion and purpose for which it has been issued and must not be transferred to, or be used by, any person other than the one to whom it has been issued.

Section 6. any pass issued hereunder may be revoked at any time.

ARTICLE III

Persons Exempt from this Order

The provisions of this Order shall not apply to any member of the Italian armed Forces on specific duty and in possession of proper credentials.

ARTICLE IV

Penalties.

Any person who violates any of the provisions of this Order shall upon conviction by an Allied Military Court be liable to imprisonment or fine, or both such imprisonment or fine, as the Court may direct.

ARTICLE V

Effective Date

This Order shall become operative in each Province or part thereof within the occupied territory on the date of its first publication therein.

M. S. LUSH,
Brigadier
Executive Commissioner.

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ARTICLE V

Effective Date

This Order shall become operative in each Province or part thereof within the occupied territory on the date of its first publication therein.

Dated: 20 April 1944.

M. S. LUSH,
Brigadier
Executive Commissioner.

HEADQUARTERS
ALLIED CONTROL COMMISSION
A.C. & M.G. Section
APO 394

26 April 1944.

Ref/316/76/Ca.

SUBJECT: Control of Civilian movement.

TO : Regional Commissioners regions I, II, III, V and VI.
S.C.A.O.'s Fifth and Eighth armies.

1. Introduction.

It is evident that the enemy intends to continue his efforts to introduce espionage and sabotage agents into Southern Italy on a considerable scale. In order to meet this threat and to neutralise as far as possible the activities of such agents, it has been decided that a wider and more effective system of control of civilian movement will be introduced.

Allied Control Commission officers are therefore requested to accord the Military Security Services every possible assistance, and to see that the restrictions referred to herein are properly and strictly imposed.

2. Restrictions.

(a) Army and Corps areas.

In the army (and Corps) areas the existing regulation will continue to apply whereby civilians are forbidden to travel more than 10 km. from their own homes without an AMG pass.

Those civilians who wish to proceed into such areas will require to obtain a special pass which will normally be issued by the AMG authority of the area into which they intend to travel.

(b) Territory under AMG.

In territory under Allied Military Government in rear of the army (and Corps) areas, restrictions on inter-provincial movement is to be re-imposed forthwith, i.e. civilians in this area will be forbidden to travel from one province to another without an AMG pass.

(c) Italian administered Territory.

There will be no restriction on movement within that part of Southern Italy which is administered by the Italian Government, nor within 2405 and Sardinia. An Allied Control Commission pass will, however, be required for movement between Southern Italy, Sicily and Sardinia, and also for all movement from AMG territory into King's Italy and vice versa.

3. Check Posts.

1. Introduction.

It is evident that the enemy intends to continue his efforts to introduce espionage and sabotage agents into Southern Italy on a considerable scale. In order to meet this threat and to neutralize as far as possible the activities of such agents, it has been decided that a wider and more effective system of control of civilian movement will be introduced.

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(c) Italian Administered Territory.

There will be no restriction on movement within that part of Southern Italy which is administered by the Italian Government, nor within Sicily and Sardinia. An Allied Control Commission pass will, however, be required for movement between Southern Italy, Sicily and Sardinia, and also for all movement from AMG territory into King's Italy and vice versa.

3. Check Posts.

(a) In Restricted Areas.

In Army (and Corps) areas and in territory administered by Allied Military Government every effort will be made to enforce the above restrictions by means of a widespread system of 'snag' check posts, which will be established for a few hours daily at irregular times and at varying points. The responsibility of arranging such checks will rest with F.S.S. or C.I.G. units.

The object of these check posts will be: (i) to turn back those seeking to move outside the prescribed limits without a pass, (ii) to take action against those who have committed serious and flagrant breaches of the regulations, (iii) to question or detain for investigation persons whose conduct or "story" is suspicious.

(b) In Unrestricted Areas

In territory administered by the Italian Government a similar system of "control" check posts will be established. In this instance, however, the objects will be limited to (1) briefly questioning those passing the point with a view to discovering suspicious individuals who should be subject to further interrogation and investigation, and (2) instilling a sense of insecurity in the minds of agents or other undesirable individuals so that they may hesitate to move about or even abandon their mission.

(c) Organization and Composition

This system of check posts will be organized by Army, Corps, District and Base Section Headquarters and MOI by AMG/ACC, both in Army and ACC territories.

These check posts will normally be manned by appropriate combinations, according to circumstances of P.S.P./C.I.C., S.I.L. (C.S.), CC.Fk and Guardia di Finanza.

Every effort will be made by Allied Control Commission officers to ensure the fullest co-operation of the Italian Police in connection with these duties.

4. Passes

(a) Army Areas and Pockets

In the case of persons wishing to move north-westwards across the "Control Line" (which follows the general line of the Rivers Biferno and Volturno) or to enter Puglia Province, the existing procedure will normally be followed whereby they must first obtain (through their local AMG/ACC representative) a pass issued by the appropriate AMG authority in the area of their destination.

(b) AMG Provinces

For other journeys involving movement into, or between, Provinces within the restricted area (e.g. from Bari to Avellino or from Foggia to Naples) a pass will be issued by the local AMG/ACC representative at the point of departure.

in territory administered by the Italian Government a similar system of 'enap' check posts will be established. In this instance, however, the objects will be limited to (1) briefly questioning those passing the point with a view to discovering suspicious individuals who should be subject to further interrogation and investigation, and (2) instilling a sense of insecurity in the minds of agents or other undesirable individuals so that they may hesitate to move about or even abandon their mission.

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These check posts will normally be manned by appropriate combinations, according to circumstances of F.S.P./O.I.C., S.I.A. (C.S.), CC.RH and Guardia di Finanza.

Every effort will be made by Allied Control Commission officers to ensure the fullest co-operation of the Italian Police in connection with these duties.

Passes

(a) Army Areas and Rome.

In the case of persons wishing to move north-westwards across the "Control Line" (which follows the general line of the Rivers Biferno and Volturno) or to enter Foggia Province, the existing procedure will normally be followed whereby they must first obtain (through their local AMG/ACC representative) a pass issued by the appropriate AMG authority in the area of their destination.

(b) AMG Provinces.

For other journeys involving movement into, or between, Provinces within the restricted area (i.e. from Bari to Avellino or from Foggia to Naples) a pass will be issued by the local AMG/ACC representative at the point of departure.

(c) Discretion of Provincial Commissioners.

The procedure described in para. (b) above may be employed in cases described in (a) above when, for urgent administrative, economic or other reasons, the procedure described in (a) would be impracticable owing to the time factor. In such cases the pass will be issued by the Provincial Commissioner or by a member of his staff on his behalf who will immediately forward details of the issue of such passes to the Board or PC of the area of destination.

(d) reasons for travel.

It is essential that the issue of passes to cross the "Control Line" or to enter Foggia province be strictly limited to those cases where the journey will benefit the allied cause, or where there are important administrative or economic reasons, or in exceptional cases, where there are urgent compassionate grounds. The issue of other passes will be limited to persons who show good and genuine reason why they wish to travel, whether on official matters, business or family grounds.

(e) issue of Travel Tickets.

Allied Control Commission officers will ensure that transport tickets will not be issued by the railway authorities or other travel agencies to places within restricted areas unless the persons applying for tickets are in possession of a proper pass to their intended destination.

(f) Italian Government Officials.

Passes for Italian Government officials will be issued by this headquarters and signed by the Secretary General or by the Deputy Secretary General, Allied Control Commission, and will be issued after application has been received from the Government Department concerned or from Italian Liaison Section, Allied Control Commission, and considered by the appropriate Sub-Commission who will be responsible for examining the application as to actual necessity for the proposed journey. Such passes will be prepared for signature of the sub-Commission concerned.

(g) Italian Military Personnel.

The movement of members of the Italian Military Forces is unrestricted providing they are on duty and in possession of proper credentials. The Italian Military Forces when not on duty, e.g. when on leave, are subject to the same restrictions as civilians.

(h) Issuing Officers.

It will be within the discretion of the Provincial Commissioner to authorise specified and approved officers of the Mestore or CC.M. to issue passes for inter-provincial travel. It is emphasised, however, that passes permitting persons to enter the army areas or Foggia Province must be issued by AMG/ACC officers.

(i) Semi-Permanent Passes.

In the case of persons living near a provincial boundary and whose place of employment is in, or partly in, the adjoining Province or Provinces, a semi-permanent pass may be issued and such passes will expire on 31 March, 30 June, 30 September and 31 December annually, and then become renewable upon further application. Such passes may also be issued to all persons who have sufficient reason for frequent travel between Provinces.

(j) It is suggested that when an application for travel into an army area is received, the officer concerned should be notified that the officer

will not be issued by the railway authorities or other travel agencies to places within restricted areas unless the persons applying for tickets are in possession of a proper pass to their intended destination.

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(j) It is suggested that when an application for travel into an army area or into Foggia Province is received in AMG/ACC territory that the officer concerned completes the pass on behalf of the applicant (provided he is satisfied with the sufficiency of reasons for such travel) and forwards it to the SCAO/PC of the destination for approval; signature and return.

-4-

5. It will be seen that in future, Provincial Commissioners will be authorised under certain circumstances to issue passes for entry into Army areas or Foggia Province without prior permission from the point of destination (vide 4 (c) and further that the movement of members of Italian Military Forces is unrestricted, (vide 4 (3)).

/s/ M. S. Lush

/t/ M. S. LUSH,
Brigadier,
Executive Commissioner.

DISTRIBUTION: "A"

39

HEADQUARTERS
ALLIED CONTROL COMMISSION
R.C. & M.G. Section
APO 394

Ref/316/74/Ca.

26 April 1944.

SUBJECT: Standard form of civilian pass.

TO : Regional Commissioners regions I, II, III, V and VI.
S.C.A.O.'s Fifth and Eighth Armies.

1. It has been decided to adopt a standard form of pass incorporating the "Special" and "General" passes which have hitherto been in use. These are being issued in books of 50 with duplicates so that copies may be retained. As from the date of receipt of this memorandum the new pass will be taken into use, and all stocks of old passes will be destroyed.

2. It is necessary that uniformity shall be observed in the wording of facilities granted and therefore the following instructions will be strictly observed:

- (a) Passes will be completed in ink or typewritten - pencil will not be used.
- (b) The identity card number of the bearer will be endorsed on every pass at the time of issue.
- (c) All amounts, weights, sizes, involving the use of figures will be written in words as well as figures.
- (d) The precise nature of the journey must be clearly defined, and the nature and quantity of goods to be carried must be stated.
- (e) No pass shall be issued in one province to enable persons to purchase "assess" foods in another province without the prior approval of the Section Administrative concerned.
- (f) Permission to travel during hours of curfew will be granted only in exceptional circumstances.
- (g) The limit of availability of the pass shall not exceed the minimum of time necessary to complete the proposed journey and to transact the applicants business. If unforeseen circumstances render an extension necessary the officer amending the pass will advise the original office of issue of his action. All amendments to, or endorsement upon, passes (e.g. with regard to extension, validity or duration) will be made on the back of the pass, and worded simply and clearly so that no question of ambiguity arises.

3. Passes of the more general kind such as those permitting inter-provincial

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- (e) No pass shall be issued in one province to enable persons to purchase "assessd" foods in another province without the prior approval of the Seniors Administrations concerned.
- (f) Permission to travel during hours of curfew will be granted only in exceptional circumstances.
- (g) The limit of availability of the pass shall not exceed the minimum of time necessary to complete the proposed journey and to transact the applicant's business. If unforeseen circumstances render an extension necessary the officer amending the pass will advise the original office of issue in his action. All amendments to, or endorsements upon, passes (e.g. with regard to extension, validity or duration) will be made on the back of the pass, and worded simply and clearly so that no question of ambiguity arises.

3. Passes of the more general kind such as those permitting inter-provincial travel or freedom from curfew restrictions may, at the discretion of the Provincial Commissioner, be issued to specified officers of the Quostors or Carabinieri.

4. Supplies of the new form of the passes are being forwarded under separate cover.

/s/ M. S. Lush,
/s/ L. S. LUSH,
Brigadier,
Executive Commissioner.

DISTRIBUTION: "A"

363
3 MAY Recd

38

HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION)

NUMBER 27)

1 May 1944

1. In regard to the advances made, in September 1943, to employees of governmental and quasi-governmental agencies, the Regional Commissioner has decided to SUSPEND, until further notice, effective 1 April 1944, the deduction of 12.50% on the employees monthly salary which is payable in reduction of the said advances.

2. The whole question of these advances is being examined in detail and an announcement may be expected, in due course. In the meantime, it must be understood that the temporary suspension now granted does not affect the obligation to repay in full upon such conditions as may be imposed.

By order of Lieutenant Colonel Charles POLETTI:

L. R. BATTENSBY,
Lt. Col. GL
Regional Finance Officer.

DISTRIBUTION:
"C"

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28 APR Rect 363
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HEADQUARTERS
ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

April 1944 P.S. 296

ADMINISTRATIVE INSTRUCTION
NUMBER 25)

1. Unless otherwise ordered by an Allied Military Court, fire arms, which are ordered by any such Court to be forfeited to the Allied Military Government under the provisions of Proclamation 4, Article V, Section 4, will be delivered to the Provincial Public Safety Officer of the Province in which the Court is convened.
2. The Provincial Public Safety Officer to whom is delivered firearms which have been forfeited to Allied Military Government by order of any Allied Military Court, may deliver such firearms to the senior officer or non-commissioned officer commanding any detachment of Italian police within the province which is in need of such firearms for police purposes.
3. The term "Italian police" shall include Carabinieri, Agents of Public Security, Finance Guards, Forest Guards and Municipal Guards.
4. Such firearms as are not suitable for police purposes or not required by any police in the province will be delivered to the senior officer or non-commissioned officer of the detachment of Carabinieri designated by the Provincial Public Safety Officer for safe keeping.
5. In every case a receipt for such firearms will be signed by the officer or non-commissioned officer to whom such firearms are delivered which will be retained by the Provincial Public Safety Officer.
6. Administrative Instruction No. 3 dated 20 January 1944 relating to the disposition of firearms is hereby revoked.

By order of Lieutenant Colonel POLETTI:

JOHN W. CHAPMAN,
Lt. Col., J.A.G.D.
Res. Legal Officer 2101

DISTRIBUTION:

P.F., S.O., Naples	50
" Avellino	20
" Benevento	20
P.L.O., Naples	50
" Avellino	20

C.T. FRANCIS
Lt. Col., J.A.G.D.

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JOHN W. CHAPMAN,
Lt. Col., J.A.G. B.
Reg. Legal Officer **2101**

C.T. FRANCIS
Lt. Col., Gen. List
R.F.S.C.

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 - R.C. & M.G. Section 1
 - Legal Sub-Cmn. 1
 - Brig Insh. 1
 - P.R.O. Hq. ACC 2
 - Region I to IX 9
 - Base Sections 5
 - SCAD's 5th & 6th 2
 - File 25

PA

363 Bng Lunchg
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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER : 24)

25 April 1944

1. In order to insure the opening and operation of the kindergartens of the city of Naples, it is necessary to outline a plan to provide mid-day lunches for 20 kindergartens and the Scuole all'aperto, which is conducted for children who are tubercular contacts or those who for other special health reasons need particular care.

2. An official appointed by the Provveditore agli Studi and approved by the Regional Education Officer will have general supervision of the lunch program.

3. The following procedure will be followed with reference to the withdrawal and distribution of food (dried soups), and the preparation and serving of the lunches:

a. The general directress of the Scuole Materne will, each month, schedule the necessary quantities of food and the schedules will be submitted to the Allied Command and the office of City Economato.

b. The Economo, with means put at his disposal by the Commune, will draw the items from the Allied warehouse and will be responsible for the distribution to each Scuola Materne in operation.

c. Each school directress will be given responsibility for the food through a written receipt after a regular control and weighing. In each building the deputy directress will be responsible for safe storage and security of foods.

The food will be carefully warehoused and each day the trustee will take care of the distribution of the quantities, following the schedule based upon the dietetical plan and number of children.

d. The drawing of food will take place each month between the 1st and 10th of the month.

e. Each month, each Circolo (Group of Schools) will forward a detailed report to the directress of Scuole Materne, who will forward a copy of these reports to the Regional Education Officer through the Provveditore agli Studi.

f. Dishes and utensils will be the responsibility of each school.

g. Preparation and serving of the food and the washing and cleaning of dishes, silver, and utensils will be done by the service personnel of the school.

h. It will be the responsibility of the official appointed by the Provveditore agli Studi to see that the food is prepared and served under satisfactory conditions. The inspection of kitchens, utensils, dishes, and food handlers will be a matter of chief concern.

i. Coal or wood will be furnished by the commune.

j. Only regularly enrolled pupils in the schools mentioned in paragraph 1 and the regularly employed school personnel who assist with the preparation and serving of the food will be entitled to these lunches.

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By order of Lieutenant Colonel Charles POLSTTI:

S. M. V. NOE,
Capt, Spec Res,
Regional Education O.

DISTRIBUTION:
Staff Sections
Naples Prov Hq
Hq ACC

19 APR Recd

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION)

NUMBER

23)

14 April 1944

1943 *file 232*

1. Reference is made to Regional Order No. 2 (Temporary Wage Adjustment) Articles I and IV.

2. State employees salaries are supplemented by sundry indemnities and allowances and opinion differs as to the method of calculating the percentage increases in Art. IV. Therefore, the following will be observed in all Provinces throughout the Region.

3. As of 1 April 1944, increase shall be applied in accordance with the scale as specified in Art. IV upon:-

a. (1) Salary, (2) Indemnity for Active Service, (3) Family Allowance, (4) War Allowance, and (where payable), (5) Presenza (or bombardment indemnity). These items to be totalled for the purpose of determining the amount of the increase.

b. Travel indemnity to be calculated separately for the purpose of determining the amount of the increase.

c. Efficiency prizes (payable semi-annually) similarly will be calculated as a separate item for the purpose of determining the amount of the increase.

4. This Instruction is issued to ensure uniformity and to convey the Regional Commissioner's interpretation of the Order and does not affect the terms thereof.

By order of Lieutenant Colonel Charles POLETTI:

L.R. BATTENBY
Lt. Col. GL
Regional Finance Officer

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 22)

13 April 1944

1. With reference to the list of newspapers issued by the Allied Publication Board on 4 March 1944, indicating those for which approval had been given to circulate or those still under consideration for circulation in liberated Italy, Sicily and Sardinia. A further list is forwarded in respect of Salerno Province. (A copy of this list sent to Provincial Public Safety Officers of Avellino, Benevento, Salerno and Naples Province only.)
2. The Board considers that the time has now come when appropriate action, without discrimination should be taken in Naples against all unauthorised newspapers or periodicals, i.e. those not included in the list.
3. Before action is taken against unauthorised papers in Region 3, outside of Naples, please make sure that such outlying papers have not been authorised by the local Allied authorities and not yet notified to the A.P.B.
4. Although prosecutions will normally be undertaken by or thru local Questori, A.P.B. are prepared to send a representative to Court where prosecutions ensue, in order to certify that a paper has been rejected by A.P.B.
5. Questori are therefore to be suitably instructed in accordance with the terms of this directive, in order that the necessary measures to seize all unauthorised newspapers and periodicals, and institute all necessary proceedings against offenders be taken.
6. P.S.O.s are to ensure that all seizures and prosecutions under the circumstances indicated are reported to this office.

For the Regional Commissioner:

2098

C. T. FRANCIS
Lieutenant Colonel
Reg Pub Safety Officer

DISTRIBUTION:
"D"
10 - Public Safety Section
Hq Region 3

HEADQUARTERS
14 APR 1944
A. C. C.

363
10 APR Recd

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APC 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION)

7 April 1944

NUMBER (21)

1. To avoid excessive transportation costs for the internal movement of food and other supplies imported by ACC for the civilian population, it has been decided to institute several district bonded warehouses for flour and miscellaneous foods throughout the three provinces of Naples, Avellino and Benevento. A further justification for this measure is the acute state of congestion which exists at present at the Central ACC Warehouses and which will continue for as long as the communes draw all their supplies, and the provinces a proportion of them, direct from the central warehouses.

2. A certain amount of progress has been made in Naples Province with the institution of these bonded warehouses. Out of a minimum of nine district warehouses planned for Naples Province, five already are stocked and two started on 1st April issuing flour only. In Provinces of Benevento and Avellino there exists only central provincial warehouses.

3. The method of working and operating these district bonded warehouses is described below:

a. In consultation with Saprà, the site of the warehouse is chosen, having in mind its geographical position in relation to the surrounding communes which it is intended to serve.

b. The cooperation of the nearest Provincial Officer is required in locating and, if necessary, requisitioning suitable storage premises.

c. A visit is paid to the warehouse by a Supply Officer of the Region or Province to ascertain that the available accommodation is sufficient and suitable for the type of supplies it is intended to store there. He requests the local Provincial Officer to provide the necessary day

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3. The method of working and operating these district bonded warehouses is described below:

a. In consultation with Sepral, the site of the warehouse is chosen, having in mind its geographical position in relation to the surrounding communes which it is intended to serve.

b. The cooperation of the nearest Provincial Officer is required in locating and, if necessary, requisitioning suitable storage premises.

c. A visit is paid to the warehouse by a Supply Officer of the Region or Province to ascertain that the available accommodation is sufficient and suitable for the type of supplies it is intended to store there. He requests the local Provincial Officer to provide the necessary day and night guard.

d. Sepral requests the Consorzio Agrario, or other trustworthy organization, to operate the warehouse on behalf of the province, it being understood that the operating expenses will be defrayed by Sepral from the profit margin they receive on the food handled. The status of the warehouse is

that of a bonded store. The food placed therein is government property and is under bond. In Naples Province the services of the Consorzio Agrario have been used exclusively up to the present for the management of the bonded warehouses, and the results given have been satisfactory. The five district warehouses at present operating are all, with one exception, the property of the Consorzio Agrario.

e. Flour and other food intended to stock the district warehouses is charged against the province as if stocked in the central provincial warehouse. It remains on charge to ACC until released by the Provincial Supply Officer to Sepral or other customer.

f. The first consignment of food for each district bonded warehouse should be accompanied to its destination by a Supply Officer of the Region or Province, who must satisfy himself that stacking, storage, guarding and accounting arrangements as provided by the Provincial Officer and by the local representative of the Consorzio Agrario are all satisfactory. Thereafter supplies for the bonded stores will be checked as they leave the central warehouse and will be tallied daily with the returns submitted by the Consorzio Agrario.

g. When the district bonded store is full and ready to issue, the Provincial Officers will allot food to Sepral or other customers from that particular store in the same way in which at present they release food in the same provincial warehouses. Sepral in turn will sub-allocate these allotments to the communes served by the bonded store in question. The Consorzio Agrario will honor Sepral's withdrawal orders when presented by bona fide distributors from the communes and provided the distributor produces Sepral's or banker's receipt as proof that he has made full payment for the food.

h. Once food has been issued in this manner against a voucher drawn by the Supply Officer or by Sepral the food ceases to be the property of ACC and becomes the property of the purchaser for disposal in the manner prescribed by the law.

i. Prior to the unbonding of the food, transporta-

e. Flour and other food intended to stock the district warehouses is charged against the province as if stocked in the central provincial warehouse. It remains on charge to ACC until released by the Provincial Supply Officer to Sepral or other customer.

f. The first consignment of food for each district bonded warehouse should be accompanied to its destination by a Supply Officer of the Region or Province, who must satisfy himself that stacking, storage, guarding and accounting arrangements as provided by the Provincial Officer and by the local representative of the Consorzio Agrario are all satisfactory. Thereafter supplies for the bonded stores will be checked as they leave the central warehouse and will be tallied daily with the returns submitted by the Consorzio Agrario.

g. When the ~~district~~^{supply} bonded store is full and ready to issue, the Provincial Officers will allot food to Sepral or other customers from that particular store in the same way in which at present they release food at central provincial warehouses. Sepral in turn will sub-allocate these allotments to the communes served by the bonded store in question. The Consorzio Agrario will honor Sepral's withdrawal orders when presented by bona fide distributors from the communes and provided the distributor produces Sepral's or banker's receipt as proof that he has made full payment for the food.

h. Once food has been issued in this manner against a voucher drawn by the Supply Officer or by Sepral the food ceases to be the property of ACC and becomes the property of the purchaser for disposal in the manner prescribed by the law.

i. Prior to the unbonding of the food, transportation charges are a government liability. After the unbonding has taken place, the transportation expenses must be supported by the distributor, and are a charge against his profit margin represented by the difference between the price at which the food is sold to him by Sepral and the consumer price for the same item.

C.R. MERRALL
Lt. Colonel
Regional Economics &
Supply Officer.

Copy to Salerno for guidance

363 *AP*

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30 MAR Recd

HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

29 March 1944

No. 20)

1. A systematic supply of information to form the basis of a campaign against black market activities through the Public Relations Officer is desirable.

2. All officers presiding over Allied Military Courts will supply, direct to Regional Legal Officer, the following: -

- (a) Weekly summaries of the number of cases tried for black market violations, the number of convictions, the length of the average sentence and the amount of goods confiscated.
- (b) Particulars of outstanding cases of big violators.

3. Officers presiding over Allied Military Courts are requested to cooperate with the P.R.O. However, cinematograph or sound recordings of actual court proceedings will not be permitted.

By order of Lieutenant Colonel POLETTI:

JOHN W. CHAPMAN,
Lt.Col., J.A.G.D.,
Reg. Legal Officer.

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31 MAR Recd 363
30 MAR 1944

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REAR HEADQUARTERS
ALLIED CONTROL COMMISSION
Legal Subcommittee
APO 394

/gnf
baB
U-2554

29 March 1944.

ACC/4028/L

SUBJECT: Administrative Instruction No. 18 of Region 3.
TO : Deputy Executive Commissioner.

1. Reference letter of Deputy Executive Commissioner ref/363/27/CA dated 26 March 44.
2. Para 1 of Administrative Instruction Number 18 is in conformity with conversations had with Legal Subcommittee.
3. We do not understand what purpose Para 2 thereof is intended to serve. If the intention is to supply a definition omitted from Regional Order 18, it must fail since an internal administrative instruction can not serve to amend or supplement a Regional order. Moreover, the word "prostitute" no where appears in Regional Order 18, and accordingly if a definition is required at all, it is the word "prostitution" which should be defined. The meaning of that word, however, is so well understood that we would doubt whether it requires definition.

G. R. Upjohn
G. R. UPJOHN, Colonel
Chief Legal Officer. 2095

Enclosure: Adm. Inst. No. 18.

HEADQUARTERS
31 MAR 1944
A. C. C.

PA

30 MAR 1944

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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 18)

24 March 1944.

1. Until further instructions, all cases against persons charged with violation of any of the provisions of Regional Order No.18, will be referred to and tried by Allied Military Courts.
2. The definition of "prostitute" is "a woman who offers her person for illicit purposes for hire".

By order of Lieutenant Colonel POLETTI:

JOHN W. CHAPMAN,
Lt.Col. J.A.G.D.,
Reg. Legal Officer.

2094

HEADQUARTERS
31 MAR 1944
A. C. C.

HEADQUARTERS
ALLIED CONTROL COMMISSION
R.C. & M.G. SECTION
APO 394

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Ref /363/29/OA.

29 March 1944.

MEMORANDUM

TO: Lt. Col. Shipp.

Per your request of 27 March for comment on Administrative Instructions Nos. 18 and 19 of Region III, the following is made:

1. Admin. Instruction No. 18 has been referred to Legal Sub-Commission for suggestions and comments. It is the view of the writer that such cases should be handled by the Italian courts, as they hold primary jurisdiction, and such cases only tend to increase the work of our courts. Region III tried over 4,000 cases in February. Commenting of para. 2 of this directive, the definition of a "prostitute" is considered poorly worded and inadequate, in the writer's personal opinion.

2. Admin. Instruction No. 19 is considered sound, and meets the need of a situation, all to prevailant among Italians to evict present tenants of property in order to raise rents on prospective new tenants.

2093

FRANK L. PEYTON
Capt.
R.C. & M.G. Section

Ex. Comm:

Ref 28-26

No objection to either instruction. It is felt that though it is unwise to attempt to try every case of prostitution in an Allied mil. court, it is better to do this than to appear uncooperative to the Army, at whose special request Region III issued the instruction.

PA

MW/3/13/44.

Il 29/3.

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C.A.B.
file 4
For comment

MS (2713)

filed John 25-26

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HEADQUARTERS
ALLIED CONTROL COMMISSION
R.O. & M.G. Section
APO 394

27

Ref/363/27/CA. 26 March 1944.

SUBJECT: Administrative Instruction No.18 of
Region III.

TO : V.P. Admin. Section - For Legal Sub-Com.
(Attention : Col. Upjohn)

Forwarded herewith is copy of Administrative
Instruction No.18 issued by Region III, upon which
we would like to have your opinion and comment,
especially as to para.2 thereof.

see 31.

NOELMAN E. FISKE
Colonel,
Deputy Executive
Commissioner.

B/A
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[Signature]

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)

24 March 1944

NUMBER 19)

1. Italian Courts, having competence and jurisdiction to hear and determine cases between landlords and tenants, will not order the eviction of any tenant from his place of residence or from any place being cultivated by him until,

a. The case shall have been heard and determined by the court;

b. The proceedings and judgment of the court shall have been submitted to the Provincial Legal Officer of the province in which the court sits, for review; and

c. Such Provincial Legal Officer shall have confirmed and approved the judgment of the court.

2. Orders of eviction which have been issued heretofore in cases which are now pending for hearing before any such courts will be withdrawn and cancelled.

By Order of Lieutenant Colonel POLETTI:

JOHN W. CHAPMAN,
Lt. Col. J.A.G.D.,
Reg. Legal Officer.

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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 18)

24 March 1944

1. Until further instructions, all cases against persons charged with violation of any of the provisions of "Regional Order No. 18, will be referred to and tried by Allied Military Courts.
2. The definition of "prostitute" is "a woman who offers her person for illicit purposes for hire".

By order of Lieutenant Colonel POLETTI:

JOHN W. CHAPMAN,
Lt.Col. J.A.G.D.,
Reg. Legal Officer.

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. ARMY

23 March 1944

SUBJECT: Administrative Instruction 17
TO : See Distribution.

1. Enclosed find copies of Administrative Instruction 17
forwarded for your information.

For the Regional Commissioner:

O.W. Campbell
O.W. CAMPBELL
Captain, AUS.,
Adjutant.

- DISTRIBUTION:
- IAS
 - FMS
 - IBS
 - 57th Area Hq
 - AGC Hq (Brig. Insb)
 - Legal Sub-Commission
 - Salerno Prov.

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O/A

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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTION)
NUMBER 17)

22 March 1944

1. Certain Regional Orders have been issued without numbers in the past. It is desirable that such Orders should be numbered.
2. The Regional Orders, the dates of which are set out in the first column of the attached Schedule and the subject matter of which is briefly described in the second column of the Schedule, are allotted the numbers written opposite in the third column of the Schedule.
3. All Regional Orders and Administrative Instructions must be approved by the Regional Commissioner, through the Asst. Executive Officer, before numbering and distribution. In addition, all Regional Orders, before reaching the Asst. Executive Officer must be approved by the Regional Legal Officer.

CHARLES POLETTI
Lt. Colonel
Regional Commissioner.

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APPENDIX "A"
SCHEDULE OF ORDERS

<u>Date of Order</u>	<u>Subject Matter of Order</u>	<u>Number Allotted</u>
1 January 1944	Removal of certain Fascists from Office	1
7 January 1944	Order on Hemp (Decl. of Hemp)	2
9 January 1944	Registration and Licensing of motor vehicles, and distribution of Civilian Petroleum Requirements	3
12 January 1944	Motor Transport Tariffs	4
15 January 1944	Renaming of Ente Economico delle Fibre Tessili, Fixing prices of Hemp	5
15 January 1944	Establishment of Regional Commission, Provincial Commission, Technical Commissions - elimination of Fascists from Public Office	6
20 January 1944	Fixing the Price of Oxygen	7
25 January 1944	Re-organization of Bar Association	8
25 January 1944	Permits and passes (Crossing Volturno and Calore Rivers)	9
27 January 1944	Prices of timbers (plank and boards)	10
27 January 1944	Price for Nose Bags	11
28 January 1944	Fixing the price of Bran	12
9 February 1944	Fixing the prices of petroleum products	13
18 February 1944	Amending the hours of curfew	14
25 February 1944	Labor Relations (Right to Meet)	15
28 February 1944	Payment of teachers working for Allied Forces	16
1 March 1944	Permits for the use of mechanically propelled vehicles and petrol ration cards	17
6 March 1944	Institution Order	18

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<u>Date of Order</u>	<u>Subject Matter of Order</u>	<u>Number Allotted</u>
8 March 1944	Civilian Travel within Region III	19
10 March 1944	Ammonizione (Released civil prisoners remaining in certain area)	20
10 March 1944	Reopening of theatres	21
25 March 1944	Local Government Organization	22
Not issued as yet	Distribution of Medical Supplies	23
Not issued as yet	Sanitation in all Communes	24
14 March 1944	Reestablishment of Mail Services in Occupied Territories	25
Not issued as yet	Citizens Squads against the Black Market	26
18 March 1944	Comuni Meridionali - Removal of Officials and Replacements	27
18 March 1944	Comuni Meridionali - Imprisonment of Luigi Piscitelli - Tullio Tagliavini	28
Not issued as yet	Establishment Provincial Depts of Social Welfare	29
Not issued as yet	Expedition of trials before Italian Courts	30
Not issued as yet	Establishment of Judicial Commission to handle cases in jail but not tried	31
Not issued as yet	Epurazione of Fascist officials	32

363
23 MAR 1944
[Handwritten initials]

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

21 March 1944

SUBJECT: Administrative Instruction 16.

TO : See Distribution.

[Handwritten mark]

1. Enclosed are copies of Administrative Instruction 16 for your information, and guidance.

For the Regional Commissioners:

[Handwritten signature]
O.W. CAMPBELL
Captain, AUS., G.
Adjutant.

- DISTRIBUTION:
- Provincial Commissioners
 - ISS
 - INS
 - PBS
 - 57 Area Hq
 - ACC Hq
 - Brigadier Lush
 - Legal Sub-Commission ACC
 - Staff Sections
 - Public Relations.

[Handwritten notes]
ACC Dist
Gen Sec 2086
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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION)
NUMBER 16)

21 March 1944

In Regional Order 19, mention is made of food stuffs and other goods which are not subject to ammasso control. Those products are still subject to ammasso control in Region 3, and for which permits are still necessary are defined as edible oil, wheat, and wheat flour.

CHARLES POLETTI
Lt. Colonel
Regional Commissioner.

2085

HEADQUARTERS
 ALLIED CONTROL COMMISSION
 ACTION SHEET

10/3/44
 Date

Response _____

FROM	TO
Deputy President	
Chief of Staff	
Vice Chief of Staff	
Public Relations Officer	
Liaison Section	
Military Section	
Political Section	
Econ. & Admin. Section	
Communications Section	
Administrative Directorate	
Economic Directorate	
Finance Sub-Commission	
Public Works-Mines Sub-Commission	
Agri., Forests-Fisheries Sub Com	
Legal Sub-Commission	
Education Sub-Commission	
Executive Officers	
G-1	
G-4	
Adjutant General	
Files	
Personnel	
Publications	
Message Center	
Miscellaneous	
Pool of Interpreters	
Archives & Reference Library	
Hq. Commandant	
<input checked="" type="checkbox"/> Executive Commission	
<input checked="" type="checkbox"/> Deputy for Commission	

FOR:

Signature _____

Remarks / Recommendation _____

Information only _____

Approval / Disapproval _____

Appropriate Action _____

Investigation & Report _____

Dispatch _____

REMARKS: To see report
to CAB for file

363 R

19 MAR Recd

19

HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394, U.S. Army

17 March 1944

SUBJECT: Administrative Instruction 15.

TO : See Distribution.

1. Forwarded herewith are copies of Administrative Instruction 15 for your information and guidance.

For the Regional Commissioner

O. W. Campbell
O.W. CAMPBELL
Captain A.U.S.,
Adjutant

DISTRIBUTION:

- IBS
- ISS
- PPS
- 57 Area Hq
- ACC Hq (Attn Brig Lush)
- Legal SubCommission ACC
- Prev Com Salerno (Info)

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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. Army

ADMINISTRATIVE INSTRUCTIONS)

17 March 1944

NUMBER 15)

1. Allied Military Courts are being criticized severely because many of the sentences imposed are inadequate for the purposes of Military Government. In many cases this criticism is justified. There is too much tendency toward sentencing solely as a means of punishment and reformation of the prisoner at the bar. The principle has already been laid down by higher authority that, "The purpose of Military Courts is to impose sentences....which will be a deterrent to others....." There is also a tendency to allow sympathy and sentimentality to become an important factor in the determination of sentences.

2. Court officers must adopt a mental attitude which will enable them to realize that the prisoner at the bar is only the offender who has been caught, while in the background are hundreds of others ready and willing to offend if the risk of severe punishment is slight. It is only by the imposition of a severe sentence on the former that the latter become impressed. Severe sentences should be the rule rather than the exception.

3. Extreme caution should be used in the consideration of mitigating circumstances in determining the severity of the sentence to be imposed. In the average run of cases before the Military Courts involving offences actually defined in Proclamation 2, mitigation is rarely applicable. The fact that the accused has a family, either large or small, is not a mitigating circumstance.

4. The doing of justice, or the appearance of doing justice, is a principle quite properly applicable up to and including the determination of the guilt or innocence of the accused but, if and when guilt is established, the sentence imposed must be sufficiently severe to deter others from committing the same or similar offences.

5. Specifically, cases involving the cutting of wire communication lines, theft of wire from such lines and possession of such wire are of great concern and must not be treated lightly. Sentences in these cases must be severe regardless of the excuses. Convictions involving theft and possession of allied property have increased more than 60% during the past month although the total of all convictions increased less than 2%. It is very evident that sentences are not adequate as deterrents.

6. The right to suspend sentences will be exercised only in exceptional cases and not as a regular practice. Court officers have no power to suspend the payment of fines. The right of suspension exists only as to imprisonment. Court officers will not suspend any sentence at any time other than at the time of the announcement of the sentence.

By order of Lieutenant Colonel Charles POLETTI:

2083

JOHN W. CHAPMAN,
Lt Col., J.A.G.D.,
Reg Legal Officer

Brig Lusk 2

HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, US ARMY

ADMINISTRATIVE INSTRUCTION)
NUMBER 13)

13 March 1944

1. Dr. Attilio D'Aversa, Acting Inspector Istituto Nazionale della Previdenza Sociale, is hereby authorized to inform the Directors of the INPS in the provinces of Avellino, Benevento and Naples that it is permissible for their agencies to resume payment of the "Monthly Allowances to Families of Private Employees in Africa Unable to Return to Italy because of War Conditions", which were established by the law of 3 October 1941, as modified by the law of 17 July 1942, and which were suspended by order of the AMG, Region 3, Labor Division in November 1943. Resumption of payment of these allowances shall be subject to the conditions set forth in this memorandum.
2. Payment may be made only in the cases of those families whose eligibility is established by adequate documents relative to the African employment and continued absence of the head of the family, the date and amount of last benefits received, and other pertinent information. The INPS shall determine the adequacy of documents presented and prescribe the information required.
3. Payment may be made of allowances due for the period since 1 October 1943. Payment of any allowances due for months prior to October 1943 shall remain suspended for the present.

John
DISTRIBUTION
11/51

CHARLES POLETTI
Lt. Colonel
Regional Commissioner

16 MAR Recd

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[Signature]

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HEADQUARTERS
REGION 3, ALLIED CONTROL COMMISSION
APO 394 U.S.ARMY

13 March 1944

SUBJECT: Administrative Instructions.

TO : Regional Control and
Allied Military Government Section. (Attn: Brig. LUSH)

1. Herewith is transmitted a complete file of Administrative
instructions dating 7 January 1944, for your information and guidance.

For the Regional Commissioner:

[Signature]
O. W. CAMPBELL,
Captain A.U.S.,
Adjutant.

*I do not like No 5 of 6/27/44.
B.f. when Ret'd III appear.*

DS 15/3

*CAB
for file
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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S.ARMY

ADMINISTRATIVE INSTRUCTIONS)
NO. 12)

11 March 1944

Provincial Commissioners are to instruct all provincial officers that before they are authorized to requisition hospital accommodations, such requisitions must be cleared first with the regional Public Health Officer, Colonel W. H. CRICHTON.

CHARLES POLETTI
Lt. Colonel
Regional Commissioner

DISTRIBUTION
"C"

HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

14

ADMINISTRATIVE INSTRUCTION:
NO. 11:

5 March 1944

1. Attention of this Headquarters has been directed to instances of representation of accused before Allied Military Courts by persons having no legal qualifications but who charge a fee for their so-called services.
2. The provisions of Proclamation 4, Article IV, Section 2(b) and subsequent Instructions were designated to protect accused (1) who are financially unable to employ legally qualified representatives, or (2) who reside in a place where legally qualified persons are not available.
3. Court Officers will be directed that, in every case in which the accused is represented by a person having no legal qualifications, they will determine (1) whether or not such representative has received, or expects to receive, a fee or honorarium for his services, and (2) whether or not there is available a person in the locality who has legal qualifications to undertake a proper defense of the accused. If the unqualified person is receiving a fee or honorarium when qualified persons are available, Court Officers will, in the absence of exceptional circumstances, exercise their authority under the Proclamation to prohibit such person from appearing in Court.
4. Court officers will be advised that, when a person not legally qualified to act as counsel is repeatedly before the Court representing various accused, it will be assumed that such person is charging for his services and the direction in paragraph 3 above will apply.
5. "Exceptional circumstances" might include representation by an employer, a close relative or personal friend, although normally such representatives would not charge for their services.
6. Persons having legal qualifications to act as counsel will be persons who are on the lists of avvocati and procuratori.

CHARLES POLETTI
Lt. Colonel
Regional Commissioner.

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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION:
NO. 10:

5 March 1944

1. It is not intended that the Comitato per l'Alcool shall control supplies in your province but, as it is necessary for the Region to be in possession of full details of stocks etc., you are requested to obtain from official Italian sources and forward to these Headquarters, a complete list of distillers with their stocks, showing grades. A copy of the form respecting Avellino province is enclosed for your guidance.
2. Sales of liquors may only be made:
 - a. To the Military
 - b. For therapeutical purposes
3. The right of sale in Region III within the prescribed limits, is invested with the Provincial Commissioner but all transactions authorized by them are to be reported to this Headquarters so that the Region may be kept informed of the position.

CHARLES POLETIX
Lt. Colonel
Regional Civil Affairs Officer

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HEADQUARTERS
REGIMENT 3, ALLIED MILITARY GOVERNMENT
APO 394, US ARMY

12

ADMINISTRATIVE INSTRUCTION:
NO. 9

29 February 1944

1. Attention is called to existing instructions with reference to reporting monthly to this office in connection with the following:

<u>Italian State Bonds</u>	<u>February</u>	<u>Cumulative to Feb. 29</u>
a. Old Bonds exchanged for new	L.	
b. New bonds sold		
c. Old bonds redeemed		
d. Interest paid		

2. In addition the following information is required regarding Post Offices:

	<u>February</u>	<u>Cumulative from reopening to February 29.</u>
Postal Bonds sold	L.	
Postal Bonds redeemed		
	<u>As of reopening date</u>	<u>As of Feb. 29</u>
	L.	
Deposits Savings		
Deposits Checking		

3. This information para 1 & 2 must be forwarded each month so as to reach this office later than the 4th.

4. Attention is directed to Finance Instructions of C.F.O. - AMG HQ 15th Army Group, file numbers AMG/307/19 - dated 8 December 43, and AMG/307/37 dated 27 December 43 regarding State, Provincial and Communal financing, and the accompanying letter from this office.

- a. In connection with form AMG/307/19 (Financing of State Expenditures from Provincial Seat) it will be recalled that directions have been issued to forward to this office on the 27th of each month, a consolidated list of the information called for in par. 2, sub. para.s a, b, c, d, and e, and a copy of CRO-10, showing the advances that have been approved. Please see that this is complied with, as this information is needed in connection with a report required to be submitted to higher headquarters.

b. In connection with form AMG/307/37 (Control of budgets and Expenditure and Method of making Advances) it will be noted that it is required to submit GRO forms 7 and 8, for both Provincial and Communal financing. These reports also should be forwarded on the 27th.

5. Referring to form AMG/318/77 dated 29 December 43 (Extracts from Dimostrazioni Mensile) the reports called for therein on GRO forms 14, 15 and 16, should reach this office by the 7th of each month.

6. It is requested that the amount of direct taxes collected for the 1st installment period, 1943 and 1944 be reported to this office not later than 7 March 1944. The information should be submitted in the following form:

<u>Comune</u>	<u>1st Installment 1943</u>		<u>1st Installment 1944</u>	
	Total Charge	Total Collected	Total Charge	Total Collected

1.

7. It is realized that in the 1st month, some delay was necessary because of the fact that the forms were new to all. By this time however not only the Finance Office, but the Prefects, Chiefs of Treasury Section Bank of Italy and Intendente di Finanza are sufficiently familiar with these forms to have them in on time, and it is requested that the Finance Office bring pressure on them to see that they do.

KARL A. BRAEGE:
Lt. Colonel
Regional Civil Affairs Officer.

HEADQUARTERS
REGION 5, ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION:
NO. 8:

18 February 1944

1. Our letter of 11 February decreasing that the Provveditore agli Studi cease momentarily his inspections of private schools was not calculated to deprive his office of any rights and duties accorded to it by Italian law.
2. The purpose of our decree, as was explained to the Provveditore verbally, is to help all existing private schools to open their doors as quickly as possible and to keep them open during these emergency times to the end that the normal functions of education may be resumed as soon as possible.
3. Our interpretation of the questions raised in memorandum from the Provveditore of 16 February is as follows:
 - a. Inspection of premises. The premises of many public as well as of private schools are at present unsuitable according to normal peace-time standards of sanitation, lighting, equipment, etc. This office believes that there should be no separate standard of inspection for public and private schools, but at the present time all school inspections should be as liberal as possible, and that every effort should be made to assist the schools to reach a normal basis of operation by next fall. Therefore, normal inspections at time on such matters are felt to be a waste of time and effort. It is suggested that the office of the Provveditore prepare and distribute to private schools the minimum standards which you feel desirable and to point out that schools which fail to meet these standards by October 1, 1944, will be publicly stricken from the list of accredited schools and their doors closed.
 - b. Political matters. This office has examined the Schede Personali of all private school teachers and therefore, no further detailed examination of the political background of private school teachers needs to be undertaken at this time by the office of the Provveditore. However, if he feels that there are teachers, or Presidi now serving in private schools who are politically suspect he is requested to submit their names to this office in order that we may investigate them through military intelligence channels, and, if found guilty, remove them.
4. Education Supervision.
 - a. This office feels that the supervision of those aspects of the educational program of private schools as are entrusted to the Provveditore by Italian law is one of his most important duties. Artistic and helpful supervision is akin to artistic and helpful teaching in that both demand the highest type of professionally trained person and that neither supervision nor teaching

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2. The purpose of our decree, as was explained to the Provveditore verbally, is to help all existing private schools to open their doors as quickly as possible and to keep them open during these emergency times to the extent that the normal functions of education may be resumed as soon as possible.

3. Our interpretation of the questions raised in memorandum from the Provveditore of 16 February is as follows:

a. Inspection of premises. The premises of many public as well as of private schools are at present unsuitable according to normal peace-time standards of sanitation, lighting, equipment, etc. This office believes that there should be no separate standard of inspection for public and private schools, but at the present time all school inspections should be as liberal as possible, and that every effort should be made to assist the schools to reach a normal basis of operation by next fall.

Therefore, normal inspections at time on such matters are felt to be a waste of time and effort. It is suggested that the office of the Provveditore prepare and distribute to private schools the minimum standards which you feel desirable and to point out that schools which fail to meet these standards by October 1, 1944 will be publicly stricken from the list of accredited schools and their doors closed.

b. Political matters. This office has examined the Schede Personali of all private school teachers and therefore, no further detailed examination of the political background of private school teachers needs to be undertaken at this time by the office of the Provveditore. However, if he feels that there are teachers, or Presidi now serving in private schools who are politically suspect he is requested to submit their names to this office in order that we may investigate them through military intelligence channels, and, if found guilty, remove them.

4. Education Supervision.

a. This office feels that the supervision of those aspects of the educational program of private schools as are entrusted to the Provveditore by Italian law is one of his most important duties. Artistic and helpful supervision is akin to artistic and helpful teaching in that both demand the highest type of professionally trained person and that neither supervision nor teaching can be artistic or helpful if done mechanically or if performed in the spirit of a policeman.

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- b. To the end that the program of the Provveditore of supervision be of the most worth, he is requested to select his supervisors with the greatest care, making certain that those chosen have only the welfare of children at heart and that they have no political or personal axes to grind.
- c. In the meantime, it is obvious that as high standards possible be insisted upon. Since this office authorized the opening of private schools and approved their personnel, this office wishes the Provveditore to collect the information we need to know in regard to the points raised in his communication of 16 February 1944. This information should be collected by means of the attached letter and forms which should be sent to all private schools which have been authorized to reopen by this office. The returns should be sent to this office and we will collaborate with the Provveditore in the correction of irregularities revealed by the questionnaire.
- d. In regard to the granting of legal recognition of studies, it is the wish of this office that the Provveditore carry on such supervision as is necessary to insure that reasonable scholastic standards are maintained taking due consideration of the exceptional conditions prevailing during the first half of 1944. The spirit of this supervision should be one of genuine helpfulness, and much of the burden for the improvement of instruction should be placed upon the Presidi of both public and private schools.

KARL A. KRASSE
Lt. Colonel
Regional Civil Affairs Officer

4. In the meantime, it is obvious that as private schools and approved their personnel, this office wishes the Provveditore to collect the information we need to know in regard to the points raised in his communication of 16 February 1944. This information should be collected by means of the attached letter and forms which should be sent to all private schools which have been authorized to reopen by this office. The returns should be sent to this office and we will collaborate with the Provveditore in the correction of irregularities revealed by the questionnaire.

d. In regard to the granting of legal recognition of studies, it is the wish of this office that the Provveditore carry on such supervision as is necessary to insure that reasonable scholastic standards are maintained taking due consideration of the exceptional conditions prevailing during the first half of 1944. The spirit of this supervision should be one of genuine helpfulness, and much of the burden for the improvement of instruction should be placed upon the Presidi of both public and private schools.

KARL A. KRANKE
Lt. Colonel
Regional Civil Affairs Officer

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REGIO 3, HEADQUARTERS
ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION:
NO. 71

16 February 1944

1. Considerable difficulties are encountered in employing civilian labour owing to the fact that many potential laborers are turning to street peddling as more remunerative and less energetic than work for the Allies.
2. This practice has grown to such proportions as to seriously threaten our labor reserve. Local labor supply has diminished alarmingly.
3. Instructions are to be issued to all Police Agencies to enforce to the utmost the Italian laws requiring the licensing of street traders in order to curtail the excessive numbers of able-bodied males now engaged in selling articles in the streets.

KARL A. KRASCH
Lt. Colonel
Regional Civil Affairs Officer

HEADQUARTERS
REGION 1
ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION:
NO. 6:

8 February 1944

1. In view of the persistent danger of the spread of typhus fever, arising for the continued use of Ricoveri Pubblici by a large number of people, it is essential that these be cleared as soon as possible.
2. The exact numbers involved may be obtained on application to the Typhus Commission.
3. It is probable that alternative accommodation for the majority of the people living (or sleeping) in the Ricoveri will not be found. The persons concerned will therefore be classified as refugees and will become responsibility of the Refugee Section of this Headquarters.
4. The fullest possible co-operation will be required by the police in the clearing of the Ricoveri and in keeping them clear, once people have been removed.
5. It is therefore requested that an "ad hoc" Committee be immediately formed consisting of the following:
 Representative of the Commissario
 Representative of the Carabinieri
 The SAPMO, Naples City
 Representative of the Refugee Section 5th Army
6. This Committee will take each Public Ricoveri in turn and will make all arrangements for the ejection, accommodation and disposal of the persons ejected.

KARL A KRAEGER
Lt. Colonel
Regional Civil Affairs Officer

1. In view of the persistent danger of the spread of typhus fever, arising for the continued use of Ricoveri Pubblici by a large number of people, it is essential that these be cleared as soon as possible.
2. The exact numbers involved may be obtained on application to the Typhus Commission.
3. It is probable that alternative accommodation for the majority of the people living (or sleeping) in the Ricoveri will not be found. The persons concerned will therefore be classified as refugees and will become responsibility of the Refugee Section of this Headquarters.
4. The fullest possible co-operation will be required by the police in the clearing of the Ricoveri and in keeping them clear, once people have been removed.
5. It is therefore requested that an "ad hoc" Committee be immediately formed consisting of the following:
Representative of the Commissario
Representative of the Carabinieri
The SAPM, Naples City
Representative of the Refugee Section 5th Army
6. This Committee will take each Public Ricoveri in turn and will make all arrangements for the ejection, accommodation and disposal of the personnel ejected.

KARL A. KRUEGER
Lt. Colonel
Regional Civil Affairs Officer

2072

8 February 1944

REGION HEADQUARTERS
ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

6 February 1944

ADMINISTRATIVE INSTRUCTION:
NO. 5:

1. From time to time valuable information and assistance is received from Italians and other civilians resulting in the arrest, prosecution and conviction of offenders against Allied Military Government Proclamations and Orders.
2. Authority has now been received to establish a fund with a view of rewarding persons who give reliable information, render valuable service and assist in the apprehension and conviction of those guilty of crimes and offences considered of major importance.
3. The fund is of limited amount and rewards can only be made in outstanding cases meriting payment for valuable services rendered.
4. This fund has been placed at the disposal of the Chief of the Public Safety Section of this Region who has been charged with its administration and is personally responsible for the disbursement thereof. Recommendation for payments of rewards will, therefore, be made to him.
5. Although no hard and fast rule can be laid down, the following points should be considered in making recommendations.
 - a. Importance and reliability of information given.
 - b. Conviction and punishment.
 - c. Assistance rendered in the investigation and apprehension of the offender or offenders.
 - d. Value of the case to AMG
 - e. Time spent, wages lost or expenses incurred by the informant.

Information covering these heads should be included in the reports submitted for consideration as to a reward being granted.
6. Although these rewards will be sparingly given, nevertheless it is desired to show appreciation of particularly good work done or assistance given and every consideration will be given to recommendations of those to whom this memorandum is addressed.
7. Rewards will not be paid to members of American or British Units.

KARL A. KRANZ

- From time to time valuable information and assistance is received from Italians and other civilians resulting in the arrest, prosecution and conviction of offenders against Allied Military Government Proclamations and Orders.
2. Authority has now been received to establish a fund with a view of rewarding persons who give reliable information, render valuable services and assist in the apprehension and conviction of those guilty of crimes and offences considered of major importance.
 3. The fund is of limited amount and rewards can only be made in outstanding cases meriting payment for valuable services rendered.
 4. This fund has been placed at the disposal of the Chief of the Public Safety Section of this Region who has been charged with its administration and is personally responsible for the disbursement thereof. Recommendation for payments of rewards will, therefore, be made to him.
 5. Although no hard and fast rule can be laid down, the following points should be considered in making recommendations.
 - a. Importance and reliability of information given.
 - b. Conviction and punishment.
 - c. Assistance rendered in the investigation and apprehension of the offender or offenders.
 - d. Value of the case to AMG
 - e. Time spent, wages lost or expenses incurred by the informant.
 6. Information covering these heads should be included in the reports submitted for consideration as to a reward being granted.

Although these rewards will be sparingly given, nevertheless it is desired to show appreciation of particularly good work done or assistance given and every consideration will be given to recommendations of those to whom this memorandum is addressed.
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KARL A. KRAEGER
Lt. Colonel
Regional Civil Affairs Officer

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HEADQUARTERS
REGION ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

22 January 1944

ADMINISTRATIVE INSTRUCTION:
NO. 4:

The framework of Italian Agricultural Organization is now becoming more defined.

The Alimentation Section, formerly under the Ministry, will now be operated by the Ministry of Food or an equivalent set up.

On the Provincial level the Ispettorato Agricoltori is the highest of all branches of Agriculture.

In Naples Province all work has been transferred to the Ispettorato Agricoltori and also a part of the Staff belonging to the former Unione Agricoltori to handle the question of allocations of seeds, fertilizers, fuel, car permits etc.

It is now certain that the A.M.E.E.A. is to be done away with. For Naples Province the Ispettorato is getting out a scheme for approval, to take in all the records of the A.M.E.E.A. and certain of their officials whom he thinks will be useful.

The Office of Provinciale Accertamenti will be the basis of the Ispettorato's statistical branch.

It is being considered to bring into this office all figures relating to livestock, so that all statistics relating to Agriculture will be centralized in one statistical Office.

The former Entes of:

- Economico Olivicoltura
- " Pastorizia
- " Viticoltura
- " Ortofrutticoltura
- " Cerealicoltura

and the Associazione Nazionale Coltivatori Piante Oleaginose will cause to remain as separate entities.

The Consorzi Trebbiatori will also come under the Ispettorato for the time being. It may be abolished later.

Regarding the former Ente Zootechnia, Major White of this Office is working on a modified set up, so as to bring into use the Provincial and Communal Veterinarians, together with all the data centered in the Zootechnia Office. The effect will be to have what is equivalent to a livestock officer for each

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Provinces, and the intention at present is that he will work under the Ispettorato provinciale. Meanwhile it will be quite in order to place anything useful from your Zootechnical Office under the Ispettorato.

The Ammasso Provinciale Canapa will be left as a separate entity, but this only applies to Naples. However, the Associazione Nazionale della Biotecnica and the Ente Nazionale per la Distillazione delle Materie Vinose being National Concerns, will require further study.

You will be informed as to the arrangement for Naples Province regarding the salaries etc. for this new set up. Meanwhile, request proposals on above.

The section in Alimentation formerly concerned with fodder for animal feeding is also transferring to the Ispettorato.

KARL A. KRAEZE
Lt. Colonel
Regional Civil Affairs Officer.

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HEADQUARTERS
REGION 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION:
NO. 3:

20 January 1944

The disposal of finance (revolvers, pistols, rifles and shotguns) confiscated by Allied Military Courts will be as follows:

These firearms should be sent, suitably labelled, to Major H.A. Hitchcock, Controller of Property, Region 3, whose address is 122 Via Crispi, Naples.

KARL A. ERANGE
Lt. Colonel
Regional Civil Affairs Officer.

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HEADQUARTERS
ALBANY 3, ALLIED MILITARY GOVERNMENT
APO 394, U.S. ARMY

ADMINISTRATIVE INSTRUCTION:
NO. 2:

15 January 1944

1. Enclosed is copy of instructions received from C.F.O., 15th Army Group outlining the procedure to be used in the Control and Financing of State Expenditures from the Provincial Seat. Aside from the use of special forms this of course represents no change from the verbal instructions already given Provincial F.O.'s in Region 3. The necessary forms have already been sent to you by courier. It is requested that all Sub-accountants in your Province to be given the necessary instructions and that they be directed to follow the procedure outlined.
2. It is also requested that Provincial F.O.'s confer with their respective Intendente di Finanza and local Manager of the Bank of Italy and explain to the fully the "modus operandi".
3. My interpretation based on conversation with CFO-15th Army Group of Par. 2-C, is that this paragraph does not apply to bills long past due. Unless further instructions are received to the contrary bills dated prior to Sept. 1st will not be paid.
4. In connection with form CRO 9, it is suggested that the signature for both the Intendente and Prefetto be obtained.
5. With reference to review by Regional F.O. - Provincial F.O.'s will forward to this Office, on the 27th of each month a consolidated list of the information, outlined in para. 2, sub paras a, b, c, d, and e above and a copy of the C.R.O. 10, showing the advances they have approved.
6. It is expected that Administrative instructions regarding Communal Financing will be issued by Hq. 15th Army in the near future as conferences have been held here in that connection. Pending receipt of those instructions; the following general procedure will be followed: - all advances for expenses chargeable to the Commune will be made direct to the Commune, and not to divisions thereof of to individuals or concern doing work for the Commune. There have been some vouchers submitted to the Chief Accountant, (which cannot be passed) indicating that some C.A.O.'s have made some advances direct instead of to the Commune. It is requested that all C.A.O.'s or S.A.'s under your jurisdiction be advised regarding the procedure to be followed.

KARL A. KRABBE
Lt. Colonel
Regional Civil Affairs Officer

2067

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2067

KARL A. KEARCE
Lt. Colonel
Regional Civil Affairs Officer

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