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Official Gazette

of the
Protectorate of South West Africa
in Military Occupation of the Union Forces

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Windhuk, 24th December 1918

No. 18

PROCLAMATION.

By the Honourable Hendrik Mentz Acting Minister of Defence of the Union of South Africa.

WHEREAS by a Proclamation dated the twenty-eighth day of October, 1915, Lieutenant-General the Right Honourable J. C. Smuts, Minister of Defence of the Union of South Africa did abolish the office of Military Governor of the Protectorate of South West Africa in Military Occupation of the Union Defence Forces (hereinafter referred to as the Protectorate) as from the thirtieth day of October, 1915, and did constitute in its stead the Office of Administrator thereof, and did vest in the Office so constituted the powers, functions and duties of the Military Governor and also the powers, functions and duties of Chief Secretary for the Protectorate, and further did appoint E.H.L. Gorges, Esq., C.M.G., M.V.O., to be Administrator of the Protectorate as from the said date:

AND WHEREAS the powers, functions and duties of the Military Governor were at that time defined by a commission given under the hand of the said Lieutenant-General the Right Honourable J. C. Smuts on the eleventh day of July, 1915, to Brigadier-General P. S. Beves, C.B., C.M.G.

AND WHEREAS the powers, functions and duties of the Chief Secretary for the Protectorate were set forth in various instructions issued to the said E.H.L. GORGES, while holding that office:

AND WHEREAS it is expedient to define more clearly and to make better provision for the carrying out of the powers, functions and duties, vested in the Administrator of the Protectorate.

AND WHEREAS a commission given to the said Brigadier-General P.S. BEVES, as aforesaid, the powers whereof were thereafter exercisable by the said E.H.L. GORGES, under the Proclamation aforesaid, has for those reasons been withdrawn:

NOW THEREFORE, I, HENDRIK MENTZ, acting Minister of Defence of the Union of South Africa, do hereby declare, proclaim and make known as follows:

1. That the Administrator of the Protectorate is hereby authorised on behalf of the Government of the Union of South Africa, subject to any instructions of that Government, which he may from time to time receive from the Prime Minister of the Union, to take all such measures, and by Proclamation in the Official Gazette of the

Protectorate, to make such laws, and otherwise to issue therein such Regulations and Orders, and enforce the same, as the said Administrator may deem necessary for the peace, order and good government of the Protectorate while it remains in military occupation by the Defence Forces of the said Union.

2. That the Officer of the Defence Forces of the Union from time to time designated by the Minister of Defence thereof to command the troops stationed in the said Protectorate does, and shall exercise his command, and the troops under his command are and shall be in respect of military command and discipline, subject to the provisions of the South Africa Defence Act, 1912, the Union Military Discipline Code and the Regulations, Orders and instructions made or issued thereunder and that it shall be the duty of the said Officer in the exercise of that command to assist and further all measures taken and instructions issued by the Administrator for the peace, order, good government and security of the Protectorate.

3. That all members of the Defence Forces of the Union serving in the Protectorate are, and shall in addition be subject to such law as is for the time being administered therein, to such proclamations and regulations as may from time to time be issued by the said Administrator and to the jurisdiction of such Courts as may from time to time under the martial law now established in the Protectorate have been constituted therein by the Military Governor thereof or by the Administrator, acting under the authority and powers in them vested either by the Proclamation issued by the Minister of Defence on the twenty-eighth day of October, 1915, or by this Proclamation, in the same manner and to the same extent as those members, if serving in the Union would be subject to the laws and to the jurisdiction of the Courts in the Union of South Africa:

Provided that, in the application to those members of such Protectorate law, proclamations and regulations and in the exercise over those members of the jurisdiction of the said Protectorate Courts, regard shall be had to the instructions from time to time issued to the Administrator by the Minister of Defence of the said Union, and published in the Official Gazette of the Protectorate.

4. That all officers and other members of the said Forces and all officials and other persons whatsoever shall in their several places and according to their respect-

ive opportunities aid and assist the said Administrator in the exercise of these his powers and duties.

GOD SAVE THE KING.

Given under my hand at Pretoria this twenty-seventh day of November, 1918.

H. MENTZ,

Acting Minister of Defence Union of South Africa.

INSTRUCTIONS ISSUED BY THE MINISTER OF DEFENCE UNDER PARAGRAPH (3) OF THE MINISTER'S PROCLAMATION DATED 27TH NOVEMBER, 1918.

ADJUSTMENT BETWEEN PROTECTORATE LAW AND MILITARY LAW.

1. Subject to the exceptions hereinafter stated, the general rule should be observed that persons subject to military law shall be tried under the Union Military Discipline Code and not by the Protectorate Courts for any offences committed by them when such offences are specified in and can properly be charged under one of the sections 1 to 40 inclusive of that Code, these being offences in respect of military service and such as are committed by the soldier in his capacity of soldier:

PROVIDED THAT:

- (a) All persons subject to military law who are charged with committing any of the offences specified in section 41 of the Union Military Discipline Code, viz: treason, murder, manslaughter, treason-felony and rape shall be tried by the Special Criminal Court of the Protectorate.
 - (b) The Administrator may, at the request of the Officer Commanding Troops, decide that in any particular case an offence which falls to be tried under the Union Military Discipline Code by virtue of the foregoing instructions shall be tried by a Protectorate Court.
 - (c) Where the case arises in which a person subject to military law commits an offence for which he can be properly charged under the said section of that code but a civilian not subject to military law is also implicated in the offence and is charged under Protectorate law, the Officer Commanding Troops shall report the circumstances to the Administrator and the Administrator may, after consultation with the Officer Commanding Troops, direct that the soldier also shall be tried by a Protectorate Court.
2. Persons subject to military law who are:

- (a) Members of the Union Defence Forces who have been given and hold military rank and status (for the greater convenience of administration and for the purposes of using them in definite military capacities and subjecting them to strict military discipline should a military emergency arise in the Protectorate necessitating the employment in such capacities of all able-bodied persons in the Protectorate service) but whose normal functions in the Protectorate are of a civilian nature.
- (b) camp followers, sutlers, etc., not holding commissions and not attested members of the Union Defence Forces, but who are subject to military law under sections 175 (4), (7) and (8) and 176 (9) and (10) of the Union Military Discipline Code;
- (c) Non-Europeans;

shall be tried by the Protectorate Courts for any and all offences which are cognizable by these Courts under Protectorate law but shall otherwise be dealt with under the Union Military Discipline Code: provided that in the event of a military emergency arising, requiring the employment of persons referred to in this paragraph in definite military capacities, such persons while so employed shall be treated under the provisions of paragraph (1).

3. In order to determine whether an offence committed by a person subject to military law, not excluded as in paragraph (2) above, can properly be charged under one of the sections 1 to 40 inclusive of the U.M.D.C., the Crown Prosecutor shall be furnished with the summary of evidence of every case in which the Officer Commanding Troops proposes to try by Court-Martial an offence which is also an offence against the Protectorate law, and the Administrator, after considering the opinion of both the Officer Commanding Troops, and the Crown Prosecutor, shall decide under these instructions whether the offence should be dealt with under the Union Military Discipline Code or under Protectorate law. In the event of the Officer Commanding Troops so requesting, the Administrator shall refer any case in which his views and those of the Officer Commanding Troops as to the application to that case of these instructions do not coincide, for decision by the Minister of Defence.

4. Whenever a Protectorate Court inflicts a punishment on a person subject to military law and not excluded under sub-clauses (a) and (b) of paragraph (2) of imprisonment or imprisonment in default of payment of a fine, and the fine is not paid, the Administrator may, and should in all cases in which the offence is not one of a disgraceful or scandalous nature such as to necessitate the discharge from military service of the offender, commute the sentence of imprisonment to one of military detention. No sentence of imprisonment on such a person shall be carried into execution until the Administrator has decided that it shall not be commuted to military detention.

5. The sentence imposed by a Protectorate Court on any person subject to military law shall be capable of review by the Minister of Defence of the Union of South Africa, and shall be so reviewed on application for such review by the Officer Commanding Troops to the Administrator.

6. No person subject to military law tried by his Commanding Officer or by a Court Martial for an offence under the Union Military Discipline Code shall without the consent of the Minister of Defence be tried by a Protectorate Court for the same offence.

H. MENTZ,

Defence Headquarters, Acting Minister of Defence,
PRETORIA 27th November, 1918.

PROCLAMATION.

BY HIS HONOUR EDMOND HOWARD LACAM GORGES, A COMPANION OF THE MOST DISTINGUISHED ORDER OF SAINT MICHAEL AND SAINT GEORGE, A MEMBER OF THE ROYAL VICTORIAN ORDER, ADMINISTRATOR OF THE PROTECTORATE OF SOUTH WEST AFRICA IN MILITARY OCCUPATION OF THE UNION FORCES.

No. 8 of 1918.

WHEREAS it has become advisable to amend the law of the Protectorate relating to municipalities:

NOW THEREFORE under and by virtue of the powers in me vested, I do hereby declare, proclaim and make known as follows:

1. All and singular the powers, duties, rights and functions exercised by the chairman of a municipal council commonly called a burgomaster or by a municipal council or by a member of a municipal council by virtue of the Ordinance of the Imperial Chancellor of the 28th day of January, 1909, relating to self-government in German South West Africa, as amended on the 14th May, 1909, 16th March, 1910, and 28th March, 1912, or by virtue of any other provision of law, shall from the 1st day of January, 1919, be exercised by the magistrate of the district in which the municipality is situate.

GOD SAVE THE KING.

Given under my hand at Windhoek, this 21st day of December, 1918.

E. H. L. GORGES
Administrator.

GOVERNMENT NOTICES.

The following Government Notices are published for general information.

J. F. HERBST
Secretary for the Protectorate.

Administrator's Office,
Windhuk.

No. 18. [26th September 1918.
ESTABLISHMENT OF POUND.

The Administrator has in terms of section 2 of Proclamation No. 5 of 1917 approved of the establishment of a pound at Karibib.

No. 19. [26th September 1918.
APPOINTMENT OF POUNDMASTER.

The Administrator has in terms of section 2 of Proclamation No. 5 of 1917, approved of the appointment of EDWARD ZINGEL as poundmaster of Karibib.

No. 20. [2nd October 1918.
CORRECTION OF CLERICAL ERROR IN PROCLAMATION NO. 6 OF 1918.

A clerical error occurred in section 8 of Proclamation No. 6 dated the 13th August, 1918, as published in the German language. It should read as follows:

„Ziffer 4 der Proklamation soll dahingehend abgeändert werden, daß die Worte „31. Oktober“ durch die Worte „30. September“ ersetzt werden.“

No. 21. [21st December 1918.
APPOINTMENTS.

The Administrator has approved in terms of section 1 of Proclamation No. 11 of 1915 as amended by Proclamations Nos. 23 of 1915, 3 of 1916 and 5 of 1916, of the following provisional appointments of Military Magistrates, each with effect from the date of assumption of duty:

Captain S. Wentzel, Assistant Magistrate at Omaruru as Military Magistrate at Warmbad in place of Captain J. J. de Witt transferred.

Captain A. B. Mole, Military Magistrate at Maltahohe, as Military Magistrate at Karibib in place of Captain E. W. Wilkins returned to duty in the Union.

Captain G. Daly, Assistant Magistrate at Keetmanshoop, as Military Magistrate at Maltahohe in place of Captain A. B. Mole transferred.

Captain J. J. de Witt, Military Magistrate at Warmbad as Military Magistrate at Gibeon in place of Captain R. H. Gage transferred.

Captain R. H. Gage, Military Magistrate at Gibeon, as Military Magistrate at Grootfontein in place of Major F. H. Brownlee returned to duty in the Union.

No. 22. [21st December, 1918.
MARTIAL LAW REGULATIONS.

Regulations Nos. 89 to 91 issued under Martial Law by and with the approval of the Administrator.

INFLUENZA EPIDEMIC-MAINTENANCE OF NATIVE SERVANTS.

89*) The discharge from service of any native servant on this day in the employ of any person during such

*) Approved by the Administrator and issued on the 19th October, 1918.

period as the prevailing epidemic of influenza shall continue in this Protectorate is hereby forbidden.

Any person contravening this order shall on conviction before a military magistrate be liable to a penalty not exceeding one hundred pounds sterling (£100) or imprisonment with or without hard labour for any period not exceeding six months.

It shall be lawful for any military magistrate to maintain any servant discharged in contravention of this order and to make an order requiring the person so discharging such servant liable for the cost thereof; such cost to be recovered by execution under the hand of the military magistrate of the district in which such person resides.

HARBOUR TARIFF LUDERITZBUCHT.

90. On and from the 1st November, 1918 and until further notice, all dues and charges at the harbour of Luderitzbucht will be subject to a surcharge of fifty per cent (50%).

GOODS RATES.

91. (1) The following special maximum zone rates apply in through bookings between stations on the South African Union Railways and stations in the respective areas shown below.

S. A. R. Classification 1, 2 and 3	Group 1
4, 5, 6 and 7	2
8, 10, 11, 12, 13, 15 (excepting S.A. forage and fodder)	3
S.A. forage and fodder	4
16	5

The following rates per 2,000 lb. include cartage charges where leviable.

	Group 1	Group 2	Group 3	Group 4	Group 5
	£ s d				
Seeheim (excl.)-Nakop	12.10.0	11. 0.0	10. 0.0	—	—
Seeheim (excl.)-Keetmanshoop	11. 0.0	9. 0.0	8. 0.0	9.10.0	—
Aus (excl.)-Seeheim	10.10.0	8.10.0	7. 5.0	8.10.0	—
Aus-Luderitzbucht	8. 6.0	6.10.0	5. 0.0	6. 5.0	2.10.0
Keetmanshoop (excl.)-Windhuk	13. 0.0	11. 0.0	9. 0.0	10.10.0	4.10.0
Windhuk (excl.)-Walvis-Ongnau	11. 0.0	9. 0.0	7. 0.0	7. 0.0	2.10.0
Ongnau (excl.)-Tsumeb-Grootfontein	15. 0.0	13.10.0	12. 0.0	13.10.0	5.10.0

The above rates do not apply to explosives.

(2) The maximum zone rates are governed for the throughout distance by the classification of goods appearing in pages 195 to 244 of the Official Tariff Book of the South African Railways and are subject to owners risk conditions.

(3) The maximum zone rates are subject to the condition that the goods must be consigned by rail to or from the railway station nearest to the place of business of the consignee or sender at which the goods are to be delivered, or from which the goods were originally despatched, as the case may be. If this condition is not fulfilled, the railway administration may, at its discretion, charge the goods concerned at the ordinary tariffs as distinguished from the above special maximum zone rates.

GENERAL NOTICE.

The following notice is published for general information

J. F. HERBST
Secretary for the Protectorate.

Administrator's Office,
Windbuk.

No. 1. 17th September, 1918.

PAYMENT OF GROUND TAX.

The attention of all concerned is directed to the provisions of section 13 of the Ordinance of the late Governor of the 19th March, 1909 with amendments of the 12th October, 1910, requiring all persons liable to the tax to submit to the magistrate of their districts within four weeks after the 1st day of April in every year, full particulars of any change necessitating re-assessment

of the tax payable, any change of ownership or acquisition of new taxable property, failing which they make themselves liable to the penalties prescribed in section 21 of the said Ordinance.

All persons liable for the payment of ground tax, who have hitherto failed to comply with the requirements of the aforesaid section 13 are therefore hereby warned that unless they furnish their respective magistrates therewith within one month from the date of publication hereof, the penalties provided by section 21 will be strictly enforced.

Attention is also drawn to the provisions of section 15 subsection (5) of the aforesaid Ordinance requiring the tax to be paid annually in one sum during the month of October to the magistrate of the district, failing which the collection thereof will be effected by administrative coercive measures.

ADVERTISEMENTS.

ADVERTISING IN THE OFFICIAL GAZETTE OF SOUTH WEST AFRICA.

The Official Gazette will be published periodically but approximately once a month.

Advertisements will be accepted for insertion in the Official Gazette of the Protectorate of South West Africa at the Office of the Secretary for the Protectorate.

Advertisements will be inserted in the Gazette after the official mailer or in a supplement to the Gazette, at the discretion of the Secretary.

Advertisements will be accepted for the English, Dutch or German editions and will be published in the language in which they are written in the relevant editions of the Gazette.

The Secretary will have the right to refuse to accept for publication any advertisement which he considers is not of a suitable nature.

The subscription for every number of the Gazette is six shillings per annum, post free. Single copies of the Gazette may be obtained at the price of 6d per copy.

The charge for the insertion of advertisements other than the notices mentioned in the succeeding paragraph, is at the rate of 6/- per inch single column and 12/- per inch double column, repeats half price.

Notices to creditors and debtors in the estates of deceased persons and notices by executors concerning liquidation accounts lying for inspection, are published in schedule form at 9/- per estate.

No advertisement will be inserted unless the charge is prepaid to the Secretary. Cheques, drafts, postal orders or money orders must be made payable to the Secretary for the Protectorate.

NOTICE TO CREDITORS AND DEBTORS IN THE ESTATES OF DECEASED PERSONS.

Creditors and debtors in the estates of the deceased persons described in the first column of the schedule annexed hereto are hereby required to file their claims with and pay their debts to the persons named in the third column of the schedule opposite to the description of each such deceased person, respectively, within the period after the date of publication hereof indicated in the case of each estate in the second column of the schedule.

Description of deceased person	Period for filing of claims and payment of debts	Person with whom claims must be filed and to whom debts must be paid
Gustav Adolf Becker, died at Gibeon 21st May, 1915 Estate No. 96/17.	Six weeks	Alfred Gutsche, Executor Dative, Windhuk.
Frau Margarethe Dominicus, died at Cape Town 11th June, 1918 Estate No. 116/18.	One month	W. Schlegel, Executor Dative, Box 39 Luderitzbucht.
Erich Erwin Nachod, died at Windhuk 25th October, 1918 Estate No. 177/18.	ditto	Hermann Jatsow, Executor Dative, c/o Howaldt & Vollmer, Windhuk.
Christa Beckmann, died at Windhuk 21st December, 1917 Estate No. 105/18.	ditto	Wilhelm Rust, Executor Dative Swakopmund.
Fraeser J. Menning, died at Windhuk 26th October, 1918 Estate No. 182/18.	ditto	Arno Eilmann, Curator Bonis, Windhuk.
Otto Rose, died at Windhuk 25th October, 1918 Estate No. 212/18.	ditto	Rudolf Berger, Executor Dative, Windhuk.
Wilhelm Kirst, died at Windhuk 24th October, 1918 Estate No. 185/18.	ditto	Eduard Zimmer, Executor Dative Windhuk.
Rev. Arthur Cyprian Beale, died at Windhuk 1st November, 1918 Estate No. 181/18.	ditto	Capt. the Rev. N. W. Fogarty, Executor Dative, Windhuk.
Gustav Felix Pahlmann, died at Windhuk 24th October, 1918 Estate No. 215/18.	ditto	A. Gruschka, Executor Dative, Windhuk.
Robert Kowalsky, died at Windhuk 4th November, 1918 Estate No. 188/18.	ditto	Benno Jochims, Curator Bonis, Windhuk.
Franz Friedhoff, died at Windhuk 6th November, 1918 Estate No. 203/18.	ditto	Willy Menzel, Curator Bonis, Windhuk.
Oskar Grummich, died at Windhuk 11th November, 1918 Estate No. 217/18.	ditto	Edmund Mauns, Curator Bonis, Windhuk.
Walter Bierwirth, died at Windhuk 30th October, 1918 Estate No. 227/18.	ditto	Rudolf Blasse, Curator Bonis, Windhuk.
Oswald Nestler, died at Windhuk 26th October, 1918 Estate No. 179/18.	ditto	Joseph Ludwig, Curator Bonis, Windhuk.
Gustav Magerkurth, died at Windhuk 1st November, 1918 Estate No. 172/18.	ditto	Hermann Richter, Curator Bonis, c/o Municipality, Windhuk.
Johann Porten, died at Windhuk 26th October, 1918 Estate No. 232/18.	ditto	Leopold Mahler, Curator Bonis, Windhuk.
Max Schneider, died at Windhuk 29th October, 1918 Estate No. 230/18.	ditto	Leopold Mahler, Curator Bonis, Windhuk.
Kaethe Müller, died at Windhuk 24th October, 1918 Estate No. 235/18.	ditto	Franz Herrmann, Curator Bonis, Windhuk.

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Description of deceased person	Period for filing of claims and payment of debts	Person with whom claims must be filed and to whom debts must be paid
Ernst Lichtenthaeler, died at Windhuk 28th October, 1918 (Estate No. 238/18).	One month	Johannes Wilhelm Kall, Curator Bonis, Windhuk.
Hedwig Reinhardt, died at Windhuk 28th October, 1918 (Estate No. 241/18).	ditto	Karl Kasch, Curator Bonis, Windhuk.
August Matlitz, died at Voigtland, Dist. Windhuk 8th November, 1918 (Estate No. 222/18).	ditto	Albert Blum, Curator Bonis, Windhuk.
Otto August Johannes Albrecht, died at Windhuk 28th October, 1918 (Estate No. 243/18).	ditto	Kuno Lauer, Curator Bonis, Windhuk.
Max Heinrich Gronmeyer, died at Keetmanshoop; 25th October, 1918 (Estate No. 176/18).	ditto	Dr. E. Lübbert, Curator Bonis, Luderitzbucht.
Georg Gehhardt, died at Windhuk 22nd October, 1918 (Estate No. 242/18).	ditto	Albert Liebenstein, Curator Bonis Windhuk.
Hermann Dernen of the Farms Goabeb and Usakos East, Dist. Karibib, who died in Germany 31st October, 1918 (Estate No. 73/17).	Six weeks	Otto Grunwald, Executor Dative, Farm Goabeb, P.O. Usakos.
Max Moeller, died at Windhuk 28th October, 1918 (Estate No. 150/18).	One month	Dr. A. Stark, Curator Bonis, Windhuk
Josef Eppeler, died at Windhuk 25th October, 1918 (Estate No. 151/18).	ditto	ditto
Oscar Seifert, died at Windhuk 27th October, 1918 (Estate No. 152/18).	ditto	ditto
Adolf Behrmann, died at Windhuk 25th October, 1918 (Estate No. 153/18).	ditto	ditto
Wilhelm Zocher, died at Windhuk 24th October, 1918 (Estate No. 154/18).	ditto	ditto
Albert Boye, died at Windhuk 25th October, 1918 (Estate No. 155/18).	ditto	ditto
Albert Karau, died at Windhuk 24th October, 1918 (Estate No. 158/18).	ditto	ditto
Dr. Albert Reimer of Farm Springbokvlei, Dist. Rehoboth, died at Windhuk 26th October, 1918 (Estate No. 175/18).	Six weeks	ditto
Josef Woske, died at Windhuk 28th October, 1918 (Estate No. 218/18).	One month	ditto
Bruno Kuck, died at Windhuk 29th October, 1918 (Estate No. 180/18).	ditto	Hans Vollbaum, Curator Bonis, Windhuk.
Arthur Neumaerkel, died at Windhuk 26th January, 1918 (Estate No. 16/18).	ditto	ditto
August Zelazny, died at Windhuk 29th October, 1918 (Estate No. 213/18).	ditto	Franz Koenig, Curator Bonis, Windhuk.
Alwin Matess, died at Windhuk 27th October, 1918 (Estate No. 229/18).	ditto	Max Fick, Curator Bonis, Windhuk.

Description of deceased person	Period for filing of claims and payment of debts	Person with whom claims must be filed and to whom debts must be paid
Oswald Schwarzbach, died at Windhuk 25th October, 1918 (Estate No. 198/18).	One month	Albert Glubsch, Curator Bonis, Windhuk
Georg Waldemar Brade, died at Windhuk 26th October, 1918 (Estate No. 149/18).	ditto	Peter Gerhard Mueller, Curator Bonis, Windhuk.
Joseph Gerhard Ludwig killed in the Dist. of Grootfontein on 2nd April, 1915 (Estate No. 48/16)	ditto	Wilhelm Freiherr von Spiegel, Executor Dative, Grootfontein.
Jacobus A. Louw, died at farm Avagobib, Dist. of Grootfontein on 28th December, 1917 (Estate No. 18/18)	ditto	Public Trustee, Government Buildings, Windhuk.
Friedrich Wilhelm Papenhoff, died at Swakopmund on 13th March, 1918 (Estate No. 125/18)	ditto	Mrs. Minna Papenhoff, Executrix Testamentary, Swakopmund.
Willy Siebert of Luderitzbucht, died at Windhuk on 25th October, 1918 (Estate No. 148/18)	ditto	Johann F. W. Reichardt, Curator Bonis, Luderitzbucht.
Luis Petronella Neff, commonly known as Ludwig Neff, died at Gibeon on 13th September 1918 (Estate No. 138/18)	ditto	Public Trustee, Government Buildings, Windhuk.
Robert Andreas Degehardt of the farm Otjahewifa, Dist. Otjiwarongo, died near Okahandja on 4th September, 1918 (Estate No. 145/18)	ditto	ditto
Hubert Gradl of farm Wittelustal near Karibib, died at Karibib on 21st May, 1918 (Estate No. 123/18)	ditto	ditto
Hubert Hyman (Heymann), died at Luderitzbucht, on 3rd June, 1918 (Estate No. 120/18)	ditto	Walter Salomo, Curator Bonis, Luderitzbucht.
Paul Joetze, died at Swakopmund on 31st October, 1918 (Estate No. 216/18)	ditto	Alex Schmaepel and Ernst Hoppe, in their capacity as managers of the Suedwestafrikanische Bodenkreditbank, Swakopmund, Curators Bonis.
Johannes Jacobus Babie Goetzer, Captain, died at Tsumeb on 31st October, 1918 (Estate No. 186/18)	ditto	Public Trustee, Government Buildings, Windhuk.
Willem Petrus Rousseau, Major, died at Rehoboth on 3rd September, 1918 (Estate No. 137/18)	ditto	ditto
Elsbeth Margarethe Marie Schroke, died at Windhuk 22nd October, 1918 (Estate No. 202/18).	ditto	Franz Swietza, Curator Bonis, Windhuk.

NOTICE CONCERNING LIQUIDATION ACCOUNTS IN THE ESTATES OF DECEASED PERSONS.

It is hereby notified that the first and final liquidation accounts in the estates of the deceased persons described in the first column of the schedule annexed hereto will lie for inspection at the places named in the third column of the schedule opposite to the description of each such deceased person respectively for the period after the date of publication hereof indicated in the case of each estate in the second column of the schedule.

Description of deceased person	Period for inspection of accounts	Place for inspection of accounts
Peter Rehbein, died at Gibeon, 27th April, 1915 (Estate No. 82/17)	One month	Public Trustee's Office, Windhuk
Josef Bryschy, died near Stolzenfels, Dist. Warmbad 23rd August, 1914 (Estate No. 83/17)	ditto	ditto
Friedmann Knaup, died at Grootfontein 16th December, 1915 (Estate No. 61/17)	ditto	ditto
James Anderson, died at Kalkrand, Dist. Rehoboth on 28th October, 1917 (Estate No. 88/17)	ditto	ditto
Sergeant Victor Bazley, Transport and Remounts, S.A.S.C., died at Kalkfontein-North, Dist. of Gibeon on 30th December, 1917 (Estate No. 11/18)	ditto	ditto
Frederick Harland Tilsley of Windhuk, formerly of Leribe, Basutoland, died at Windhuk on 9th January, 1918 (Estate No. 10/18)	ditto	ditto
Heinrich Marx of Tsumeb, died at Swakopmund on 21st July, 1917 (Estate No. 58/17)	ditto	ditto