# OFFICIA AZETTE

# HIGH COMMISSIONER FOR SOUTH AFRICA.

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Vol. LXXXVIII.]

PRETORIA, FRIDAY, 10TH OCTOBER, 1924.

No. 1209.

HIGH COMMISSIONER'S NOTICE No. 114 of 1924.

It is hereby notified for general information that, in terms of section seven of the Basutoland Marriage Proclamation, 1911, His Excellency the High Commissioner has been pleased to approve the appointment of the Reverend Bertrand Moreillon to be a Marriage Officer under the said Proclamation for the solemnization of marriages within Basutoland.

By Command of His Excellency the High Commissioner.

B: E. H. CLIFFORD,

High Commissioner's Office, Capetown, 30th September, 1924.

Imperial Secretary.

## HIGH COMMISSIONER'S NOTICE No. 115 of 1924.

It is hereby notified for general information that His Excellency the High Commissioner has been pleased to approve the extension until further notice of the appointment of Captain Lockhart Clementi, Basutoland Mounted Police, to act as Assistant Commissioner for the District of Mafeteng.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown, 1st October, 1924.

HIGH COMMISSIONER'S NOTICE No. 116 OF 1924.

WITHDRAWAL OF SALES DUMPING DUTY ON SUPER-PHOSPHATES IMPORTED INTO BASUTOLAND FROM HOLLAND.

It is hereby notified for general information that His Excellency the High Commissioner has been pleased to cancel Notice No. 67 of 1923 whereby a special customs duty was imposed on super-phosphates imported into Basutoland from Holland.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown, 4th October, 1924.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 117 of 1924.

WITHDRAWAL OF SALES DUMPING DUTY ON SUPER-PHOSPHATES IMPORTED INTO THE BECHUANALAND PROTECTORATE FROM HOLLAND.

It is hereby notified for general information that His Excellency the High Commissioner has been pleased to cancel Notice No. 70 of 1923 whereby a special customs duty was imposed on superphosphates imported into the Bechuanaland Protectorate from Holland.

By Command of His Excellency the High Commissioner. B. E. H. CLIFFORD,

Imperial Secretary.

High Commissioner's Office, Capetown, 4th October, 1924.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 118 of 1924.

WITHDRAWAL OF SALES DUMPING DUTY ON SUPER-PHOSPHATES IMPORTED INTO SWAZILAND FROM HOLLAND.

It is hereby notified for general information that His Excellency the High Commissioner has been pleased to cancel Notice No. 73 of 1923 whereby a special customs duty was imposed on superphosphates imported into Swaziland from Holland.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown, 4th October, 1924.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 119 of 1924.

WITHDRAWAL OF FREIGHT DUMPING DUTY ON SUPER-PHOSPHATES IMPORTED INTO BASUTOLAND FROM GREAT BRITAIN, HOLLAND, BELGIUM, OR GERMANY.

It is hereby notified for general information that His Excellency the High Commissioner has been pleased to cancel Notice No. 54 of 1924 in so far as it relates to the imposition of a special customs duty (or dumping freight duty) on superphosphates imported into Basutoland from Great Britain, Holland, Belgium, or Germany.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown. 4th October, 1924.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 120 of 1924.

WITHDRAWAL OF FREIGHT DUMPING DUTY ON SUPER-PHOSPHATES IMPORTED INTO THE BECHUANALAND PROTECTORATE FROM GREAT BRITAIN, HOLLAND, BELGIUM, OR GERMANY.

It is hereby notified for general information that His Excellency the High Commissioner has been pleased to cancel Notice No. 59 of 1924 in so far as it relates to the imposition of a special customs duty (or dumping freight duty) on superphosphates imported into the Bechuanaland Protectorate from Great Britain, Holland, Belgium, or Germany.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown, 4th October, 1924.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 121 of 1924.

WITHDRAWAL OF FREIGHT DUMPING DUTY ON SUPER-PHOSPHATES IMPORTED INTO SWAZILAND FROM GREAT BRITAIN, HOLLAND, BELGIUM, OR GERMANY.

It is hereby notified for general information that His Excellency the High Commissioner has been pleased to cancel Notice No. 64 of 1924 in so far as it relates to the imposition of a special customs duty (or dumping freight duty) on superphosphates imported into Swaziland from Great Britain, Holland, Belgium, or Germany.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown, 4th October, 1924.

(Printed by the Government Printer, Pretoria.)

## HIGH COMMISSIONER'S NOTICE No 122 of 1924.

It is hereby notified for general information that, under the provisions of Act No. 10 of 1911 of the Union of South Africa, as of force in Basutoland, His Excellency the High Commissioner has been pleased to approve of the following regulations for wireless "Broadcasting" and amateur wireless experimenting in Basutoland. land.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown, 4th October, 1924.

REGULATIONS FOR WIRELESS "BROADCASTING" AND AMATEUR WIRELESS EXPERIMENTING IN BASUTOLAND.

#### PART 1.

### The Broadcaster.

1. Any person may apply to the Postmaster-General for a licence to establish a service of broadcasting wireless telephony. The Postmaster-General may, in his discretion, issue a licence on such terms and subject to such conditions as he may decide. For the purpose of the following regulations the term "Broadcaster" means any person who has been granted such a licence by the Postmaster-General.

2. The broadcaster shall establish at his own expense as soon

purpose of the following regulations the term Broadcaster means any person who has been granted such a licence by the Postmaster-General.

2. The broadcaster shall establish, at his own expense, as soon after his licence is granted as possible, a broadcasting station with machinery of the latest approved type, powerful enough to transmit easily over a distance to be specified in the licence. No other broadcasting licence shall be issued within such distance during the currency of such licence.

3. The broadcaster shall comply with such conditions not in conflict with these regulations as the Postmaster-General may from time to time communicate to him.

4. The licence shall continue in force for a period of five years, and at the end of the fourth year after its issue the broadcaster shall intimate in writing to the Postmaster-General whether he intends to apply for a renewal of the licence. Upon application made not less than three months before the expiry of the licence the Postmaster-General may grant a renewal of it for such period and on such terms and conditions as he may decide, or he may, in his discretion, refuse any such application for renewal.

5. The broadcaster shall carry out a regular service lasting in the total for a period prescribed in the licence, consisting of music, entertainment, instruction, public announcements, or other matter which may be approved by the Postmaster-General.

6. The broadcaster shall, at the request of the Postmaster-General, broadcast matter for public purposes, in addition to the ordinary programme, free of charge, for a total period not exceeding three hours in any week.

7. The broadcaster shall have the right to make contracts with listeners, subject to the maximum payments herein after specified, provided that contracts of different lengths may be made with listeners at different distances from the broadcasting station. Such contracts shall be on a form approved of by the Postmaster-General.

8. The broadcaster shall have the right to make contracts with electron

sets.

9. The broadcaster shall have the right to make contracts with advertisers to disseminate advertising matter, and make charges therefor, provided that advertisements shall not be broadcasted for more than ten per cent. of the total daily broadcasting time, or more than once per hour, or for more than six minutes continuously in any hour without the written permission of the Postmaster-General.

10. The broadcaster shall keep proper books of accounts concerning all capital operating and maintenance expenditure of the broadcasting system showing the net profits after allowing for interest on capital expended, sinking fund, and depreciation of the plant, taking into account obsolescence. Such books shall be open for inspection by any officer authorized by the Postmaster-General at any reasonable time.

11. The broadcaster shall not broadcast any news but purely local news or information in the nature of local news, except such as is referred to in regulation No. 6, unless obtained from or authorized under agreement with the publisher of a newspaper or news agency.

news agency.

#### PART 2.

#### The Listener.

12. For the purpose of these regulations, the "Listener" is any person located within the specified distance of a Broadcasting Station who has obtained from the Postmaster-General a licence to instal a receiving set.

13. A person who desires to become a listener shall make application to the broadcaster for a contract, subject to payment to the broadcaster of charges per receiving set not exceeding the following, to be paid annually in advance:—

For service to-

Private residences £2	0	0
Boarding establishments 3	Ö	0
Cafés, restaurants, or notels not licensed for sale		
Hotels and other premises licensed for the safe of	0	0
For other premises at such charges as the broad- caster, with the approval of the Postmaster-		

General, may determine.

The broadcaster shall not be entitled to decline to enter into such a contract with any one unless the Postmaster-General has signified his approval. If any person fails to enter into a contract with the broadcaster as herein required within one month of the date of the issue of his licence by the Postmaster-General, such licence shall be regarded as revoked, and the said licensee shall become liable to the penalties prescribed in section one hundred and eight of the Union Act, No. 10 of 1911, as of force in Basutoland, as if he were using unlicensed wireless apparatus.

14. Contracts for a period exceeding one year, but not exceeding the currency of the broadcaster's licence, may be entered into on payment by the listener of a reduced charge.

15. Any type of receiving apparatus may be employed by the listener, but no receiving set shall be used unless there has previously been obtained from the Postmaster-General a licence for the use thereof. Such licence shall be obtained upon written application, to the Postmaster-General setting forth the particulars of the said contract and the type of the receiving set, and upon payment of the sum of 5s. A licence so issued by the Postmaster-General shall be subject to such conditions as he may deem fit, and shall be available for twelve months from the date of issue, but may at the discretion of the Postmaster-General be renewed on payment of the sum of 5s. for each such renewal.

16. The listener shall at the end of the period of any licence either renew the licence within fourteen days or immediately discretion for the period of t

16. The listener shall at the end of the period of any licence either renew the licence within fourteen days or immediately dismantle his apparatus and give notice in writing thereof to the Postmaster-General.

#### PART 3.

#### Amateur Wireless Experimenters.

Amateur Wireless Experimenters.

17. No person shall be entitled to experiment in wireless communications within the distance specified in the licence of any broadcaster without complying with the regulations in this part.

18. Any person, being a British subject, who wishes to experiment in wireless communications within the said distance (herein after called an "experimenter") shall enter into a contract with a broadcaster and pay him such charges, not exceeding one-third of the ordinary charge made to listeners, as the broadcaster may demand. Such contracts shall be on a form approved by the Postmaster-General.

19. An experimenter desiring to make use of any approved.

19. An experimenter desiring to make use of any apparatus for the receiving of wireless communications shall make application to the Postmaster-General for a receiving licence, and shall, when making such application, produce to the satisfaction of the Postmaster-General evidence that he is a bona fide student and experimenter in the science of wireless communication. The Postmaster-General may issue such a licence for one year on payment of a fee of 5s.

20. The apparatus for receiving placed in use by an experimenter must be of such a kind that it will not cause waves to be emitted by resonance or otherwise which may interfere in any way with any listener.

21. An experimenter shall not be entitled to transmit wireless messages or waves of any kind whatsoever unless he obtains a transmitting licence under regulation No. 22.

22. An experimenter may, on complying with the regulations in this part, obtain from the Postmaster-General an amateur transmitting licence for one year, subject to the following conditions, and to payment of a fee of 5s:—

(a) Such licences shall be limited to such a number in any area as the Postmaster-General may decide.
(b) The periods during which the experimenter shall be allowed to operate shall not be more than two per week to be specified in the licence.

The power and wave lengths of the transmission and any other technical conditions shall be laid down in the licence.

The aerial used by any experimenter for transmission shall

(e) No charge may be made by the experimenter for the dissemination of matter of any kind whatsoever.

23. An experimenter may apply for a renewal of his licence before the expiration of the current period, and such renewal for a further period of twelve months may be granted by the Postmaster-General at his discretion and on payment of a fee of five shillings. If the experimenter fails to apply for renewal, or if the Postmaster-General declines to renew his licence, the experimenter shall immediately dismantle his wireless apparatus.

24. An experimenter must give ready access to any premises at any reasonable time to any officer authorized by the Postmaster-General for the purpose of examining the wireless apparatus installed by the experimenter.

#### GENERAL.

 $25.\ {\rm The\ licence\ of\ any\ broadcaster\ may\ be\ withdrawn\ by\ the\ Postmaster-General—}$ 

stmaster-General—

(a) if he fails within a period to be determined by the Postmaster-General to commence a broadcasting service which, in the opinion of the Postmaster-General, is adequate;
(b) if, in the opinion of the Postmaster-General, an inadequate service is being given at any time; or
(c) if he ceases to give such service for a period of one week; or
(d) if he continues to broadcast any matter or information of any class which the Postmaster-General considers objectionable and has requested him not to broadcast; or
(e) if in the opinion of the Postmaster-General the broadcaster has failed to carry out his contract with any listener or experimenter; or
(f) in the opinion of the Postmaster-General the service is being conducted in an improper manner; or
(g) if the broadcaster contravenes any provision of these regulations or any condition imposed thereunder or any term or condition of his licence.

On the withdrawal of a licence the broadcaster shall cease

On the withdrawal of a licence the broadcaster shall cease operations forthwith.

26. The licence of any listener or experimenter may be withdrawn by the Postmaster-General if, in his opinion, it is in the public interest to do so, in which case the listener or experimenter shall immediately dismantle his apparatus, and should he fail to do so any person authorized by the Postmaster-General or the broadcaster may do so, and for that purpose may enter any house or premises.

or premises.
27. Upon the withdrawal of any licence the licensee shall have no claim for a refund of any fee paid to the Postmaster-General or

the broadcaster.

28. These regulations are subject to alteration from time to time, provided that no alteration shall be made during the currency of a broadcaster's licence to his financial disadvantage without the broadcaster's consent.

(Printed by the Government Printer, Pretoria.)

### HIGH COMMISSIONER'S No. 123 of 1924.

It is hereby notified for general information that, under the provisions of Act No. 10 of 1911 of the Union of South Africa, as of force in Swaziland, His Excellency the High Commissioner has been pleased to approve of the following regulations for wireless "Broadcasting" and amateur wireless experimenting in Swaziland.

By Command of His Excellency the High Commissioner.

B. E. H. CLIFFORD, Imperial Secretary.

High Commissioner's Office, Capetown, 4th October, 1924.

REGULATIONS FOR WIRELESS "BROADCASTING" AND AMATEUR WIRELESS EXPERIMENTING IN SWAZILAND.

### PART 1.

#### The Broadcaster.

The Broadcaster.

1. Any person may apply to the Postmaster-General for a licence to establish a service of broadcasting wireless telephony. The Postmaster-General may, in his discretion, issue a licence on such terms and subject to such conditions as he may decide. For the purpose of the following regulations the term "Broadcaster" means any person who has been granted such a licence by the Postmaster-General.

2. The broadcaster shall establish, at his own expense, as soon after his licence is granted as possible, a broadcasting station with machinery of the latest approved type, powerful enough to transmit easily over a distance to be specified in the licence. No other broadcasting licence shall be issued within such distance during the currency of such licence.

3. The broadcaster shall comply with such conditions not in conflict with these regulations as the Postmaster-General may from time to time communicate to him.

4. The licence shall continue in force for a period of five years, and at the end of the fourth year after its issue the broadcaster shall intimate in writing to the Postmaster-General whether he intends to apply for a renewal of the licence. Upon application made not less than three months before the expiry of the licence the Postmaster-General may grant a renewal of it for such period and on such terms and conditions as he may decide, or he may, in his discretion, refuse any such application for renewal.

5. The broadcaster shall carry out a regular service lasting in the total for a period prescribed in the licence, consisting of music, entertainment, instruction, public announcements, or other matter which may be approved by the Postmaster-General.

6. The broadcaster shall carry out a regular service lasting in the total for a period prescribed in the licence, consisting of music, entertainment, instruction, public announcements, or other matter which may be approved by the Postmaster-General.

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9. The broadcaster shall have the right to make contracts with advertisers to disseminate advertising matter, and make charges therefor, provided that advertisements shall not be broadcasted for more than ten per cent. of the total daily broadcasting time, or more than once per hour, or for more than six minutes continuously in any hour without the written permission of the Postmaster-General

10. The broadcaster shall keep proper books of accounts concerning all capital operating and maintenance expenditure of the broadcasting system showing the net profits after allowing for interest on capital expended, sinking fund, and depreciation of

the plant, taking into account obsolescence. Such books shall be open for inspection by any officer authorized by the Postmaster-General at any reasonable time.

11. The broadcaster shall not broadcast any news but purely local news or information in the nature of local news, except such as is referred to in regulation No. 6, unless obtained from or authorized under agreement with the publisher of a newspaper or news agency.

#### PART 2.

#### The Listener.

The Listener.

12. For the purpose of these regulations, the "Listener" is any person located within the specified distance of a Broadcasting Station who has obtained from the Postmaster-General a licence to instal a receiving set.

13. A person who desires to become a listener shall make application to the broadcaster for a contract, subject to payment to the broadcaster of charges per receiving set not exceeding the following, to be paid annually in advance:

For service to—

Private residences

Private residences .

#### PART 3.

## Amateur Wireless Experimenters.

17. No person shall be entitled to experiment in wireless communications within the distance specified in the licence of any broadcaster without complying with the regulations in this part.

18. Any person, being a British subject, who wishes to experiment in wireless communications within the said distance (herein after called an "experimenter") shall enter into a contract with a broadcaster and pay him such charges, not exceeding one-third of the ordinary charge made to listeners, as the broadcaster may demand. Such contracts shall be on a form approved by the Postmaster-General.

19. An experimenter desiring to make use of any apparatus for

19. An experimenter desiring to make use of any apparatus for the receiving of wireless communications shall make application to the Postmaster-General for a receiving licence, and shall, when making such application, produce to the satisfaction of the Postmaster-General evidence that he is a bona fide student and experimenter in the science of wireless communication. The Postmaster-General way issue such a licence for one research. General may issue such a licence for one year on payment of a fee

General may issue such a licence for one year on payment of a fee of 5s.

20. The apparatus for receiving placed in use by an experimenter must be of such a kind that it will not cause waves to be emitted by resonance or otherwise which may interfere in any way with any listener.

21. An experimenter shall not be entitled to transmit wireless messages or waves of any kind whatsoever unless he obtains a transmitting licence under regulation No. 22.

22. An experimenter may, on complying with the regulations in this part, obtain from the Postmaster-General an amateur transmitting licence for one year, subject to the following conditions, and to payment of a fee of 5s:—

(a) Such licences shall be limited to such a number in any area as the Postmaster-General may decide.

(b) The periods during which the experimenter shall be allowed to operate shall not be more than two per week to be specified in the licence.

(c) The power and wave lengths of the transmission and any

The power and wave lengths of the transmission and any other technical conditions shall be laid down in the licence. The aerial used by any experimenter for transmission shall

(1) Not greater than the following maximum dimensions-

 With a single wire:
 40 feet.

 Height above ground ...
 60 feet.

 Total length of wire ...
 100 feet.

 With a double wire:
 40 feet.

 Height above ground ...
 40 feet.

 Length of each wire ...
 70 feet.

 (that is, a total length of wire of 140 feet.)

(2) In such a position that it is easily seen from a public roadway.

(e) No charge may be made by the experimenter for the dissemination of matter of any kind whatsoever.

23. An experimenter may apply for a renewal of his licence before the expiration of the current period, and such renewal for a further period of twelve months may be granted by the Postmaster-General at his discretion and on payment of a fee of five shillings. If the experimenter fails to apply for renewal, or if the Postmaster-General declines to renew his licence, the experimenter shall immediately dismantle his wireless apparatus.

24. An experimenter must give ready access to any premises at any reasonable time to any officer authorized by the Postmaster-General for the purpose of examining the wireless apparatus installed by the experimenter.

#### GENERAL.

25. The licence of any broadcaster may be withdrawn by the Postmaster-General—

(a) if he fails within a period to be determined by the Postmaster-General to commence a broadcasting service which, in the opinion of the Postmaster-General, is adequate;
(b) if, in the opinion of the Postmaster-General, an inadequate service is being given at any time; or
(c) if he ceases to give such service for a period of one week; or
(d) if he continues to broadcast any matter or information of any class which the Postmaster-General considers objectionable and has requested him not to broadcast; or
(e) if in the opinion of the Postmaster-General the broadcaster has failed to carry out his contract with any listener or experimenter; or
(f) in the opinion of the Postmaster-General the service is being conducted in an improper manner; or
(g) if the broadcaster contravenes any provision of these regulations or any condition imposed thereunder or any term or condition of his licence.
On the withdrawal of a licence the broadcaster shall cease

On the withdrawal of a licence the broadcaster shall cease operations forthwith.

26. The licence of any listener or experimenter may be withdrawn by the Postmaster-General if, in his opinion, it is in the public interest to do so, in which case the listener or experimenter shall immediately dismantle his apparatus, and should he fail to do so any person authorized by the Postmaster-General or the broadcaster may do so, and for that purpose may enter any house or premises.

or premises.

27. Upon the withdrawal of any licence the licensee shall have no claim for a refund of any fee paid to the Postmaster-General or

28. These regulations are subject to alteration from time to time, provided that no alteration shall be made during the currency of a broadcaster's licence to his financial disadvantage without the broadcaster's consent.

(Printed by the Government Printer, Pretoria.)

#### SWAZILAND.

# SALE IN EXECUTION

(WITHOUT RESERVE.)

In the matter between THE STANDARD BANK OF SOUTH AFRICA, LIMITED, Plaintiffs, and SOBHUZA NKOSI DHLAMINI, N.O., Defendant.

In execution of the judgment of the Special Court of Swaziland, in the above suit, a sale will be held outside the Court-house, Mbabane, Swaziland, on Friday, the 31st day of October, 1924, at 11 o'clock in the forenoon precisely, of the following properties

wit:—

(a) Certain portion marked "E" of Land Concession No. 134 L, situate in the District of Mbabane (North) in Swaziland; measuring one thousand two hundred and sixteen (1,216) morgen two hundred and ninety-eight (298) square roods.

(b) The remaining extent of Land Concession No. 134 L, situate in the District of Mbabane (North) in Swaziland; measuring as such two thousand seven hundred and sixty-three (2,763) morgen and seven (7) square roods.

#### CONDITIONS. OF SALE.

One-third purchase price payable on confirmation of sale by Court, one-third within six months, and the balance within twelve months. Such sums to bear interest at 8½ per cent. per annum to dates of payment. Purchaser to pay all transfer dues, transfer duty, and costs connected with transfer, and to furnish at the time of sale sureties for the due payment of the purchase price, interest, and other expenses.

W W HEHER

W. W. USHER, Sheriff of Swaziland.

Sheriff's Office, Mbabane, Swaziland, 29th September, 1924.