
GENERAL ORDERS

1935

CONTENTS

A.—CANADIAN MILITIA

- G.O. 53—KING'S REGULATIONS AND ORDERS FOR THE CANADIAN MILITIA, 1926—AMENDMENTS (No. 100)
- G.O. 54—PAY AND ALLOWANCE REGULATIONS FOR THE PERMANENT AND NON-PERMANENT ACTIVE MILITIA, 1927—AMENDMENTS (No. 71)
- G.O. 55—REGULATIONS FOR RIFLE ASSOCIATIONS, 1924 (REPRINT 1928) PART II—AMENDMENTS (No. 13)
- G.O. 56—RIFLE ASSOCIATIONS

B.—ROYAL CANADIAN AIR FORCE

- G.O. 57—PAY AND ALLOWANCE REGULATIONS FOR THE ROYAL CANADIAN AIR FORCE, PERMANENT AND NON-PERMANENT, 1924—AMENDMENTS

GENERAL ORDERS

1935

The following Regulations, Orders, etc., are promulgated and issued to the Canadian Militia and Royal Canadian Air Force by Order of the Minister of National Defence.

HEADQUARTERS, OTTAWA,
1st June, 1935.

A.—CANADIAN MILITIA

G. O. 53 **KING'S REGULATIONS AND ORDERS**
1935 **FOR THE CANADIAN MILITIA, 1926**
—AMENDMENTS (No. 100)

King's Regulations and Orders for the Canadian Militia, 1926, are amended as follows with effect 1st June, 1935:—

Para. 647, line 1—*delete* the words "When a soldier," and *substitute* "When an officer or soldier of the Permanent Active Militia,"

Para. 648—*Cancel* and *substitute* the following:—

G. O. 53
1935

648. The procedure set out in this paragraph will be followed with respect to officers or soldiers of the Non-Permanent Active Militia who incur or suffer an injury, disease or illness.

1. If the injury, disease or illness is incurred or suffered other than at a duly authorized Training Camp or a School established for full time courses, no report thereon will be submitted by the Officer Commanding unless the injury, disease or illness was incurred on Military Duty. If it was incurred on Military Duty, the Officer Commanding will immediately for-

ward to the District Officer Commanding a full report of the circumstances of the case, accompanied by a Report of the Medical Officer. If, in the opinion of the District Officer Commanding, the injury, disease or illness may have been attributable to a hazard peculiar to Military Service, he will at once convene a Court of Inquiry to investigate the circumstances of the case, and will, after recording his opinion thereon, forward the Proceedings to National Defence Headquarters.

G. O. 53

1935

continued

2. If the injury, disease or illness is incurred or suffered at a duly authorized Training Camp or a School established for full time courses, the procedure set out in paragraph 647 will be followed.

3. For the purposes of this paragraph,—

(a) "Military Duty" shall mean a duty which under Military Law an officer or soldier is required to perform pursuant to Orders or Regulations made or issued under due authority.

(b) "A hazard peculiar to Military Service" shall not include participation by an officer or soldier in Divisional, Brigade or Unit recreational or athletic activities, such as games, sports, races, mounted or dismounted, or M.T. Competitions, or the proceeding to or returning from a duly authorized place of parade or training, except when the officer or soldier is part of a formed body proceeding to or returning from a Training Camp or School established for full time courses.

G. O. 53 Insert new para. 648A—

1935
concluded

648A. The nature and cause of any injury or sickness incurred or suffered by horses of the Non-Permanent Active Militia while employed on duty or training will be fully investigated in accordance with the provisions of the Pay and Allowance Regulations.

H.Q. 57-2-17

H.Q. 970-1-11

P.C. 1322 of 27-5-35

G. O. 54 **PAY AND ALLOWANCE REGULATIONS**
1935 **FOR THE PERMANENT AND NON-**
PERMANENT ACTIVE MILITIA, 1927
—AMENDMENTS (No. 71)

Pay and Allowance Regulations for the Permanent and Non-Permanent Active Militia, 1927, are amended as follows with effect 1st June, 1935:—

Cancel Articles 298-308 inclusive and *substitute* the following:—

G. O. 54
1935

298. Compensation under the conditions set out in the following Articles may be granted for injury, disease or illness incurred or suffered by an officer or soldier of the Non-Permanent Active Militia:

G. O. 54
1935

299. In the succeeding Articles of this Section, unless the context otherwise requires;—

(a) "Military Duty" shall mean a duty which under Military Law an officer or soldier is required to perform pursuant to Orders or Regulations made or issued under due authority.

(b) "A hazard peculiar to Military Service" shall not include participation by an officer or soldier in Divisional, Brigade or Unit recreational

or athletic activities, such as games, sports, races, mounted or dismounted, or M.T. Competitions, or the proceeding to or returning from a duly authorized place of parade or training, except when the officer or soldier is part of a formed body proceeding to or returning from a Training Camp or School established for full time courses.

G. O. 54
1935
continued

(c) "Compensation" shall include medical and/or hospital treatment.

300. An officer or soldier who incurs or suffers an injury, disease or illness other than at a duly authorized Training Camp or a School established for full time courses, shall not be eligible for any compensation unless the injury, disease or illness was incurred on Military Duty and was attributable to a hazard peculiar to Military Service.

G. O. 54
1935

2. An officer or soldier who, while at a duly authorized Training Camp or a School established for full time courses at which he is authorized to be present, incurs or suffers an injury, disease or illness, will be granted the pay and allowances which would normally be payable to him for the remaining portion of the period of the Camp or School. In addition, he will be eligible for compensation as hereunder provided.

Scale of Compensation

301. An officer or soldier who, while on Military Duty, incurs or suffers an injury, disease or illness attributable to a hazard peculiar to Military Service will be granted:—

G. O. 54
1935

(a) The necessary medical, surgical and hospital treatment until in the opinion of the Medical Officers of the Depart-

G. O. 54

1935

continued

ment treatment has been completed or until, on account of such injury, disease or illness, he is retired or discharged from the Service, whichever may be the sooner, and treatment for such injury, disease or illness as is necessary after his retirement or discharge if the same is not furnished at the expense of the Department of Pensions and National Health.

- (b) The pay of his rank for the period during which he is granted the treatment authorized by clause (a) of this Article, together with an allowance of \$1.00 per diem in lieu of subsistence for each day when undergoing such treatment he is not maintained in hospital at public expense; provided that no such pay or allowance shall be granted for any period when undergoing treatment subsequent to retirement or discharge from the service.

G. O. 54

1935

302. An officer or soldier who while at a duly authorized Training Camp or a School established for full time courses, at which he is authorized to be present, incurs or suffers an injury, disease or illness not attributable to a hazard peculiar to Military Service will, in addition to the pay of his rank as provided for in paragraph 2, of Article 300, be granted for the remaining period of the Camp or School the medical and hospital treatment authorized for his rank.

2. If, after the termination of the period of the Camp or School, any further medical or hospital treatment is necessary, the officer or soldier will be dealt with as follows:—

- (a) If his condition so permits, he will be sent to his home, and will pass under

his own control, no further treatment being granted at the public expense.

G. O. 54

1935

continued

(b) If the condition or circumstances of the officer or soldier precludes him from being dealt with as in paragraph (a) above, medical and hospital treatment and subsistence will be furnished at the nearest Military Hospital and if, in the opinion of the Adjutant-General, such action would be in the public interest, provided that the condition of the officer or soldier permits him to be transferred to such hospital. Should the officer or soldier concerned, in the opinion of the Adjutant-General, unreasonably refuse to be transferred to a Military Hospital no further treatment at the public expense shall be granted.

(c) Should the officer or soldier not be transferred to a Military Hospital under clause (b), any necessary treatment will be granted by the Department in an appropriate Civil Hospital at public ward rates.

(d) The hospital treatment mentioned in the two preceding clauses of this Article shall continue until, in the opinion of the Medical Officers of the Department, the same has been completed, or until the case is taken over by the Civil Authorities, whichever may be the sooner. In any event, such treatment shall not be continued subsequent to retirement or discharge from the Service of the officer or soldier concerned unless specially authorized by the Minister.

303. An officer or soldier of the Non-Permanent Active Militia attached to a Unit of the Permanent Force for full time duty

G. O. 54

1935

G. O. 54
1935
concluded who, whilst so attached, incurs or suffers an injury, disease or illness, will be granted:—

(a) For the period of such attachment; medical and hospital treatment authorized for an officer or soldier of the Permanent Force of like rank, as well as the pay and allowances authorized to be paid during such period.

(b) If, on the termination of such period of attachment, further medical and/or hospital treatment is necessary; compensation under Article 301 or 302, depending upon the circumstances under which his disability was incurred or suffered.

G. O. 54
1935 304. An officer or soldier discharged from hospital after undergoing treatment as authorized under the preceding Articles, will be granted transportation to his home at the public expense.

G. O. 54
1935 305. No claim for compensation will be considered unless made within thirty days after the date on which the circumstances of the case first permitted a claim being made.

G. O. 54
1935 306. All doubtful or disputed questions of fact arising in connection with the preceding eight Articles shall be decided by the Adjutant-General, whose decision upon the same being approved by the Minister shall be final.

H.Q. 57-2-17
H.Q. 305-5-4
P.C. 1322 of 27-5-35

REGULATIONS FOR RIFLE ASSOCIATIONS, 1924 (REPRINT 1928), PART II—AMENDMENTS (No. 13) G. O. 55
1935

Regulations for Rifle Associations, 1924 (Reprint 1928), Part II, are amended as follows, with effect 1st November, 1934:—

Para. 20—*Cancel and substitute:—*

“20. The following paragraphs of Regulations and Instructions for the Equipment of the Canadian Militia, 1930, are published for information and guidance—

“54. (i) When small arms ammunition is found to be defective, the description, maker, and date of manufacture marked on the box are to be noted. The rounds complained of, with the cartons, wrappers, charger cases or bandoliers, and further samples from the same box, and the arms with which the failure occurred, will be examined locally as far as possible. The D.O.C. will, if necessary, arrange for the rounds, with their cartons, wrappers, charger cases or bandoliers, and further samples, with precis of information, or a copy of the proceedings of the Court of Inquiry if held, to be forwarded direct to the C.I. of A. & A., Quebec, who will pass his report with his remarks to National Defence Headquarters should he consider the matter important; otherwise he will report to the D.O.C. direct. Should it be found necessary to send a box, or boxes, of ammunition, they will be marked clearly “For Special Examination by the C.I. of A. & A.” G. O. 55
1935

G.O. 55

1935

continued

The label will quote the paper referring to it. The arms will be kept available for special inspection, if ordered.

(ii) When defective ammunition involves damage to arms, the weapons will be sent, if so ordered, exactly as found after the accident to the C.I. of A. & A. Interference with any part or component, until it is known the arms are not required for special inspection is forbidden as such action may obviate arriving at a conclusive opinion as to the cause of the accident or damage.

(iii) In the event of a Court of Inquiry being held under K.R. Can. evidence should be taken and corroborated as to the state of the weapon before firing, its cleaning and preparation for firing. The condition of the weapon after the accident should be described, if possible, by an armourer of the R.C.O.C. In the case of machine guns the type of stoppage should be stated.

(iv) Arms damaged otherwise than by firing will be repaired locally without reference to the C.I. of A. & A. unless the damages are due to structural defects which indicate special inspection advisable.

55. All losses of arms, including Colt guns, Hotchkiss, Lewis and Vickers Machine Guns, will be reported to N.D.H.Q. immediately they are discovered. Such report will contain the fullest possible information and a recommendation as to how the deficiencies should be adjusted, and as to whether

or not a Court of Inquiry should be convened. G. O. 55
1935

concluded

On receipt of this report, instructions as to the manner in which the case will be disposed of will be issued by N.D.H.Q."

H.Q. 1982-1-10
M.N.D.

RIFLE ASSOCIATIONS

G. O. 56
1935

Formation

The formation of the undermentioned rifle association is authorized, with effect 15th April, 1935:

Military—

No. 12 (A.C.) Squadron, R.C.A.F. (N.P.), with headquarters at Winnipeg, Man.

H.Q. 29-526-216
M.N.D.

Disbandment

The disbandment of the undermentioned rifle associations are authorized, with effect 15th May, 1935:

Military—

4th Medium Battery, C.A., with headquarters at West Saint John, N.B.

H.Q. 29-524-31

13th Field Company, C. of C.E., with headquarters at Calgary, Alta.

H.Q. 29-525-6
H.Q. 29-1-5
M.N.D.

B.—ROYAL CANADIAN AIR FORCE
G.O. 57 PAY AND ALLOWANCE REGULATIONS
 1935 FOR THE ROYAL CANADIAN AIR
 FORCE, PERMANENT AND NON-
 PERMANENT, 1924—AMENDMENTS

Pay and Allowance Regulations for the Royal Canadian Air Force, Permanent and Non-Permanent, 1924, are amended as follows, with effect 1st April, 1935.

Page 38

Article 98 (4)

Line 3, after the word "exceed" delete "for adults."

Article 98 (4)

Delete lines 7 and 8.

Article 98 (5)

Line 22, after the word "child" delete "over five years of age."

H.Q. 1000-1-1

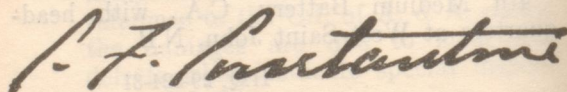
P.C. 1322 of 27-5-35

ERRATUM

Reference G.O. 47 of 1935:—Line 5, for "1930" read "1920."

H.Q. 2-2-73

By Command:



Major-General,
 Adjutant-General.

GENERAL ORDERS

1935

CONTENTS

A.—CANADIAN MILITIA

- G.O. 58—REGIMENTAL JUBILEE HONOURS
- G.O. 59—REGULATIONS AND INSTRUCTIONS FOR THE EQUIPMENT OF THE CANADIAN MILITIA, 1930, AMENDMENTS (No. 20)
- G.O. 60—PEACE ESTABLISHMENTS — NON-PERMANENT ACTIVE MILITIA—AMENDMENTS

B.—ROYAL CANADIAN AIR FORCE

- G.O. 61—DRESS REGULATIONS FOR THE ROYAL CANADIAN AIR FORCE, 1925—AMENDMENTS (No. 10)
- G.O. 62—TRAINING—NON-PERMANENT ACTIVE AIR FORCE—1934-35
- G.O. 63—DESIGNATION—NON-PERMANENT ACTIVE AIR FORCE UNITS, R.C.A.F.

GENERAL ORDERS

1935

The following Regulations, Orders, etc., are promulgated and issued to the Canadian Militia and Royal Canadian Air Force by Order of the Minister of National Defence.

HEADQUARTERS, OTTAWA,
15th June, 1935.

A.—CANADIAN MILITIA

REGIMENTAL JUBILEE HONOURS

G. O. 58
1935

1. His Majesty The King has been graciously pleased to confer the title "Royal" on the undermentioned Regiments of the Non-Permanent Active Militia of Canada in commemoration of Their Majesties' Silver Jubilee:

The Canadian Artillery.
The Winnipeg Rifles.

2. These Regiments will accordingly bear the titles "The Royal Canadian Artillery" and "The Royal Winnipeg Rifles" respectively. The notation "(N.P.)" will be used to distinguish references to The Royal Canadian Artillery (Non-Permanent) as may become necessary.

—(Effective 3rd June, 1935).

H.Q. C. 6238

*Revised
435/55*

G. O. 59 **REGULATIONS AND INSTRUCTIONS**
 1935 **FOR THE EQUIPMENT OF THE**
CANADIAN MILITIA, 1930, AMEND-
MENTS (No. 20)

Regulations and Instructions for the Equipment of the Canadian Militia, 1930, are amended as follows:—

Para. 178, line 2, for "gallery practice" substitute ".22-inch."

Para. 179—

Line 1, for "charged for .303-inch" substitute "to be charged for small arm."

Sub-para. (a)—

Line 1, for "five" substitute "fifteen."

Line 2, delete the word "of."

Para. 238, line 2 on page 41, after "barrel" insert "to the D.O.O. or S.O.O. H.Q. Depot for transmission."

(Effective 15th June, 1935).

H.Q. 305-4-32
 M.N.D.

Para. 351 sub-para. (3), amendment authorized by G.O. No. 66 of 1931, delete from "(e)" in line 18 to "obtained" in line 22.

(Effective 1st June, 1935).

H.Q. 305-4-32
 M.N.D.

G. O. 60 **PEACE ESTABLISHMENTS—NON-**
 1935 **PERMANENT ACTIVE MILITIA—**
AMENDMENTS

The Peace Establishments of the Non-Permanent Active Militia, laid down in Appendix to G.O. 4 of 1926, as amended,

are further amended as under, effective G. O. 60
15th May, 1935:—

1935

concluded

A FIELD BRIGADE, CANADIAN ARTILLERY

Page 10, column 1, against "Subalterns," *insert* "(s)," and on page 12, in remarks column, *insert* footnote "(s) A subaltern officer will be detailed to act as Brigade Survey Officer in addition to his other duties."

A FIELD BRIGADE, CANADIAN ARTILLERY (Mechanized)

Column 1, against "Subalterns" *insert* "(f)" and at bottom of page *insert* footnote "(f) A subaltern officer will be detailed to act as Brigade Survey Officer in addition to his other duties."

A MEDIUM BRIGADE, CANADIAN ARTILLERY

Page 14, column 1, against "Subalterns" *insert* "(t)" and on page 17, *insert* footnote "(t) A subaltern officer will be detailed to act as Brigade Survey Officer in addition to his other duties."

A HEAVY BATTERY, CANADIAN ARTILLERY (Tractor drawn)

Page 18, column 1, against "Subalterns" *insert* "(h)" and on page 19, in remarks column, *insert* footnote "(h) A subaltern officer will be detailed to act as Brigade Survey Officer in addition to his other duties."

H.Q. 32-46-1

H.Q. 33-196-2

P.C. 1530 of 8-6-35

G. O. 61 DRESS REGULATIONS FOR THE
 1935 ROYAL CANADIAN AIR FORCE, 1925
 —AMENDMENTS (No. 10)

Dress Regulations for the Royal Canadian Air Force, 1925, are amended as follows with effect 8th May, 1935:—

Para. 21, *add* at end of sub-para. 8:
 King George V Silver Jubilee Medal.

H.Q. 51-1-12
 M.N.D.

G. O. 62 B.—ROYAL CANADIAN AIR FORCE
 1935 TRAINING—NON-PERMANENT ACTIVE
 AIR FORCE—1934-35

1. The undermentioned Squadrons are authorized to carry out training during the training year 1st October, 1934, to 30th September, 1935.

2. Details of limited training establishments, nature and periods of training, will be published in Air Force Orders.

Military District No. 2,

No. 10 (AC) Squadron, R.C.A.F. (NP),
 Toronto, Ontario.

Military District No. 4,

No. 15 (Fighter) Squadron, R.C.A.F. (NP),
 Montreal, P.Q.

Military District No. 4,

No. 18 (Bomber) Squadron, R.C.A.F. (NP),
 Montreal, P.Q.

Military District No. 10,

No. 12 (AC) Squadron, R.C.A.F. (NP),
 Winnipeg, Manitoba.

Military District No. 11,

No. 11 (AC) Squadron, R.C.A.F. (NP),
 Vancouver, B.C.

H.Q. 1019-1-37
 P.C. 1530 of 8-6-35

[15th June, 1935]

DESIGNATION — NON-PERMANENT G.O. 63
ACTIVE AIR FORCE UNITS, R.C.A.F. 1935

1. No. 10 (Army Co-Operation) Squadron is redesignated "No. 10 (City of Toronto) (Army Co-Operation) Squadron" effective 15th April, 1935.

2. The title of the above squadron as laid down in G.O. 147/1932 is amended accordingly.

H.Q. 1019-10-1
P.C. 1530 of 8-6-35

By Command:

P. F. Constantini

Major-General.
Adjutant-General.

OTTAWA—Printed by J. O. PATENAUDE, I.S.O., Printer
to the King's Most Excellent Majesty.

15th June, 1953

7

DESIGNATION AND NOMINATION OF OFFICERS
ACTIVE AIR FORCE UNIT, R.C.A.F.

1. No. 10 (Army Co-Operative) Squadron
is redesignated No. 10 (City of Toronto)
Army Co-Operative Squadron effective
15th April, 1953.

2. The title of the above squadron as laid
down in G.O.M.T. 1952 is amended accord-
ingly.

H.Q. 1019-10-1
P.C. 1030 of 8-8-53

By Command:
L. F. [Signature]

Major-General
Adjutant-General

Printed by V. O. [Name] L.S.O. Printer
New to the King's Most Excellent Majesty

1. No. 10 (Army Co-Operative) Squadron, R.C.A.F. (NF)
Military District No. 4

No. 10 (City of Toronto) Squadron, R.C.A.F. (NF)
Military District No. 4

No. 10 (Bombardier) Squadron, R.C.A.F. (NF)
Military District No. 10

No. 10 (City of Toronto) Squadron, R.C.A.F. (NF)
Military District No. 11

No. 10 (Bombardier) Squadron, R.C.A.F. (NF)
Military District No. 11

H.Q. 1019-10-1
P.C. 1030 of 8-8-53