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PROCLAMATION

BY HIS HONOUR ALBERTUS JOHANNES WERTH, ADMINISTRATOR OF SOUTH WEST AFRICA.

No. 12 of 1929.]

WHEREAS by section *one* of the Walfish Bay and St. John's River Territories Annexation Act, 1884 (Act No. 35 of 1884), of the Parliament of the Colony of the Cape of Good Hope, read with Proclamation No. 184, dated the seventh day of August, 1884, issued by the Governor of the said Colony, the Port and Settlement of Walvis Bay became subject to the laws in force in the said Colony, including the Local Merchant Seaman's Act, 1855 (Act No. 13 of 1855), the Local Merchant Seaman's Amendment Act, 1863 (Act No. 3 of 1863), and the Local Merchant Shipping Act, 1874 (Act No. 13 of 1874), of the Parliament of the said Colony;

AND WHEREAS by section *two* of the Walvis Bay Administration Proclamation, 1922 (Proclamation No. 30 of 1922), issued by the Administrator of this Territory, all the laws enforced within the said Port and Settlement, including the Acts mentioned, were repealed as from the first day of October, 1922;

AND WHEREAS it is expedient that the Acts mentioned should be re-enacted for the said Port and Settlement;

NOW THEREFORE, under and by virtue of the powers delegated to me by Proclamation No. 145, dated the eleventh day of September, 1922, issued by the Governor-General of the Union of South Africa, I do hereby declare, proclaim and make known as follows:—

1. Subject to the provisions of section *two*, the Local Merchant Seaman's Act, 1855 (Act No. 13 of 1855), the Local Merchant Seaman's Amendment Act, 1863 (Act No. 3 of 1863), and the Local Merchant Shipping Act, 1874 (Act No. 13 of 1874), of the Parliament of the Colony of the Cape of Good Hope shall be in force within the Port and Settlement of Walvis Bay, and any tariff or scale of fees fixed and prescribed under any of the provisions of the said Acts and in force for the time being in the Province of the Cape of Good Hope shall be in force in the said Port and Settlement.

2. (1) Any reference in any of the laws mentioned in section *one* to any provision of any Act of the Parliament of the United Kingdom, which has been amended by any subsequent Act of that Parliament, shall be construed as a reference to the provision as so amended.

(2) Any reference in any of the laws mentioned in section *one* to the Governor of the Colony of the Cape of Good Hope shall be construed as a reference to the Governor-General of the Union of South Africa.

(3) The whole of the fees received under the provisions of the laws mentioned in section *one* by any shipping master appointed for the Port of Walvis Bay shall be paid by him to the Administration of the Territory of South West Africa, at such times and in such manner as the Administrator of that Territory may direct.

(4) The Magistrate's Court for the District of Swakopmund shall have and exercise the authorities and powers conferred upon magistrate's courts by section *seventeen* of the said Local Merchant Seaman's Act, 1855, and Section *one* of the said Local Merchant Seaman's Amendment Act, 1863.

(5) The application referred to in section *two* of the said Local Merchant Shipping Act, 1874, shall, if the survey of the ship in question has been made within the harbour of Walvis Bay, be made only to the High Court of South West Africa.

(6) Section *six* of the said Local Merchant Shipping Act, 1874, shall not be of force and effect within the said Port and Settlement.

3. This Proclamation may be cited for all purposes as the Merchant Shipping (Walvis Bay) Proclamation, 1929.

GOD SAVE THE KING.

Given under my hand and seal at Cape Town this 20th day of February, 1929.

A.J. WERTH,
Administrator.

PROKLAMASIE

DEUR SY EDELE ALBERTUS JOHANNES WERTH, ADMINISTRATEUR VAN SUIDWES-AFRIKA.

No. 12 van 1929.]

NADEMAAL die Hawe en Nedersetting van Walvisbaai kragtens artikel *een* van die "Walfish Bay and St. John's River Territories Annexation Act, 1884" (Wet No. 35 van 1884) van die Parlement van die Kaap de Goede Hoop, te same met Proklamasie No. 184 van die sewende dag van Augustus 1884, deur die Goewerneur van die vermeldde Kolonie uitgevaardig, gelees, aan die wette van krag in die vermeldde Kolonie, met inbegrip van die "Local Merchant Seaman's Act, 1855" (Wet No. 13 van 1855), die "Local Merchant Seaman's Amendment Act, 1863" (Wet No. 3 van 1863) en die "Local Merchant Shipping Act, 1874" (Wet No. 13 van 1874) van die Parlement van die vermeldde Kolonie, onderhewig geword het;

EN NADEMAAL al die wette, wat binne die vermeldde Hawe en Nedersetting van krag gemaak is, met inbegrip van die genoemde Wette, deur artikel *twee* van die "Proklamasie betreffende Administratie van Walvisbaai 1922" (Proklamasie No. 30 van 1922) vanaf die eerste dag van Oktober 1922 herroep is;

EN NADEMAAL dit wenslik is dat die genoemde Wette vir die vermeldde Hawe en Nedersetting weer uitgevaardig word;

SO IS DIT, dat ek onder en kragtens die magte aan my deur Proklamasie No. 145 van die elfde dag van September 1922, deur die Goewerneur-Generaal van die Unie van Suid-Afrika uitgevaardig, verleen, hiermee verklaar, proklameer en as volg bekend maak:—

1. Met inagneming van die voorsienings van artikel *twee*, is die "Local Merchant Seaman's Act, 1855" (Wet No. 13 van 1855), die "Local Merchant Seaman's Amendment Act, 1863" (Wet No. 3 van 1863) en die "Local Merchant Shipping Act, 1874" (Wet No. 13 van 1874) van die Parlement van die Kolonie van die Kaap de Goede Hoop binne die Hawe en Nedersetting van Walvisbaai van krag en is enige tarief of skaal van fooie, wat deur enige van die voorsienings van die genoemde Wette bepaal en voorgeskrywe is en op die oomblik in die Provinsie van die Kaap de Goede Hoop van krag is, in die vermeldde Hawe en Nedersetting van krag.

2. (1) Enige verwysing in enige van die in artikel *een* genoemde Wette na enige voorsiening van enige Wet van die Parlement van die Verenigde Koninkryk, wat deur enige latere Wet van daardie Parlement gewysig is, word beskou 'n verwysing na die aldus gewysigde voorsiening te wees.

(2) Enige verwysing in enige van die in artikel *een* genoemde Wette na die Goewerneur van die Kolonie van die Kaap de Goede Hoop word beskou 'n verwysing na die Goewerneur-Generaal van die Unie van Suid-Afrika te wees.

(3) Al die fooie, wat kragtens die voorsienings van die in artikel *een* genoemde wette deur enige vir die Hawe van Walvisbaai aangestelde skeepsmeester ontvang word, moet deur hom op sulke tye en op sodanige manier, soos die Administrateur van daardie Gebied kan voorskrywe, aan die Administrasie van die Gebied van Suidwes-Afrika betaal word.

(4) Die Magistraatshof vir die Distrik Swakopmund het en handhaaf die gesag en magte, wat kragtens artikel *seventien* van die vermeldde "Local Merchant Seaman's Act, 1855" en artikel *een* van die genoemde "Local Merchant Seaman's Amendment Act, 1863" aan magistraatshowe verleen is.

(5) Die applikasie, aangehaal in artikel *twee* van die vermeldde "Local Merchant Shipping Act, 1874", word, indien die ondersoeking van die betrokke skip binne die hawe van Walvisbaai uitgevoer geword is, slegs aan die Hoogeregshof van Suidwes-Afrika gemaak.

(6) Artikel *ses* van die genoemde "Local Merchant Shipping Act, 1874" is nie in die vermeldde Hawe en Nedersetting van krag en in werking nie.

3. Hierdie Proklamasie kan vir alle doeleindes as die Koopvaardy- (Walvisbaai) Proklamasie 1929 aangehaal word.

GOD BEHOEDE DIE KONING.

Gegee onder my hand en seël te Kaapstad op hierdie 21ste dag van Februarie 1929.

A.J. WERTH,
Administrateur.

Government Notices.

The following Government Notices are published for general information.

H. P. SMIT,
Secretary for South West Africa.

Administrator's Office,
Windhoek.

No. 28.] [4th March, 1928.]

VILLAGE MANAGEMENT BOARD AREA, USAKOS:**LOCAL REGULATIONS.**

The Administrator has been pleased, under and by virtue of the powers in him vested by Section *three* of the Village Management Boards Proclamation, 1925 (Proclamation No. 2 of 1925), as amended by Section *two* of the Village Management Boards Amendment Ordinance, 1926 (Ordinance No. 8 of 1926), to make the following regulations to be of force and effect within the Village Management Board Area of Usakos:—

CEMETERY REGULATIONS.

1. The Board shall from time to time allot such place or places as may be available for the purpose of public cemeteries, and no burial shall be permitted within the area of the Board's jurisdiction except in such duly allotted cemeteries.

2. No interment of any body shall be permitted within the cemetery, except on the production of a written order signed by the duly appointed official authorizing such interment, and stating the name, age, residence, trade, or occupation, if any, of the deceased, and the date and cause of death; such order shall be delivered to the sexton or person in charge of such cemetery. No interment shall take place except between sunrise and sunset.

3. In the allotment of plots by the Board no distinctions based upon nationality or creed shall be drawn, and the plots shall be allotted in their numerical order, unless the next numbered plot has already been sold or otherwise disposed of at the date of the coming into force of these regulations.

4. Any private individual desirous of having an allotment or allotments of ground shall apply to the Board, who may lease, give or otherwise dispose of such allotments as are desired; but all such allotments so leased, given, or otherwise disposed of shall, unless express provisions to the contrary are made, be subject to any regulations the Board may now or hereafter make and to any conditions the Board may see fit to impose in the event of the cemetery being at any time closed for burial purposes.

5. The minister of any denomination may have free access and admission to the cemetery at all reasonable times, subject to these regulations or to any other regulations which may hereafter be made for the general government of the cemetery, and may freely exercise his spiritual functions without let or hindrance from any person according to the usage or practice of the communion to which the deceased may have belonged.

6. No sale or transfer of any allotment in the cemetery by the lessee or holder of such allotment shall be competent without the consent of the Board, nor shall any such lessee or holder be entitled to inter any person not a relative in his or her ground without such consent, nor shall any such lessee or holder be entitled to bequeath such allotment or his interest therein to any person not a relative without such consent.

7. No grave shall be less than 6 feet in depth, and no buried body shall be nearer to the surface of the ground than 4 feet, and no grave in which a body has been laid shall be allowed to be opened except on the written authority of the Administrator, and on such conditions as may be imposed by him. Any person authorized to exhume a body or the remains of a body under such authority shall advise the Board of such authorization before the exhumation takes place, and shall observe such directions, in addition to those prescribed by the Administrator or any medical practitioner appointed by him and in so far as they do not conflict with the directions so prescribed, as may be given by the Board. No more than two persons shall be allowed to be placed in one grave, unless the grave shall have been made an extra depth, nor shall any body or coffin be permitted to be removed from any grave with the view of making room for a new interment.

Goewermentskennisgewings.

Die volgende Goewermentskennisgewings word vir algemene informasie gepubliseer.

H. P. SMIT,
Sekretaris vir Suidwes-Afrika.

Administrateurskantoor,
Windhoek.

No. 28.] [4 Maart 1929.]

DORPSBESTUURSRAADGEBIED USAKOS:**PLAASLIKE REGULASIES.**

Dit het die Administrateur behaag om, op grond van en kragtens die magte aan hom verleen deur artikel *drie* van die "Dorpsbestuursraden Proklamatie 1925" (Proklamasie No. 2 van 1925), soos gewysig deur artikel *twee* van die Dorpsbestuursrade Wysigings-Ordonnansie 1926 (Ordonnansie No. 8 van 1926), die volgende regulasies, wat binne die Dorpsbestuursraadgebied Usakos van krag en in werking sal wees, goed te keur:—

BEGRAAFPLEK-REGULASIES.

1. Die Raad moet van tyd tot tyd sodanige plek of plekke, wat vir die doeleindes van openbare begraafplekke beskikbaar mog wees, aanwys en geen begrafnis word binne die regsmagsgebied van die Raad toegelaat nie, behalwe in sodanige behoorlik aangewese begraafplekke.

2. Geen begrafnis van enige lyk in die begraafplek word toegelaat nie, behalwe op vertoning van 'n skriftelike bevel, wat geteken is deur die behoorlik benoemde amptenaar, wat sodanige begrafnis goedkeur, en waarop aangegee moet word die naam, ouderdom, woonplek, ambag of beroep (indien hy een gehad het) van die oorlede persoon, en die datum en oorsaak van die dood; sodanige bevel moet aan die koster of persoon, wat met die toetsig oor sodanige begraafplek belas is, oorhandig word. Geen begrafnis mag plaasvind nie, behalwe tussen sonsopgang en sonsopgang.

3. By die aanwysing van persele deur die Raad word geen onderskeid op grond van nasionaliteit of geloof gemaak nie en die persele moet volgens hulle volgorde aangewys word, tensy die eersvolgende perseel op die datum van inwerkingtrede van hierdie regulasies reeds verkoop of andersins van die hand gesit is.

4. Enige private persoon, wat 'n perseel of persele wens te hê, moet aansoek doen by die Raad, wat die gewenste persele kan verhuur, weggee of andersins van die hand sit; maar alle sodanige persele, wat aldus verhuur, weggee, of andersins van die hand gesit is, is, tensy teenstrydige voorsiening uitdruklik gemaak word, aan enige regulasies, wat die Raad nou of hierna kan goedkeur, en aan enige voorwaardes, wat die Raad mag goedvind om op te lê, ingeval die begraafplek te enige tyd vir begraafdoeleindes gesluit word, onderhewig.

5. Die predikant van enige denominasie het vry toegang tot die begraafplek te enige redelike tyd met inagneming van hierdie regulasies of van enige ander regulasies, wat hierna vir die algemene beheer van die begraafplek goedgekeur kan word, en kan sy geestelike funksies sonder hindernis of stoornis deur enige persoon volgens die gebruik of manier van die gemeente, waaraan die oorlede persoon mog behoort het, vry uitoefen.

6. Geen verkoop of afstand van enige perseel in die begraafplek deur die huurder of besitter van sodanige perseel is sonder die goedkeuring van die Raad geldig nie, ook is geen sodanige huurder of besitter geregtig om enige persoon, wat nie aan hom verwant is nie, in sy of haar perseel sonder sodanige goedkeuring te begrawe nie, en ook is sodanige huurder of houer nie geregtig om sodanige perseel of sy deel daarvan aan enige persoon, wat nie aan hom verwant is nie, sonder sodanige goedkeuring oor te maak nie.

7. Geen graf mag minder as 6 voet diep wees nie en geen begrawe lyk mag minder as 4 voet van die grondoppervlakte wees nie, en geen graf, waarin 'n lyk begrawe is, mag toegelaat word geopen te word, behalwe op skriftelike goedkeuring van die Administrateur en op sodanige voorwaardes, soos hy kan ople. Enige persoon wat die reg het om 'n lyk of die oorblyfsels van 'n lyk kragtens sodanige goedkeuring op te grawe, moet die Raad van sodanige magtiging in kennis stel, voordat die opgraving plaasvind en moet sodanige voorskrifte, soos die Raad mog neerlê, nakom, buiten en behalwe wat deur die Administrateur of enige deur hom benoemde mediese praktisyn voorgeskrywe is, in sover dit nie met die aldus bepaalde voorskrifte teenstrydig is nie. Nie meer as twee lyke mag in een graf geplaas word nie, tensy die graf ekstra diep gemaak is, ook mag dit nie toegelaat word, dat enige lyk of doodkist uit enige graf verwyder word nie, met die doel om plek vir 'n nuwe begraving te maak.

8. Any person desirous of erecting or placing any tomb, monument, inscription, railing, fence, chain, or erection of any kind whatever in any part of the cemetery shall first submit to the Board for its approval a written statement and drawing of what is proposed to be so erected or placed, and the Board may withhold its consent and prevent the placing of any erection or inscription which shall appear to it inappropriate or unbecoming.

9. The lessee or holders of allotments as aforesaid shall keep all tombstones, monuments, railings, chains, and decorations in good order and repair, and should they fail to put the same in good order and repair after one month's notice given to such lessee or holder or his agent or executor, the Board may either have the same done or cause the tombstone, monument, railing, fence, chain, and decorations to be removed and the cost of so placing in good order or repair or of such removal shall be born by the lessee or holder and may be recovered from him or her or from his or her estate, and no further interments shall be permitted in such allotments until such costs are paid.

10. Each allotment shall be 8 feet by 5 feet, and each half allotment shall be 8 feet by 3 feet, and the price of allotments shall be fixed by the Board.

11. Any person who has acquired the right, as in these regulations prescribed, to any allotment, tombstone, monument or erection of any kind, shall upon the observance of all the conditions prescribed in connection with such acquisition, be entitled to maintain, and keep in good order and repair such allotments, tombstones, monuments or erections.

12. No hewing or dressing of stones or similar operation shall be done or executed in the cemetery or the approaches thereto, except with the permission of the Board, and such operations when permitted, shall be subject to the directions of the Board or of such person as the Board may appoint.

13. The cemetery shall be open to the public during such hours as the Board may determine. All visitors shall enter and depart from the grounds by the proper entrance or gates, and shall confine themselves to the walks, and shall on no account pass therefrom or injure or pluck or remove any flower, plant, shrub, or tree. The caretaker or other person in charge for the time being may remove any person or persons who conduct themselves improperly or are guilty of any riotous or disorderly conduct, and may prevent persons from entering at prohibited hours or entrances or prohibited portions of the cemetery.

14. The entry into any cemetery of any hearse or other vehicle containing any corpse, or any cart, carriage, or other vehicle, or of any saddle horse, except with the permission of the caretaker or other person in charge, is hereby forbidden. Such permission shall only be granted in exceptional cases and the persons to whom it is granted shall obey all directions of the caretaker or other person in charge relative to such entry or the conduct and movements of such persons within the cemetery.

15. No dog shall on any account be admitted within the limits of the cemetery, and any dog found within such limits may be destroyed. The owner of the person having the custody of such dog shall further be liable to a fine not exceeding ten pounds.

16. It shall be lawful for any animal found straying in the limits of the cemetery to be detained by the Board or any of its authorized officers, and the owner of any such animal shall be liable to a fine of ten shillings. Payment of such fine shall not effect the liability of the owner for damages caused by the dog or his liability under any law relating to pounds.

17. (a) No grave shall be dug in the cemetery for Europeans except by or on behalf of the Village Management Board, and a fee of £1.5.0 shall be payable to the said Board in respect of each grave, by the person at whose instance such grave is dug.

(b) Graves in the cemetery for Natives shall be dug by or on behalf of the native applicants, and a registration fee of 5/- shall be payable to the Village Management Board by such applicants in respect of each grave.

18. Any person who contravenes any of the foregoing regulations, or who interferes with or obstructs any duly authorized officer of the Board in the execution of his duty under these regulations shall upon conviction be liable to a penalty not exceeding ten pounds sterling or in default of payment to imprisonment with or without hard labour for a period not exceeding three months.

8. Enige persoon, wat begerig is om 'n graf, monument, inskripsie, reling, heining, ketting of 'n oprigting van welke aard dan ook in enige gedeelte van die begraafplek te maak, moet aan die Raad vir sy goedkeuring 'n skriftelike verklaring en tekening voorlê van wat hy van plan is om so op te rig en te plaas. Die Raad kan sy toestemming weier en belet dat enige oprigting of inskripsie, wat hy vir ontoepaslik of ongeskik ag, gemaak word.

9. Die huurder of besitters van persele, soos voormeld, moet alle grafstene, monumente, relings, kettings en versierings in goeie orde en toestand hou. As hulle dit nie in goeie orde en toestand na 'n kennisgewing van een maand, wat aan sodanige huurder of besitter of sy agent of eksekuteur gegee is, plaas nie, kan die Raad dit of laat doen of die grafsteen, monument, reling, heining, ketting en versierings laat verwyder. Die koste van sodanige plasing in goeie orde of toestand of van sodanige verwydering moet deur die huurder of besitter gedra word en kan op hom of haar of op sy of haar boedel verhaal word en geen verder begrafnis sal op sodanige perseel toegelaat word nie, totdat sodanige koste betaal is.

10. Elke perseel moet 8 voet by 5 voet en elke halwe perseel 8 voet by 3 voet wees. Die prys van persele word deur die Raad bepaal.

11. Enige persoon, wat die reg op enige perseel, grafsteen, monument of oprigting van welke aard dan ook, soos in hierdie regulasies voorgeskryf, verwerf het, is na inagneming van alle voorwaardes, wat in verband met sodanige verwerwing voorgeskryf is, geregtig om sodanige persele, grafstene, monumente of oprigtings in goeie orde en toestand te onderhou en te hou.

12. Geen kap of regkap van klippe of soortgelyke ondernemings mag in die begraafplek of op die paaie, wat daarheen lei, onderneem of uitgevoer word nie, tensy die Raad sy toestemming daartoe gee. Sodanige ondernemings, indien toegelaat, is onderhewig aan die orders van die Raad of sodanige persoon, as die Raad mag aanstel.

13. Die begraafplek moet op sodanige tye, as die Raad mag bepaal, vir die publiek toeganklik wees. Al die besoekers moet die begraafplek deur die behoorlike ingang of hekke betree of daaruit gaan en moet op die paaie bly en mag dit onder geen omstandighede verlaat of enige blom, plant, struikgewas of boom beskadig, pluk of verwyder nie. Die opsigter of enige persoon, wat tydelik die toesig daaroor het, mag enige persoon of persone, wat hom of hulle onbehoorlik gedra of hom of hulle skuldig maak aan oproerige of wanordelike gedrag, verwyder, en kan persone belet om die begraafplek op verbode ure of deur verbode ingange of verbode gedeeltes daarvan te betree.

14. Die betree van enige begraafplek deur enige lykwa of ander voertuig, wat 'n lyk bevat, of enige kar, koets of ander voertuig of enige gesaalde perd word hiermee belet, tensy die opsigter of die ander persoon, wat die toesig daaroor het, sy toestemming daartoe gee. Sodanige toestemming mag alleen in buitengewone gevalle gegee word, en die persone, aan wie dit gegee word, moet al die orders, wat die opsigter of ander persoon, wat die toesig daaroor het, ten opsigte van die ingang of die gedrag en bewegings van sodanige persone binne die begraafplek gee, observeer.

15. Onder geen omstandighede mag 'n hond binne die perke van 'n begraafplek toegelaat word nie. Enige hond, binne sodanige perke gevind, kan doodgemaak word. Die besitter van sodanige hond of die persoon, wat die toesig daaroor het, staan verder aan 'n boete van hoogstens tien pond bloot.

16. Die Raad of enige van sy gemagtigde amptenare het die wettige reg om enige hond, wat binne die perke van die begraafplek rondloop, op te sluit. Die eienaar van sodanige dier staan aan 'n boete van tien sjelings bloot. Betaling van sodanige boete het geen invloed op die verantwoordelikheid van die besitter vir die skade, wat die hond gedoen het, of op sy aanspreeklikheid kragtens enige wet op skutte nie.

17. (a) 'n Graf vir 'n blanke persoon mag net deur of ten behoeve van die Dorpsbestuursraad in die begraafplek gegrawe word. 'n Fooi van £1.5.0 is aan voormelde Raad ten opsigte van elke graf deur die persoon, op wie se gesag sodanige graf gegrawe is, betaalbaar.

(b) Grafes in die begraafplek vir naturelle moet deur of ten behoeve van die naturelle applikante gegrawe word. 'n Registrasie fooi van 5/- is deur sodanige applikante aan die Dorpsbestuursraad ten opsigte van elke graf betaalbaar.

18. Enige persoon, wat enige van die voorafgaande regulasies oortree of wat hom met enige gemagtigde amptenaar van die Raad in die uitoefening van sy plig onder hierdie regulasies bemoei of hom daarin belemmer, is na skuldigbevinding aan 'n boete van hoogstens tien pond sterling of by wanbetaling aan gevangenisstraf met of sonder harde arbeid vir 'n tydperk van hoogstens drie maande blootgestel.

No. 29.]

[5th March, 1929.

MARRIAGE OFFICER: APPOINTMENT AS.

The Administrator has been pleased, in terms of Section five of the Solemnization of Marriages Proclamation, 1920 (Proclamation No. 31 of 1920), to approve of the appointment of the Revd. WILLEM JACOBUS SNYMAN, of the Gereformeerde Kerk, as a Marriage Officer for the whole Territory of South West Africa for the period from the date hereof to the 30th April, 1929.

No. 29.]

[5 Maart 1929.

BENOEMING VAN HUWELIKSAMPTENAAR.

Dit het die Administrateur behaag om, ooreenkomstig artikel vyf van die "Huweliksvoortrekkings Proklamasie 1920". (Proklamasie No. 31 van 1920), die benoeming van Ds. WILLEM JACOBUS SNYMAN, van die Gereformeerde Kerk, tot Huweliksamptenaar vir die hele Gebied van Suidwes-Afrika vir die tydperk vanaf datum hiervan tot 30 April 1929 goed te keur.

No. 30.] [9th March, 1929.

NATURALIZATION.

The Administrator being satisfied that the persons described in the Schedule hereto have owing to an error been excluded from the list published under Government Notice No. 114 of the 31st August, 1925, of subjects of the late enemy powers who have become naturalized as British subjects in terms of the provisions of sub-section (1) of section two of the South West Africa Naturalization of Aliens Act, 1924 (Act No. 30 of 1924), has been pleased under and by virtue of the powers vested in him by sub-section (3) of section two of the said Act, to amend the said list which is hereby accordingly amended, by the inclusion therein of the names of the persons described in the Schedule hereto.

The correct name and description of the following entry in the afore-mentioned list are as published hereunder and not as published under Government Notice No. 114 of the 31st August, 1925, and the said list is hereby amended accordingly:—

2611. Sckär, Karl (52), Pomona, Luderitz.

SCHEDULE.

OCHS, Kathleen Winifred (52), Keetmanshoop.
 BUCHHOLZ, Paul (45), P.O. Box 2982, Cape Town.
 RADTKE, Hans (47), Okahandja.
 GALUSSEK, Eduard Johann (47), Okahandja.
 BUHROW, Julius Joseph Franz August (43), Swakopmund.

No. 31.] [1st March, 1929.

LAND BANK BOARD: APPOINTMENT OF MEMBER.

His Honour the Administrator has been pleased, under the provisions of Section 4 of the Union Land Bank Act, 1912, as amended and applied to South West Africa by Proclamation No. 10 of 1922, to appoint Mr. FRITZ KRIESS to be a member of the Board of Management of the Land and Agricultural Bank of South West Africa for a further period of two years with effect from the 1st March, 1929.

No. 32.] [11th March, 1929.

REGULATIONS FOR THE HIRE OF GOVERNMENT WATER DRILLS.

Sub-paragraphs (ii) and (iii) of Regulation No. 23 (c) of the regulations published in the *Official Gazette* of the 1st March, 1929, under Government Notice No. 25 dated the 20th February, 1929, are reprinted hereunder with corrections for general information:—

- (ii) In respect of the second borehole 10/- per foot drilled or the tariff scheduled under section 27 whichever amount is the bigger.
- (iii) In respect of the third and further boreholes 20/- per foot drilled or the tariff scheduled under section 27 whichever amount is the bigger.

No. 33.] [11th March, 1929.

CANCELLATION OF REGULATIONS TO PREVENT THE SPREAD OF RABIES IN AND FROM A DEFINED AREA IN THE NEIGHBOURHOOD OF SWAKOPMUND AND WALVIS BAY.

The Administrator has been pleased under the powers conferred upon him by Section *twenty-three* of the Diseases of Stock Proclamation, 1920 (Proclamation No. 28 of 1920), to cancel the Regulations published under Government Notice No. 201 dated the 14th December, 1928, as amended by the Regulations published under Government Notice No. 9 of the 9th January, 1929.

No. 30.] [9 Maart 1929.

NATURALISASIE.

Daar die Administrateur oortuig is dat die persone in die onderstaande Bylae genoem foutief uitgelaat is uit die lys, gepubliseer in Goewermentskennisgewing No. 114 van 31 Augustus 1925, van onderdane van die gewese vyandelike magte wat as Britse onderdane genaturaliseer is volgens die voorsienings van onderartikel (1) van artikel twee van die "Zuidwest-Afrika Naturalisatie van Vreemdelingen Wet 1924" (Wet No. 30 van 1924), het dit hom behaag om, onder en kragtens die magte aan hom verleen deur onderartikel (3) van artikel twee van die genoemde Wet, vermeldde lys te wysig, wat hiermee aldus gewysig word, deur die opneming daarin van die name van die persone in die onderstaande Bylae genoem.

Naturalisasielys 1925: Wysiging van.

Die korrekte naam en beskrywing van die volgende aantekening in die voornoemde lys is soos hieronder gepubliseer, en nie soos in Goewermentskennisgewing No. 114 van 31 Augustus 1925 gepubliseer nie, en die genoemde lys word aldus gewysig:—

2611. Sckär, Karl (52), Pomona, Luderitz.

BYLAE.

OCHS, Kathleen Winifred (52), Keetmanshoop.
 BUCHHOLZ, Paul (45), P.K. Bus 2982, Kaapstad.
 RADTKE, Hans (47), Okahandja.
 GALUSSEK, Eduard Johann (47), Okahandja.
 BUHROW, Julius Joseph Franz August (43), Swakopmund.

No. 31.] [1 Maart 1929.

LANDBANKRAAD: BENOEMING VAN LID.

Dit het die Administrateur behaag om, kragtens die voorsienings van artikel vier van die Unie Landbankwet 1912, soos deur Proklamasie No. 10 van 1922 gewysig en op Suidwes-Afrika toegepas, die heer FRITZ KRIESS vir 'n verder tydperk van twee jaar vanaf 1 Maart 1929 tot lid van die Bestuursraad van die Land- en Landboubank van Suidwes-Afrika te benoem.

No. 32.] [11 Maart 1929.

REGULASIES VIR DIE HUUR VAN GOEWERMENTS-WATERBOORMASJIENE.

Onderparagrafe (ii) en (iii) van Regulasie No. 23 (c) van die Regulasies, wat onder Goewermentskennisgewing No. 25 van 20 Februarie 1929 in die *Offisiële Koerant* van 1 Maart 1929 gepubliseer is, word hieronder met verbeterings vir algemene inligting herdruk:—

- (ii) Ten opsigte van die tweede boorgat 10/- per voet geboor of die tarief, wat in die tabel onder artikel 27 aangegee is, al na watter bedrag hoër is.
- (iii) Ten opsigte van die derde en verder boorgate 20/- per voet geboor of die tarief, wat in die tabel onder artikel 27 aangegee is, al na watter bedrag hoër is.

No. 33.] [11 Maart 1929.

TERUGTREKKING VAN REGULASIES TERVOORKOMING VAN DIE VERSPREIDING VAN HONDSJOLHEID IN EN VAN 'N BEPAALDE STREEK IN DIE OMTREK VAN SWAKOPMUND EN WALVISBAAI.

Dit het die Administrateur behaag om, kragtens die magte aan hom deur artikel *drie-en-twintig* van die "Veeziekten Proklamasie 1920" (Proklamasie No. 28 van 1920) verleen, die Regulasies, onder Goewermentskennisgewing No. 201 van 14 Desember 1928 gepubliseer, en soos deur die Regulasies onder Goewermentskennisgewing No. 9 van 9 Januarie 1929 gewysig, terug te trek.

General Notices.

(No. 10 of 1929.)

The following particulars in regard to the registration of Companies are published for general information.

D. DE KOCK,
 Acting Registrar of Companies.

Deeds Registry,
 Windhoek,
 1st March, 1929.

COMPANY REGISTERED. — MAATSKAPPY GEREGISTREER.

No.	Name of Company Naam van Maatskappy	Address Adres	Date of Registration Datum van Registrasie	Capital and Remarks. Kapitaal en Opmerkinge.
84	Windhoek Steam Laundry (Proprietary) Limited	Erf No. 459, Windhoek	7. 2. 1929	£ 6000 -- Private Company Private Maatskappy

Algemene Kennisgewings.

(No. 10 van 1929.)

Die volgende besonderhede in verband met die registrasie van Maatskappye word vir algemene informasie gepubliseer.

D. DE KOCK,
 Waarnemende Registrateur van Maatskappye.

Registrasiekantoor van Aktes,
 Windhoek,
 1 Maart 1929.

COMPANY PLACED IN LIQUIDATION. -- MAATSKAPPY IN LIKWIDASIE GEPLAAS.

No.	Name of Company. Naam van Maatskappy.	Address Adres	Capital — Kapitaal	Remarks — Opmerkinge.
32	Schaetzlein Limited	Luderitz	£ 10,000 . 0 . 0	Voluntary / Vrywillig

NOTICE OF INCREASE OF CAPITAL. — KENNISGEWING VAN VERMEERDERING VAN KAPITAAL.

No.	Name of Company Naam van Maatskappy	Address Adres	Date of Registration Datum van Registrasie	Increased from / Vermeerderd van
26	The South West Africa Cold Storage and Stock Farmers Limited	Kaiser Street, Windhoek	12 . 2 . 1929	£ 250 000 . 0 . 0 to / tot £ 500 000 . 0 . 0

(No. 11 of 1929.)

The following is published for general information:—

LIST OF FARMS UNDER QUARANTINE AS AT
10TH MARCH, 1929.

ANTHRAX:

GROOTFONTEIN: Kududam.
 OKAHANDJA: Okatjise.
 WINDHOEK: Haris, Kupferberg, Regenstein, Townlands,
 Aurora, Otjihangwe, Omdraai.
 GOBABIS: Sommerville.
 REHOBOTH: Naos, Friedental, Rothenstein, Hackscheen.

BLACKQUARTER:

OTJIWARONGO: Okawikenga.
 GOBABIS: Stampriet.
 OKAHANDJA: Erambero, Oriumbo East.
 WINDHOEK: Gamachab and Garub Sections of Khomas
 Hochland.
 GROOTFONTEIN: Nunab.
 OUTJO: Kamapu, Luisental.

LIST OF FARMS DE-QUARANTINED AS AT
11TH MARCH, 1929.

ANTHRAX:

GOBABIS: Commonage.
 WINDHOEK: Hoffnungsfelde.

BLACKQUARTER:

GOBABIS: Koodoosloop.
 OUTJO: Wembley.
 WINDHOEK: Onganja.
 OTJIWARONGO: Avondschaudw.

A. McNAE,
 Senior Veterinary Officer.

Windhoek,
 11th March, 1929.

(No. 11 van 1929.)

Die volgende word vir algemene informasie gepubliseer:—

LYS VAN PLASE ONDER KWARRANTYN OP
10 MAART 1929.

MILTSIEKTE:

GROOTFONTEIN: Kududam.
 OKAHANDJA: Okatjise.
 WINDHOEK: Haris, Kupferberg, Regenstein, Dorpsgronde,
 Aurora, Otjihangwe, Omdraai.
 GOBABIS: Sommerville.
 REHOBOTH: Naos, Friedental, Rothenstein, Hackscheen.

SPONSSIEKTE:

OTJIWARONGO: Okawikenga.
 GOBABIS: Stampriet.
 OKAHANDJA: Erambero, Oriumbo Oos.
 WINDHOEK: Gamachab en Garub gedeeltes van Khomas
 Hochland.
 GROOTFONTEIN: Nunab.
 OUTJO: Kamapu, Luisental.

LYS VAN PLASE WAT VAN KWARRANTYN VRYGESTEL
IS OP 11 MAART 1929.

MILTSIEKTE.

GOBABIS: Dorpsgronde.
 WINDHOEK: Hoffnungsfelde.

SPONSSIEKTE:

GOBABIS: Koodoosloop.
 OUTJO: Wembley.
 WINDHOEK: Onganja.
 OTJIWARONGO: Avondschaudw.

A. McNAE,
 Hoofveearts.

Windhoek,
 11 Maart 1929.

Miscellaneous Notices.

Gemengde Kennisgewings.

(No. 1 of 1929.)

**THE LAND AND AGRICULTURAL BANK OF SOUTH WEST AFRICA.
STATEMENT OF LIABILITIES AND ASSETS FOR THE YEAR ENDED 31st DECEMBER, 1928.**

LIABILITIES:	ASSETS:
<i>Capital Fund</i> Account No. 1: Moneys received from Administration 1921—1928 £642,000 0 0	<i>Advance on Mortgage</i> Under Act 18 of 1912 £587,708 15 3 Plus Instalments due but unpaid 5,136 14 2
<i>Capital Fund</i> Account No. 2: Proportion of moneys collected in respect of Landwirtschaftsbank Securities 56,430 18 0	<i>Financial Relief Loans</i> Under Procl. 38 of 1923 1,097 1 10 Plus Instalments due but unpaid 54 17 3
<i>Funds</i> represented by Landwirtschaftsbank unrealised assets 92,535 10 2	<i>Advances for Dipping Tanks</i> Under Act 20 of 1911 861 1 5 Plus Instalments due but unpaid —
<i>Sundry Creditors</i> Undrawn balances in re:— Ordinary Loans £6,661 17 8 Fencing Advances 5 ⁰ / ₁₀₀ 4,012 4 4 Fencing Advances 5 ¹ / ₂ ⁰ / ₁₀₀ 3,016 17 9 Water Supply Advances 625 12 4 Dipping Tank Advances 3 5 0 Financial Relief Loans 1 9 Breeding Stock Advances 275 9 0 Sundries 1,852 0 3	<i>Advances for Fencing</i> Under Act 17 of 1912 125,899 7 0 Plus Instalments due but unpaid 731 13 4
<i>Administration S.W.A.:</i> Interest accrued but not yet due 7,269 4 11	<i>Advances for Improved Wa- ter Supply</i> Under Procl. 25 of 1925 7,964 19 10 Plus Instalments due but unpaid 42 5 9
<i>Fees and Expenses</i> — Valuers 57 8 6	<i>Advances for Purchase of Breeding Stock</i> Under Procl. 1 of 1927 8,010 0 0 Plus Instalments due but unpaid 249 13 9
<i>Officials Superannuation and Retirement Gratuity Fund</i> 692 2 1	<i>Advances to Co-operative Agricultural Societies</i> 2,600 0 0 Plus Instalments due but unpaid —
<i>Reserve Fund</i> 75,374 15 0	<i>Advances in respect of Farm Properties acquired.</i> Under section 37 of Act 18 of 1912 17,709 2 3 Interest in arrear 1,994 10 1
	£19,703 12 4 Less special Reserve to meet contingencies 8,995 4 8
	<i>Sundry Debtors</i> Past due Interest 4,989 18 2 Interest accrued at 31.12.28 but not yet due on all loan accounts 12,989 12 1 Other Sundries 11,516 9 10
	£29,496 0 1 Less Reserve for Bad Debts 2,000 0 0
	<i>Sundry Debtors</i> in respect of Landwirtschaftsbank bonds, etc. 92,535 10 2
	<i>Bank Premises</i> Book value at 31.12.28 7,153 17 7 Less Depreciation 894 4 8
	<i>Furniture and Fittings</i> Book value at 31.12.28 910 1 8 Less Depreciation 225 0 5
	<i>Stamps on Hand</i> 20 0 0
	<i>Standard Bank of S.A. Ltd.</i> Cash on hand 12,746 5 1
	<u>£890,807 6 9</u>

We hereby certify that this statement has been compiled from the books of this Bank and to the best of our knowledge and belief is correct.

MEMBERS OF THE BOARD OF MANAGEMENT.

(Signed) M. J. de Jager (Chairman).
Fritz Kriess.
Otto Bohnstedt.
David Paton.
C. J. van Tonder.

(Signed) J. T. Taylor,
MANAGER.

(Signed) J. G. F. von Backstrom,
ACCOUNTANT.

Windhoek,
20th February, 1929.

(No. 1 van 1929.)

DIE LAND- EN LANDBOUBANK VAN SUIDWES-AFRIKA.
STAAT VAN LASTE EN BATE VIR DIE JAAR EINDIGENDE 31ste DESEMBER 1929.

LASTE:	BATE:
<i>Kapitaalfonds</i> Rekening No. 1: Geld van Administrasie ontvang 1921—'28 £642,000 0 0	<i>Voorskotte teen Verband</i> Kragtens Wet 18 van 1912 £587,708 15 3 Plus paaiemente skuldig dog nie betaal nie . . . 5,136 14 2 592,845 9 5
<i>Kapitaalfonds</i> Rekening No. 2: Eweredige gedeelte van geld ontvang ten opsigte van Landwirtschaftsbank sekuriteite 56,430 18 0	<i>Geldelike Hulpleniings</i> Kragtens Prokl.36 van 1923 1,097 1 10 Plus paaiemente skuldig dog nog nie betaal nie . . . 54 17 3 1,151 19 1
<i>Fondse</i> ten opsigte van Landwirtschaftsbank nie te gelde gemaakte bate 92,535 10 2	<i>Voorskotte vir Dipbakke</i> Kragtens Wet 20 van 1911 861 1 5 Plus paaiemente skuldig dog nog nie betaal nie . . . — 861 1 5
<i>Diwerse Krediteure</i> Balans nie uitbetaal nie ten opsigte van:— Gewone leniings £6,661 17 8 Omheiniingsleniings 5 ⁰ / ₁₀ 4,012 4 4 Omheiniingsleniings 5 ¹ / ₂ ⁰ / ₁₀ 3,016 17 9 Watervoorraadleniings 625 12 4 Geldelike Hulpleniings 1 9 Dipbakleniings 3 5 0 Aanteelveeleniings 275 9 0 Diwerse 1,852 0 3 16,447 8 1	<i>Voorskotte vir Omheiniings</i> Kragtens Wet 17 van 1912 125,899 7 0 Plus paaiemente skuldig dog nog nie betaal nie . . . 731 13 4 126,631 0 4
<i>Administrasie van S.W.A.</i> Rente skuldig dog nog nie betaalbaar nie 7,269 4 11	<i>Voorskotte vir 'n Verbeterde Watervoorraad</i> Kragtens Prokl.25 van 1925 7,964 19 10 Plus paaiemente skuldig dog nog nie betaal nie . . . 42 5 9 8,007 5 7
<i>Foioe en Onkoste</i> — Taksateurs 57 8 6	<i>Voorskotte vir die Aankoop van Aanteelvee</i> Kragtens Prokl. 1 van 1927 8,010 0 0 Plus paaiemente skuldig dog nog nie betaal nie . . . 249 13 9 8,259 13 9
<i>Amptenare Leeftydsgrens en Uittredings Uittredingsfonds</i> 692 2 1	<i>Voorskotte aan Ko-operatiewe Landbou Verenigiings</i> Plus paaiemente skuldig dog nog nie betaal nie . . . — 2,600 0 0
<i>Reserwe Fonds</i> 75,374 15 0	<i>Voorskotte ten opsigte van Plaaseiendomme ingekoop</i> Kragtens Art. 37 van Wet 18 van 1912 17,709 2 3 Agterstallige Rente 1,994 10 1 £19,703 12 4 Min Spesiale Reserwe om toevallige verliese te dek 8,995 4 8 10,708 7 8
	<i>Diwerse Debiteure</i> Agterstallige Rente 4,989 18 2 Rente skuldig op 31.12.28 dog nog nie betaalbaar op alle leniings nie . . . 12,989 12 1 Ander Diwerse 11,516 9 10 £29,496 0 1 Min Reserwe vir Slegte skuld 2,000 0 0 27,496 0 1
	<i>Diwerse Debiteure</i> ten opsigte van Landwirtschaftsbank verbande, ens 92,535 10 2
	<i>Bankgebou</i> Boekwaarde op 31.12.28 7,153 17 7 Vermindering 894 4 8 6,259 12 11
	<i>Kantoormeubels</i> Boekwaarde op 31.12.28 910 1 8 Vermindering 225 0 5 685 1 3
	<i>Seëls op Hande</i> 20 0 0
	<i>Standard Bank van Suid-Afrika Bepk.</i> 12,746 5 1
<u>£890,807 6 9</u>	<u>£890,807 6 9</u>

Hiermee sertifiseer ons dat hierdie staat uit die boeke van die Bank opgetrek is en na ons beste kennis en wete korrek is.

LEDE VAN BESTUURSRAAD.

(Geteken) M. J. de Jager (Voorsitter).
Fritz Kriess.
Otto Bohnstedt.
David Paton.
C. J. van Tonder.

(Geteken) J. T. Taylor,
BESTUURDER.

(Geteken) J. G. F. von Backstrom,
REKENMEESTER.

Windhoek,
20 Februarie 1929.

(No. 2 of 1929.)

THE LAND AND AGRICULTURAL BANK OF SOUTH WEST AFRICA.
PROFIT AND LOSS.
31st December, 1928.

To INTEREST PAID	£27,048 8 11	By INTEREST RECEIVED	£21,364 8 2
„ ADMINISTRATION EXPENSES	5,068 8 7	„ INTEREST ACCRUED	12,989 12 1
„ DEPRECIATION	1,119 5 1	„ PAST DUE INTEREST	6,984 8 3
„ BALANCE	10,418 10 5	„ FEES COLLECTED UNDER 4th AND 5th SCHEDULES of Act 18 of 1912	921 19 6
		„ COMMISSION	1,157 9 6
		„ RENT	90 0 0
		„ FARM RENTS	146 15 6
	<u>£43,654 13 0</u>		<u>£43,654 13 0</u>

We hereby certify that this statement has been compiled from the books of this Bank and to the best of our knowledge and belief is correct.

MEMBERS OF THE BOARD OF MANAGEMENT.

(Signed) M. J. de Jager (Chairman).
Fritz Kriess.
Otto Bohinstedt.
David Paton.
C. J. van Tonder.

(Signed) J. T. Taylor,
MANAGER.

(Signed) J. G. F. von Backstrom,
ACCOUNTANT.

Windhoek,
20th February, 1929.

(No. 2 van 1929.)

DIE LAND- EN LANDBOUBANK VAN SUIDWES-AFRIKA.
WINS- EN VERLIESREKENING.
31 Desember 1928.

Aan RENTE BETAAL	£27,048 8 11	By ONTVANGE RENTE	£21,364 8 2
„ BESTUURSONKOSTE	5,068 8 7	„ RENTE BETAALBAAR	12,989 12 1
„ WAARDE-VERMINDERING	1,119 5 1	„ AGTERSTALLIGE RENTE	6,984 8 3
„ BALANS	10,418 10 5	„ FOOIE ONTVANG KRAGTENS 4de en 5de SKEDULE VAN WET 18 van 1912	921 19 6
		„ KOMMISSIE	1,157 9 6
		„ HUURGELD	90 0 0
		„ PLAAS HUURGELD	146 15 6
	<u>£43,654 13 0</u>		<u>£43,654 13 0</u>

Hiermee sertifiseer ons dat hierdie staat uit die boeke van die Bank opgetrek is en na ons beste kennis en wete korrek is.

LEDE VAN BESTUURSRaad.

(Geteken) M. J. de Jager (Voorsitter).
Fritz Kriess.
Otto Bohinstedt.
David Paton.
C. J. van Tonder.

(Geteken) J. T. Taylor,
BESTUURDER.

(Geteken) J. G. F. von Backstrom,
REKENMEESTER.

Windhoek,
20 Februarie 1929.

Advertisements.

Advertensies.

ADVERTISING IN THE OFFICIAL GAZETTE OF SOUTH WEST AFRICA.

1. The *Official Gazette* will be published on the 1st and 15th day of each month; in the event of either of those days falling on a Sunday or Public Holiday, the *Gazette* will be published on the next succeeding working day.
2. Advertisements for insertion in the *Gazette* must be delivered at the office of the Secretary for South West Africa (Room 46, Government Buildings, Windhoek) in the languages in which they are to be published, at not later than 4.30 p.m. on the ninth day before the date of publication of the *Gazette* in which they are to be inserted.
3. Advertisements will be inserted in the *Gazette* after the official matter or in a supplement to the *Gazette* at the discretion of the Secretary.
4. Advertisements will be published in the *Official Gazette* in the English, Dutch or German languages; the necessary translations must be furnished by the advertiser or his agent. It should be borne in mind however, that the German version of the *Gazette* is a translation only and not the authorised issue.
5. Only legal advertisements are accepted for publication in the *Official Gazette*, and are subject to the approval of the Secretary for South West Africa, who can refuse to accept or decline further publication of any advertisement.

ADVERTEER IN DIE OFFISIELE KOERANT VAN SUIDWES-AFRIKA.

1. Die *Offisiële Koerant* sal op die 1ste en 15de van elke maand verskyn; ingeval een van hierdie dae op 'n Sondag of Publieke Feesdag val, dan verskyn die *Offisiële Koerant* op die eersvolgende werkdag.
2. Advertensies wat in die *Offisiële Koerant* geplaas moet word, moet in die taal waarin hulle sal verskyn ingehandig word aan die kantoor van die Sekretaris vir Suidwes-Afrika (Kamer 46, Regerings-Geboue, Windhoek), nie later dan 4.30 n.m. op die neënde dag voor die datum van verskyning van die *Offisiële Koerant* waarin die advertensies moet geplaas word nie.
3. Advertensies word in die *Offisiële Koerant* geplaas agter die offisiële gedeelte, of in 'n ekstra blad van die *Koerant*, soos die Sekretaris mag goedvind.
4. Advertensies word in die *Offisiële Koerant* gepubliseer in die Engelse, Afrikaanse en Duitse tale; die nodige vertalings moet deur die adverteerder of sy agent gelewer word. Dit moet onthou word dat die Duitse teks van die *Offisiële Koerant* slegs 'n vertaling is, en nie die geoutoriseerde uitgawe is nie.
5. Slegs wetsadvertensies word aangeneem vir publikasie in die *Offisiële Koerant*, en hulle is onderworpe aan die goedkeuring van die Sekretaris vir Suidwes-Afrika, wat die aanneming of verdere publikasie van 'n advertensie mag weier.

6. Advertisements should as far as possible be type-written. Manuscript of advertisements should be written on one side of the paper only, and all proper names plainly inscribed; in the event of any name being incorrectly printed as a result of indistinct writing, the advertisement can only be republished on payment of the cost of another insertion.

7. The subscription for the *Official Gazette* is 12/- per annum, post free in this Territory and the Union of South Africa, payable in advance. Postage must be prepaid by Overseas subscribers. Single copies of the *Gazette* may be obtained at the price of sixpence per copy.

8. 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. (*Fractions of an inch to be reckoned an inch.*)

9. 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.

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

6. Advertensies moet sover as moontlik op die masjien geskryf wees. Die manuskrip van advertensies moet slegs op een kant van die papier geskryf word, en alle name moet duidelik wees; ingeval 'n naam ingevolge onduidelike handskrif foutief gedruk word, dan kan die advertensies slegs dan weer gedruk word as die koste van 'n nuwe opneming betaal word.

7. Die jaarlikse intekengeld vir die *Offisiële Koerant* is 12/-, posvry in hierdie Gebied en die Unie van Suid-Afrika, en is vooruit betaalbaar. Posgeld moet vooruit betaal word deur oorseese intekenaars. Enkele eksemplare van die *Offisiële Koerant* is verkrygbaar teen die prys van ses pennies per stuk.

8. Die koste vir die opname van advertensies, behalwe van die kennisgewinge wat in die volgende paragraaf genoem is, is teen die prys van 6/- per duim enkele kolom, en 12/- per duim dubbele kolom; herhalinge teen halwe prys. (*Gedeeltes van 'n duim moet as 'n volle duim bereken word.*)

9. Kennisgewinge aan krediteure en debiteure in die boedels van oorlede persone, en kennisgewinge van eksekuteurs betreffende likwidasierekeninge vir inspeksie, word in skedule vorm gepubliseer teen 9/- per boedel.

10. Geen advertensie sal geplaas word nie, tensy die koste vooruit betaal is. Tjeks, wissels, pos- of geldorders moet betaalbaar gemaak word aan die Sekretaris vir Suidwes-Afrika.

NOTICE BY EXECUTORS CONCERNING LIQUIDATION ACCOUNTS LYING FOR INSPECTION: Section 68

Act No. 24 of 1913, as applied to South West Africa.

NOTICE is hereby given that copies of the Administration and Distribution Accounts in the Estates specified in the attached Schedule will be open for the inspection of all persons interested therein for a period of 21 days (or longer if specially stated) from the dates specified, or from the date of publication hereof, whichever may be later, and at the Offices of the Master and Magistrate as stated. Should no objection thereto be lodged with the Master during the period of inspection the Executors concerned will proceed to make payments in accordance therewith.

KENNISGEWING DEUR EKSEKUTEURS BETREFFENDE LIKWIDASIE-REKENINGS TER INSAGE. Artikel 68,

Wet No. 24 van 1913, soos toegepas op Suidwes-Afrika.

Kennisgewing geskied hiermee dat duplikate van die Administrasie- en Distribusierekenings in die boedels vermeld in die navolgende Bylae, ter insage van alle persone, wat daarin belang het, op die kantore van die Meester en die Magistraat, soos vermeld, gedurende 'n tydperk van drie weke (of langer indien spesiaal vermeld) vanaf vermelde datums, of vanaf datum van publikasie hiervan, watter datum die laatste mag wees, sal lê. As geen beswaar daarteen by die Meester binne die vermelde tydperk ingedien word nie, sal die betrokke eksekuteurs oorgaan tot uitbetaling ooreenkomstig vermelde rekenings.

SCHEDULE — BYLAE.

Estate No. Boedel No.	ESTATE LATE BOEDEL VAN WYLE	Description of Account Beskrywing van Rekening	Date Period Datum Tydperk	Kantoor van die Office of the		Name and Address of Executor or authorized Agent Naam en adres van eksekuteur of gemagtigde agent
				Master Meester	Magistrate Magistraat	
307/433	Richard Marschall	First and Final	From 15/3/29 to 5/4/29	Windhoek	Gibeon	Dr. Albert Stark, Box 37, Windhoek
749	John James Tecklenburg	First and Final Liquidation and Distrib. Account	Twenty-one days from 15/3/29	Windhoek	Windhoek	M. M. M. Tecklenburg, Executrix Testamentary, c/o Lorentz & Bone, Acme Buildings, Kaiser Street, Windhoek
758	Franz Lubowski	First and Final Liquidation and Distrib. Account	15/3/29	Windhoek	Luderitz	Dr. Hans Hirsekorn, Box 24, Luderitz
808	Carl Heinrich Albert Siegmann	First and Final Liquidation and Distrib. Account	15/3/29	Windhoek	Groot- fontein	Minna Siegmann, Swakopmund
863	Louis Petrus Becker	First and Final Liquidation and Distrib. Account	21 days from 1/3/29	Windhoek	Swakop- mund	D. W. F. E. Ballot, Exec. Dative, Acme Buildgs., Kaiser St., Windhoek
871	Karl Friedrich Paul Krause	First and Final Liquid. & Distrib.	15/3/29	Windhoek	Groot- fontein	Olga Else Krause, Exec. testamentary, Windhoek

NOTICE.

Application having been made by ALBERT LIEBENSTEIN for the registration and issue of a Certificate of Registered Title in respect of certain Portion A of Erf 271 (formerly Parzelle 297/54, Sheet 3, of the General Plan), situate in the Township of Windhoek, measuring THIRTY (30) Ares, FORTY (40) Square Metres, sold by the Municipality of Windhoek to the said ALBERT LIEBENSTEIN by Deed of Sale dated the 28th June, 1918, all persons claiming to have any right or title in or over the said land are hereby required to notify me in writing of such claim within three months from the date of publication of this Notice.

Should any objection be taken it shall be the duty of the person objecting in the absence of any agreement between the parties, to apply to the High Court of South West Africa within a period of one month from the date on which the objection is lodged for an Order restraining the issue of the Certificate in question failing which such Certificate will be issued.

D. DE KOCK,
Acting Registrar of Deeds.

Windhoek,
6th March, 1929.

SYFRET'S TRUST COMPANY LIMITED.

KHAN KUPFERGRUBE G.m.b.H. (IN LIQUIDATION).
PUBLIC SALE AT
KHAN, NEAR SWAKOPMUND, S.W.A.
ON 21ST MARCH, 1929,
AND FOLLOWING DAYS IF NECESSARY.

MESSRS. AUCTIONS LIMITED, duly instructed, will submit for sale to public competition the whole of the Landed Property and Movable Assets belonging to the above Company.

Full particulars may be obtained from either of the undersigned:—

H. SCHWEIGER,
F. BRANDT,
C. L. SHORT,

Joint Official Liquidators.

24, Wale Street,
CAPE TOWN,
16th February, 1929.

GIBEON PADKOMMISSIE.

Kennis geskied hiermee dat die Padkommissie besluit het om die paaie, wat beskryf is in Bylae I en II, respektieflik as Hoofpaaie en Distrikspaaie te verklaar en om die pad, wat beskryf is in Bylae III (geproklameer as distrikspad onder Proklamasie No. 3 van 1929), te skrap.

Alle persone, wat belang het in die paaie, word versoek om enige beswaar, wat hulle teen die bogenoemde besluit wens te maak, skriftelik by die ondergetekende binne twee maande na bekendmaking hiervan in te dien.

A. F. KRIEL,

Gibeon, Voorsitter, Gibeon Padkommissie.

23 Februarie 1929.

BYLAE NO. 1.

HOOFPAAIE.

1. Vanaf die Keetmanshoop grens oor Viperstorf No. 63, Amalia No. 64, Gründorner Fläche No. 242, Gibeon Spoorwegstasie en langs die spoorlyn oor Falkenhorst No. 77, Sommerau No. 95, Jakhalsfontein No. 94, Orab No. 88, Koichas No. 89, Mariental Dorp, Keikanachab Ost No. 90, Narris No. 111, Dabib No. 112, Witley No. 115, Hofmeyr No. 119, Skurpans No. 120, Galenbeck No. 121, tot aan die Rehoboth grens.

2. Vanaf Gibeon Dorp oor Freistaat No. 76, Kameelhaar No. 165, Zubgaus No. 29, Ganaus No. 27, Satansplatz No. 26, tot waar hy by die hoofpad na Maltahöhe op Voigtsgrund No. 24 aansluit.

3. Vanaf Mariental Dorp oor die dorpsgrond, Kachas No. 92, Keikanachab-Wes No. 91, Dassiefontein No. 102, Dassiefontein No. 101, Friedabrunn No. 20, Keinuchas No. 25, Voigtsgrund No. 24, tot aan die Maltahöhe grens.

4. Vanaf Gibeon Dorp oor die dorpsgrond na Gibeon Spoorwegstasie.

BYLAE NO. 2.

DISTRIKSPAAIE.

1. Vanaf die hoofpad op plaas Narris No. 111 na Dabib No. 112 en vandaar oor die plase Urrub No. 107, Narib No. 106, Gurus No. 6, tot by die grens van distrik Rehoboth.

2. Vanaf Mariental Dorp na die plaas Koichas No. 89 en vandaar oor die plase Mariental No. 86, Vogelstruispan No. 211, die noordoostelike deel van Kalkpan No. 87 en en Tugela No. 212, Bärenklau No. 84, Schönwalde No. 82, Lauenstein No. 81, Noib No. 80, Karaam No. 152, Aukam No. 154, Keerom No. 223, Amadab No. 159, Persip No. 161, Overschot No. 142, Sus No. 227, tot by die grens van distrik Keetmanshoop.

3. Vanaf die hoofpad op die plaas Dassiefontein II No. 102 oor die plase Komatzas No. 103, Komatzas No. 104, Kubmaams No. 105, Karris II No. 8, Kuis Ost No. 5, Kub Sud No. 4, tot by die grens van distrik Rehoboth.

4. Vanaf die hoofpad op Narris No. 111 oor Kouwater No. 209, Rietmond No. 116, Toeloop No. 210, Bärenklau No. 84, tot waar hy by distrikspad No. 2 aansluit.

5. Vanaf distrikspad No. 2 op Vogelstruispan No. 211 oor Kalkpan No. 87, Colenso No. 215, Kriess No. 219, Goamus No. 70, Noronaub No. 71, Garichanab No. 67, Dautchas No. 241, Gaus Sud No. 65, tot waar hy by die hoofpad op Amalia No. 64 aansluit.

6. Vanaf die distrikspad op Bärenklau No. 84 oor Tugela No. 212 en oor die noordwestelike hoek van Welbedacht No. 214, tot waar hy by distrikspad No. 5 op Colenso No. 215 aansluit.

7. Vanaf die hoofpad op Hofmeyr No. 119 oor Stampriet No. 132, Dobbin No. 131, Nunib No. 127, Glave No. 126, Guigandis, Wilhebben No. 247, tot by die westelike grens van Arahob No. 167.

8. Vanaf distrikspad No. 7 op Nunib No. 127 oor Gunchab No. 125, na die noordelike grens van Oamseb No. 124.

9. Vanaf die distrikspad op Stampriet No. 132 oor Eirup No. 130, Koms No. 129, tot by die noordelike grens van Oliva No. 122.

10. Vanaf distrikspad No. 9 op Eirup No. 130 oor Rohrbeck No. 128 tot waar hy by distrikspad No. 8 op Gunchab No. 125 aansluit.

11. Vanaf die distrikspad op Stampriet No. 132 oor Osterode Nord No. 168, Osterode Süd No. 133, Witkranz No. 134, Gr. Nabas No. 136, langs die oostelike grens van die plaas Klein Nabas West No. 138, Bernafay No. 208, Sponholz No. 140, Nuub No. 144, Zaudaus No. 145, Gartenlaube No. 146, Kalkheuvel No. 173, Zonderput No. 174, Simon Cooper No. 176, Zendingshoek No. 177, oor Haruchas No. 156 en al langs die oostelike grens van die plase Aubes No. 157, Okampuma No. 180, Kowes No. 158, Kameelrust No. 183, Minneplaats No. 185, Volmoed No. 187, Witstruis No. 189, Boesmansdrink No. 191, Hooperverloor No. 193 tot by die suidelike grens van Eindpaal No. 195.

12. Vanaf die distrikspad op Stampriet No. 132 oor die noordelike dele van Osterode Nord No. 168 en Eerste Begin No. 197, oor Middelpaats No. 200, Hartebeesloop No. 202, Okongona No. 203, Breedestraat No. 204, oor die suidoostelike hoek van Kleinhutte No. 141, na Schilflage No. 143 en van daar oor die suidwestelike hoek van Kleinhütte No. 141 tot waar hy by distrikspad No. 11 op Sponholz No. 140 aansluit.

13. Van distrikspad No. 11 op Witkranz No. 134 oor De Duine No. 198, Okongona No. 203, tot by die Olifantsrivier.

14. Vanaf Mariental Dorp oor Koichas No. 89, Mariental No. 86, Rietmond No. 116, Helgoland No. 117, Grunewald No. 135, Groot Nabas No. 136, Klein Nabas Ost No. 137 tot waar hy by distrikspad No. 13 op Okongona No. 203 aansluit.

15. Vanaf distrikspad No. 11 op Aubes No. 157 oor Okampuma No. 180, die noordwestelike hoek van Kowes No. 158, tot waar hy by distrikspad No. 2 op Amadab No. 59 aansluit.

16. Vanaf distrikspad No. 2 op Persip No. 161 oor Boesmansdrink No. 191, Duikerloop No. 192 tot by die oostelike grens van die distrik.

17. Vanaf distrikspad No. 11 op Haruchas No. 156 oor Kubus No. 155, Keerom No. 223, tot waar hy by distrikspad No. 2 op Aukam No. 154 aansluit.

18. Vanaf distrikspad No. 5 op Colenso No. 215 oor Welbedacht No. 214, Teaksputz No. 213, Weltevreden No. 221, Witbooisvlei No. 153, Eenzaamheid No. 225, Zonderloop No. 224, die noordelike hoek van Wolwekraal No. 230, Inhoek No. 231, tot waar hy by distrikspad No. 2 op Amadab No. 159 aansluit.

19. Vanaf distrikspad No. 2 op Lauenstein No. 81 oor Teaksputz No. 213, Weltevreden No. 221, Elandslaagte No. 79, tot waar hy by distrikspad No. 21 op Goamus Ost No. 69 aansluit.

20. Vanaf Gibeon Dorp oor Kameelhaar No. 73, Korra-Korrabes No. 72, die suidelike hoek van New Castle No. 218, Glencoe No. 78, Kriess No. 219, Verloorveld No. 220, Elandslaagte No. 79, Witbooisvlei No. 153, Langverwacht No. 222, Karaam No. 152, Verraad No. 171, Simon Cooper No. 176, tot waar hy by distrikspad No. 11 op Gochas No. 151 aansluit.

21. Vanaf distrikspad No. 20 op Kameelhaar No. 73 oor Korra-Korrabes No. 72, Noronaub No. 71, Goamus No. 70, Goamus Ost No. 69, Welverdiend No. 227, Waagkraal No. 226, Bulwana No. 229, Wolwekraal No. 230, tot waar hy by distrikspad No. 18 op Inhoek No. 231 aansluit.

22. Vanaf distrikspad No. 20 op Kameelhaar No. 73 oor Gaus Nord No. 66, Dautchas No. 241, Salami No. 239, Springbokvlei No. 237, die noordelike hoek van Morgenrood No. 238, Zoekmekeer No. 236, Asis No. 235, tot waar hy by distrikspad No. 23 op Ahingas No. 160 aansluit.

23. Vanaf distrikspad No. 18 op Inhoek No. 231 oor Duncan No. 233, Ahingas No. 160, Asinib No. 294, tot by die grens van Daberas Ost No. 18 in distrik Keetmanshoop.

24. Vanaf distrikspad No. 22 op Zoekmekeer No. 236 oor Jakhalsdraai No. 228, tot waar hy by distrikspad No. 21 op Welverdiend No. 227 aansluit.

25. Vanaf die hoofpad op Voigtsgrund No. 24 oor Klein Garis No. 23, Stamland II No. 22, Adams Rust No. 17, Nababis No. 16, Hoachab No. 14, Nainabas No. 12, Kub Süd No. 4, tot by die grens van distrik Rehoboth.

26. Vanaf distrikspad No. 25 op die suidelike kant van Kub Süd No. 4 oor Kauchas No. 3, Gras Süd No. 2, Schadeck No. 1, tot by die grens van distrik Rehoboth.

27. Vanaf die hoofpad op Friedabrunn No. 20 oor Stamland I No. 21, Haribes No. 18, tot waar hy by distrikspad No. 25 op Adams Rust No. 17 aansluit.

28. Vanaf die hoofpad op Zubgaus No. 29 oor Kameelhaar No. 165, Rietkuil No. 30, Hatziem I No. 40, Kaudus No. 42, Aurus No. 45, Kabias No. 54, Akam No. 55, Geelwater No. 58, Achterfontein No. 60, tot by die grens van distrik Keetmanshoop.

29. Vanaf Gibeon Dorp oor Hanaus No. 43, Kabias No. 54, Heimat No. 53, Eidsamub No. 51, tot by die grens van distrik Keetmanshoop.

30. Vanaf die hoofpad op Freistaat No. 76 oor Schwarzdorn No. 170, Kranzplatz No. 169, die oostelike deel van Hatziem II No. 28, Rosenhof No. 97, Dickdorn No. 98, Gaitsabis No. 99, tot waar hy by die hoofpad op Friedabrunn No. 20 aansluit.

31. Vanaf die hoofpad op Ganaus No. 27 oor Ubiamis No. 32, Fleyfeld No. 33, Kamagams No. 35, Ubis No. 34, tot by die grens van distrik Maltahöhe.

32. Vanaf distrikspad No. 3 op Kub Süd No. 4 oor Bisiport No. 7, Narib No. 106, Urrub No. 107, tot waar hy by distrikspad No. 1 op Dabib No. 112 aansluit.

Die volgende twee paaie is alreeds as distrikspaaie in Proklamasie No. 3 van 1929 verklaar.

(1) Vanaf Orab Spoorwegstasie oor Orab No. 88, Kosis No. 93 tot Geitsabis No. 99.

(2) Vanaf Gibeon Dorp oor Gibeon dorpsgronde No. 75, Hatziem No. 40, Kaitzub en Kaudus No. 42, Rooikranz No. 38, tot Kinachas No. 37.

BYLAE NO. III.

DISTRIKSPAD WAT GESKRAP WORD.

Vanaf Oamseb No. 124 oor Rohrbeck No. 128, Eirup No. 130, Hofmeyr No. 119, Kouwater No. 209, Rietmond No. 116, Kouwater No. 209, Mariental No. 86, Koichas No. 89, verby die woonhuis tot by Mariental Dorp.

NOTICE TO CREDITORS AND DEBTORS. ESTATES OF DECEASED PERSONS: Section 46, Act No. 24 of 1913, as applied to South West Africa.

Creditors and Debtors in the Estates specified in the annexed Schedule are called upon to lodge their claims with and pay their debts to the Executors concerned within the stated periods calculated from the date of publication hereof.

KENNISGEWING AAN SKULDEISERS EN SKULDENAARS. BOEDELS VAN OORLEDE PERSONE.

Artikel 46, Wet No. 24 van 1913, soos toegepas op Suidwes Afrika.

Skuldeisers en skuldenaars in die Boedels wat vermeld is in bygaande Bylae word versoek om hul vorderings in te lewer en hul skulde te betaal by die kantore van die betrokke Eksekuteurs binne die gemelde tydperke, vanaf die datum van publikasie hiervan.

SCHEDULE — BYLAE.

Estate No. Boedel No.	ESTATE LATE BOEDEL VAN WYLE	Within a period of Binne 'n tydperk van	Name and Address of Executor or authorized Agent Naam en Adres van Eksekuteur of gemagtigde Agent
867	Karl Friedrich Theodor Eschen	30 days	Carl Rüger c/o Attorney A. Weiss, Box 16, Luderitz
888	Andries Petrus Jacobus Visagie	21 days	Executor Dative: D. W. F. Ballot, Acme Buildings, Kaiser Str., Windhoek
902	James Straaten van Zyl	21 days	Cornelia Francina Stofberg, c/o Lorentz & Bone, Attorneys, Acme Buildings, Kaiser Str., Windhoek
905	Hugo Adolf Valentin Frommelt	One month	Alfred Steckel, Box 35, Swakopmund
908	Daniel Jacobus Steyn and surviving spouse Johanna Susanna Steyn of the farm Hainibis, Dist. Keetmanshoop	21 days	M. E. Oliff, Box 38, Keetmanshoop
911	Ellie Maria van Wyngaarden, born Michau	21 days	J. D. van Wyngaarden, Executor testamentary, Michau, Gobabis

MASTER'S NOTICES. Pursuant to Section *sixteen*, Sub-section (3), of the Insolvency Ordinance, 1928.

NOTICE is hereby given that the Estates mentioned in the subjoined Schedule have been placed under sequestration provisionally by Order of the High Court of South West Africa.

JACS. P. LE ROUX ESTERHUYSEN, Master of the High Court of S.W. Africa.

KENNISGEWINGS VAN DIE MEESTER. Ingevolge artikel *sesien*, onderartikel (3), van die Insolvensie Ordonnansie 1928.

Hiermee word kennis gegee dat die Boedels in die aangehegte Bylae vermeld, voorlopig ingevolge Bevel van die Hooggeregshof van Suidwes-Afrika gesekwestreer is.

JACS. P. LE ROUX ESTERHUYSEN, Meester van die Hooggeregshof van Suidwes-Afrika.

Form No. 1.—Formulier No. 1.

SCHEDULE.—BYLAE.

No. of Estate No. van Boedel	Name and Description of Estate Naam en Beskrywing van Boedel	Date of Order Datum van Bevel	Op die Applikasie van Upon the Application of
234	Clara Martha Francisca Dittmann, married out of community to Wilhelm Dittmann, trading as the "Phoenix" Company of Windhoek	4 3/1929	Schiebeler & Company

MASTER'S NOTICES. Pursuant to Section *sixteen*, Sub-section (3), and Section *thirty-nine*, Sub-section (1), of the Insolvency Ordinance, 1928.

The Estates mentioned in the subjoined Schedule having been placed under sequestration by Order of the High Court of South West Africa, notice is hereby given that a first meeting of creditors will be held in the said Estates on the dates and at the times and places mentioned in the Schedule for the proof of claims and for the election of a trustee. Meetings in Windhoek will be held before the Master; elsewhere they will be held before the Magistrate.

JACS. P. LE ROUX ESTERHUYSEN,
as Master of the High Court.

KENNISGEWINGS VAN DIE MEESTER. Ingevolge artikel *sesien*, onderartikel (3), en artikel *neën-en-dertig*, onderartikel (1) die Insolvensie Ordonnansie 1928.

Aangesien die Boedels, in die hierondervolgende Bylae kragtens Bevel van die Hooggeregshof van Suidwes-Afrika gesekwestreer is, word hiermee kennis gegee dat 'n eerste byeenkoms van skuldeisers in die vermelde Boedels op die datums en tye en plekke, vermeld in die Bylae, vir die bewys van vorderings en die verkiesing van 'n kurator gehou sal word. In Windhoek sal die byeenkomste voor die Meester gehou word; in ander plekke voor die Magistraat.

JACS. P. LE ROUX ESTERHUYSEN,
Meester van die Hooggeregshof van S.W.-Afrika.

Form. No. 2.—Formulier No. 2.

SCHEDULE — BYLAE.

No. of Estate No. van Boedel	Name and Description of Estate Naam en Beskrywing van Boedel	Date upon which and Division of Court by which Order made		Day, Date and Hour of Meeting Dag, Datum en Uur van Byeenkoms			Place of Meeting Plek van Byeenkoms
		Date of Order Datum van Bevel	Division of Court	Day/Dag	Date/Datum	Hour/Uur	
233	Eckhard Rodenwoldt, a farmer of Gemsbok- laagte, Grootfontein	1,3,29	High Court of S.W. Africa	Tuesday	2 4,29	10 a. m.	Grootfontein

NOTICES OF TRUSTEES AND ASSIGNEES. Pursuant to Section *ninety-six*, Sub-section (2), of the Insolvency Act, 1916, as applied to South West Africa.

Notice is hereby given that the liquidation accounts and plans of distribution or/and contribution in the Estates mentioned in the subjoined Schedule will lie open at the offices therein mentioned for a period of four-teen days, or such longer period as is therein stated, from the date mentioned in the Schedule or from the date of publication hereof, whichever may be later, for inspection by creditors.

KENNISGEWING VAN KURATORS EN BOEDELBERE DDERAARS. Ingevolge Artikel *ses-en-neëntig*, Onderartikkel (2) van die Insolvensiewet 1916, soos op Suidwes-Afrika toegepas.

Kennis word hiermee gegee, dat die likwidasierakenings en state van distribusie of/en kontribusie in die boedels, vermeld in aangehegte Bylae, vir inspeksie deur skuldeisers in die vermelde kantore, gedurende, 'n tydperk van veertien dae of soveel langer, soos daarin vermeld, vanaf die datum, in die Bylae vermeld, of vanaf die datum van publikasie hiervan, watter datum die laatste mag wees, sal lê.

Form No. 6. — Formulier No. 6.

SCHEDULE — BYLAE.

No. of Estate No. van Boedel.	Name and Description of Estate Naam en Beskrywing van Boedel	Description of Account Beskrywing van Rekening	Offices at which Account will lie open Kantore waar Rekening vir inspeksie sal lê		Date from which Account will lie open Datum vanaf wanneer Rekening vir inspeksie sal lê
			Master Meester	Magistrate Magistraat	From Van
224	Insolvent Estate of the late James (or Jacobus) de Wet de Vos, in his lifetime a Civil Servant	First and Final Liquid. and Distribution Account	Windhoek	—	15th March 1929

NOTICE OF SURRENDER.

NOTICE is hereby given that application will be made to the High Court of South West Africa on Monday the 8th day of April, 1929, at nine o'clock in the forenoon or as soon thereafter as Counsel can be heard for the surrender of the Estate of AGNES BIEDENBAENDER, born Patzenhauer, married without community of property to EMIL BIEDENBAENDER according to German Law, a General Dealer of Omaruru, in the district of Omaruru, as insolvent and that her schedules will lie for inspection at the office of the Master of the High Court at Windhoek and at the office of the Resident Magistrate for the district of Omaruru at Omaruru, for a period of fourteen days from the 15th day of March, 1929, to the 28th day of March, 1929 (both days inclusive).

Dr. OHLENSCHLAGER,

Applicant's Attorney.

Dated at Omaruru,
on this the 1st day of March, 1929.

NOTICE OF SURRENDER.

Notice is hereby given that application will be made to the High Court of South West Africa on Monday, the 8th day of April, 1929, at 9 o'clock in the forenoon, or so soon thereafter as Counsel can be heard, for the surrender of the estate of PIETER JOHANNES JACOBS, a Dairyman of "Florahof" in the district of Windhoek, as insolvent and that his schedules will lie for inspection at the office of the Master of the High Court at Windhoek for a period of fourteen days from the 16th day of March, 1929, to the 30th day of March, 1929.

BELL & FRASER,
Applicant's Attorneys.

Windhoek,
12th March, 1929.

NOTICE.

Notice is hereby given that fourteen days after the publication hereof application will be made for the transfer of the General Dealer's Licence held by Ludwig Recsey at Erf 337, Swakopmund, into the name of HERBERT EMIL LUDWIG SCHROEDER.

Dr. O. SIEVERT,

Attorney for the Parties.

Swakopmund,
12th March, 1929.

NOTICE

of Intention to application for Rehabilitation—JOSEF ZEMAN.

Be pleased to take notice that application under the provisions of section 108 (2) of the Insolvency Ordinance No. 7 of 1928, will be made to the High Court of South West Africa at Windhoek, on Monday the 1st day of July, 1929, at 9 o'clock in the forenoon or so soon thereafter as Counsel can be heard, on behalf of the Insolvent JOSEF ZEMAN, for an Order for the rehabilitation of his Estate on the ground of the confirmation by the Master of the Liquidation and Distribution Account on the 22nd day of June, 1925.

TH. I. RAUTENBACH,
Applicant's Attorney,

Grootfontein.

Dated at Grootfontein,
this 28th day of February, 1929.

NOTICE.

It is hereby notified for general information that the Kudu Mining Syndicate, of Omaruru, have abandoned their title to the Precious Mineral Mining Area:

KUDU,

situate near Ondundu Otjiwapa, district Omaruru.

The abandonment is hereby published in terms of Section 74, paragraph 2, of the amended Mining Ordinance of the 8th August, 1905.

L. G. RAY,
Mining Authority.

Windhoek,
1st March, 1929.