REPUBLIC OF BOTSWANA





GOVERNMENT GAZETTE

Vol. XIX No. 27	GABORONE	5th June, 1981
	CONTENTS	S.
		Page
Notice of Applicat	ion for Licence to Manufacture –	
) Ltd G.N. No. 219 of 1981 (Second Publication)	546
Farzana Texti	les (Pty) Ltd G.N. No. 220 of 1981 (Second Publication)	546
Applications for W	Vater Rights - G.N. No. 221 of 1981 (Second Publication)	547 – 548
Acting Appointme		
Permanent Se	cretary, Ministry of Works and Communications — G.N. No. 222 of 19	81 549
Permanent Se	cretary, Ministry of Finance and Development Planning -	
	3 of 1981	549
Notice of Applicat	ion for Change of Name - G.N. No. 224 of 1981	549
Treasury Bills -	Issue of 29th May, 1981 — G.N. No. 225 of 1981	550
Applications for G	Sovernment of Botswana Treasury Bills - G.N. No. 226 of 1981	, , 550
Notice of intention	to strike companies off the Register - G.N. No. 227 of 1981	551
Notice of Application	on for Licence to Manufacture - G.N. No. 228 of 1981 (First Publication).	552
	uthorization of Change of Surname - G.N. No. 229 of 1981	
Liquor Licensing	Courts — July, 1981 — G.N. No. 230 of 1981	553-554
Public Service Exa	minations - G.N. No. 231 of 1981	554-555
Tl	ne following Supplements are published with this issue of the Gazette -	-
•	Judgments (International Enforcement) Bill, 1981 — Bill No. 13 of 1981	B53 -65 B.67 -69
Supplement C -	Forest (Declaration of Protected Trees) Order, 1981 -	
	S.I. No. 53 of 1981	
	Prisons (Amendment of Schedule) Order, 1981 $-$ S.I. No. 54 of 1981 .	C.204
	Telecommunications (Amendment) Regulations, 1981 —	
	S.I. No. 55 of 1981	C.205—218
	Amendment of Schedules (No. 15) Notice, 1981 — S.I. No. 56 of 1981.	C.219
	Citizenship of Botswana (Supplementary Provisions) (Extension of Pe	
	Renunciation of Citizenship) (No. 7) Order, 1981 — S.I. No. 57 of 19	81 C.220

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Government Notice No. 219 of 1981

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for Licence to Manufacture

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made:

Name of applicant and address:

Multipak (Pty) Ltd., P.O. Box 35, Francistown.

List of products it is proposed to manufacture:

Packaging material and containers.

Proposed location of manufacturing activities:

Francistown.

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 13th day of May, 1981.

R.P. BOIKANYO, for Permanent Secretary, Ministry of Commerce and Industry.

L2/7/144 IX.
Second Publication

Government Notice No. 220 of 1981

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for Licence to Manufacture

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made:

Name of applicant and address:

Farzana Textiles (Pty) Ltd., P.O. Box 361, Gaborone.

List of products it is proposed to manufacture:

Underwear, ladies and gents and children's garments, handkerchiefs, trousers, shirts, ties, baby pilchers and baby shawls.

Proposed location of manufacturing activities:

Gaborone.

2. Any person who wishes to make representations in terms of section 8(1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 14th day of May, 1981.

R.P. BOIKANYO, for Permanent Secretary, Ministry of Commerce and Industry.

L2/7/144 IX

Second Publication

Government Notice No. 221 of 1981

WATER ACT (Cap. 34:01)

WATER REGULATIONS (Cap. 34:01 (Sub. Leg.))

Applications for Water Rights

IN ACCORDANCE with the provisions of regulation 12 of the Water Regulations, notice is hereby given that the applications set out in the Schedule for the grant of water rights have been made to the Water Apportionment Board, in respect of which applications are set forth —

(a) the name and address of the applicant;

(b) the location of the place in respect of which application is made; and

(c) the nature of the right sought and whether it is desired to be declared appurtenant to any land.

- 2. Any objection to the grant of any of the rights applied for must be lodged with the Secretary, Water Apportionment Board, Private Bag 0029, Gaborone within 30 days of the publication of this notice and shall state
 - (a) the name and address of the objector;
 - (b) the matter to which objection is made;
 - (c) the grounds of the objection;
 - (d) the interests of the objector;
 - (e) whether the objector wishes to be heard by the Board.

SCHEDULE

- 1. (a) Cogefar S.P.A. Botswana Branch, P.O. Box 737, Francistown
 - (b) Borehole along Nata-Kazungula Road (171 km),
 - (c) 90 000 litres per day (20 000 g.p.d.) for road construction purposes.
- 2. (a) Cogefar S.P.A. Botswana Branch, P.O. Box 737, Francistown,
 - (b) Borehole along Nata-Kazungula Road (189) km,
 - (c) 157 500 litres per day (35 000 g.p.d.) for road construction purposes.
- 3. (a) M. Moswaane, P.O. Box 11, Ramotswa
 - (b) River Draw-off 10 km South of Notwane Dam (Notwane River),
 - (c) 11 500 litres per day (2 556 g.p.d.) for irrigation purposes.
- 4. (a) Masetswana Dam Syndicate, P.O. Box 112, Kanye,
 - (b) Haffir Dam at Masetswana/Kanye area,
 - (c) 67 500 litres per day (15 000 g.p.d.) for stock watering purposes.
- 5. (a) Seokangwane Dam Syndicate, P.O. Box 88, Kanye,
 - (b) Haffir Dam at Seokangwane/Kanye area,
 - (c) 67 500 litres per day (15 000 g.p.d.) for stock watering purposes.
- 6. (a) Gasethebe Dam Syndicate, P.O. Box 377, Kanye,
 - (b) Haffir Dam at Gasethebe/Kanye Area,
 - (c) 67 500 litres per day (15 000 g.p.d.) for stock watering purposes.
- 7. (a) Lekgopha Dam Syndicate, P.O. Box 46, Kanye,
 - (b) Haffir Dam at Taupone/Kanye Area,
 - (c) 67 500 litres per day (15 000 g.p.d.) for stock watering purposes.
- 8. (a) Wairakiki (Pty) Ltd., P.O. Box 12, Francistown,
 - (b) River Draw-off Tati River (Plot No. 9),
 - (c) To increase Water Right No. B852 from 18 200 litres per day to 150 000 litres per day (33 333 g.p.h.) for irrigation purposes.
- 9. (a) J.P. Sono, P.O. Box 305, Mahalapye,
 - (b) River Draw-off (15 km from the old main bridge downstream) Mahalapye River,
 - (c) 15 350 litres per day (3 411 g.p.d.) for irrigation use.
- 10. (a) Taupone Dam Syndicate, P.O. Box 43, Kanye,
 - (b) Haffir Dam at Maio/Kanye Area,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 11. (a) N.M. Lokgaba, P.O. Box 91, Francistown,
 - (b) Haffir dam at Magodiri/Kanye Area,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 12. (a) Kgalagadi District Council, Private Bag 5, Tsabong,
 - (b) Borehole No. 3669 at Omawaneno,
 - (c) 60 000 litres per day (13 333 g.p.d.) for village supply.
- 13. (a) Kgalagadi District Council, Private Bag 5, Tsabong,
 - (b) Borehole No. 3520 at Rapplespan Village,
 - (c) 26 000 litres per day (5 778 g.p.d.) for village supply.

- 14. (a) A.A. Matlho, P.O. Box 8, Lentsweletau,
 - (b) Borehole No. Z3836 at Dipholo,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 15. (a) R.N. Mannathoko, P.O. Box 183, Gaborone,
 - (b) Borehole No. Z3846 at Gaogoree pan (state land),
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 16. (a) Tswelela Borehole Syndicate, P.O. Box 21, Thamaga,
 - (b) Borehole No. Z3888 at Mosadimogolo (Farm No. G13),
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 17. (a) K.S. Selato, P.O. Box 301, Mahalapye,
 - (b) Borehole No. Z3988 West of Mahalapye,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 18. (a) Xhoshe Cha Syndicate, P.O. Box 301, Mahalapye,
 - (b) Borehole No. Z3989 West of Mahalapye,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 19. (a) Dikhudu Borehole Syndicate, P.O. Box 128, Mochudi,
 - (b) Borehole No. Z1712 at Dikhudu,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 20. (a) Director of Veterinary Services, Private Bag 003, Gaborone,
 - (b) Borehole No. 3142 at Tsau,
 - (c) 18 200 litres per day (4 000 g.p.d.) for stock watering purposes.
- 21. (a) Director of Veterinary Services, Private Bag 003, Gaborone,
 - (b) Borehole No. 3149 at Kgomotshwana,
 - (c) 18 200 litres per day (4 000 g.p.d.) for stock watering purposes.
- 22. (a) T.M. Raditau, P.O. Kalamare Via Mahalapye,
 - (b) Borehole No. Z3944 at Ramothokga/Kalamare,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 23. (a) S.K. Senyatso, P.O. Box 25, Bobonong,
 - (b) River Draw-off at the Confluence of Shashe river and Motojwane stream,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 24. (a) G. Seitshiro, P.O. Box 478, Gaborone,
 - (b) Borehole No. Z3734 at Mmammala,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 25. (a) P. Mojejema, Molalatau Village, Private Bag 1, Bobonong,
 - (b) Open well at Pepe.
 - (c) 9 100 litres per day (2 000 g.p.d.) for domestic use.
- 26. (a) A. Solomon, P.O. Box 223, Kanye,
 - (b) Borehole No. Z4044 at Molalatau,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 27. (a) Success Borehole Syndicate, P.O. Box 21, Thamaga,
 - (b) Borehole No. Z3997 at Rebakwena (Ranch No. G5),
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 28. (a) M. Rakwadi, Tobane School, P.O. Box 492, Selebi-Phikwe,
 - (b) Borehole No. Z3522 at Karie,(c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 29. (a) Sebiso Farm (Pty) Ltd., P.O. Box 96, Ramokwebana,
 - (b) Haffir Dam Tshesebe,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 30. (a) Sebiso Farm (Pty) Ltd., P.O. Box 96, Ramokgwebana,
 - (b) River Draw-off at Inchwe River,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.
- 31. (a) Sebiso Farm (Pty) Ltd., P.O. Box 96, Ramokgwebana,
 - (b) Borehole at Tshesebe,
 - (c) 18 200 litres per day (4 000 g.p.d) for domestic use.
- 32. (a) M.M.G. Moaro, P.O. Box 143, Serowe,
 - (b) Borehole No. Z2004 at Masama,
 - (c) 18 200 litres per day (4 000 g.p.d.) for domestic use.

DATED this 20th day of May, 1981.

.vluqu

S.G. SOKWANE, Secretary, Water Apportionment Board.

Government Notice No. 222 of 1981

CONSTITUTION OF BOTSWANA

Acting Appointment — Permanent Secretary, Ministry of Works and Communications

IN EXERCISE of the powers conferred on His Excellency the President by section 112 of the Constitution, — MURRAY JAMES BUSANG

has been appointed to act as Permanent Secretary, Ministry of Works and Communications with effect from 19th May, 1981 to 20th May, 1981, both dates inclusive.

DATED this 19th day of May, 1981.

P.L. STEENKAMP,
Permanent Secretary to the President,
Office of the President

L2/7/98 XIV

Government Notice No. 223 of 1981

CONSTITUTION OF BOTSWANA

Acting Appointment — Permanent Secretary, Ministry of Finance and Development Planning

IN EXERCISE of the powers conferred on His Excellency the President by section 112 of the Constitution, — PHOPHI THAPELO NTETA

has been appointed to act as Permanent Secretary, Ministry of Finance and Development Planning on 29th May, 1981.

DATED this 29th day of May, 1981.

P.L. STEENKAMP,
Permanent Secretary to the President,
Office of the President

L2/7/98 XIV

Government Notice No. 224 of 1981

DEEDS REGISTRY ACT (Cap. 33:03)

Notice of application for change of name

Pursuant to section 89 (1) of the Deeds Registry Act, NOTICE IS HEREBY GIVEN that an application has been made to me for a change of name from the Chobe Farmers Brigade to Chobe Brigades Development Trust to be endorsed on Notarial Deed of Trust M.A. No. 159/75 dated 28th November, 1975.

Any person who objects to such change of name is hereby required to lodge such objection in writing with the Registrar of Deeds, Private bag 0020, Gaborone, within 30 days from the date of publication of this Notice.

DATED this 21st day of May, 1981.

E.K. DABUTHA, Registrar of Deeds Government Notice No. 225 of 1981

STOCK, BONDS AND TREASURY BILLS ACT (Cap. 56:07)

TREASURY BILLS REGULATIONS (Cap. 56:07 (Sub. Leg.))

Treasury Bills - Issue of 29th May, 1981

The Bank of Botswana announce that applications totalling P5 200 000 were received on 27th May, 1981, for the offer of P1 000 000 Treasury Bills for issue on 29th May, 1981, at a price of 98,75%.

Applications were scaled down pro rata and applicants received an allotment of approximately 19,2% of the amount of Bills applied for. L2/7/237

Government Notice No. 226 of 1981

STOCK, BONDS AND TREASURY BILLS ACT (Cap. 56:07)

TREASURY BILLS REGULATIONS (Cap. 56:07 (Sub. Leg.))

Applications for Government of Botswana Treasury Bills

The Minister of Finace and Development Planning hereby gives notice that applications will be received at the Bank of Botswana, Khama Crescent, Gaborone. on Thursday, 11th June, 1981, at 12 noon, for Treasury Bills to be issued under the Stock, Bonds and Treasury Bills Act and in accordance with the Treasury Bills Regulations to the amount of P1 000 000.

- 2. The price per cent at which the Bills will be offered will be published by the Bank of Botswana not later than 9 a.m. on Thursday, 11th June, 1981.
- 3. The Bills will be in amount of P1 000 or a multiple of P1 000. They will be dated 12th June, 1981 and will be due 91 days after date.
 - 4. The Bills will be issued and paid at the Bank of Botswana.
 - 5. Each application must be for a minimum of P1 000.
 - 6. Applications must be made through a commercial bank in Botswana.
- 7. Notification will be sent, on the same day as applications are received, to the persons whose applications are accepted in whole or in part.
- 8. Payment in full of the amount due in respect of such accepted applications must be made to the Bank of Botswana by means of cash or by draft or cheque drawn on the Bank of Botswana not later than noon on the day on which the relative Bills are to be dated.
- 9. Applications must be made on the official printed forms which may be obtained from the commercial banks or the Accounts and Banking Office, Bank of Botswana.
- 10. The Minister of Finance and Development Planning reserves the right to reject any application in whole or in part.

DATED this 26th day of May, 1981.

B. GAOLATHE,
Permanent Secretary,
Ministry of Finance and Development Planning.

Government Notice No. 227 of 1981

COMPANIES ACT (Cap. 42:01)

Notice of intention to strike companies off the Register

IN EXERCISE of the powers conferred by section 277 (3) of the Companies Act on the Registrar of Companies, he, having reasonable cause to believe that the companies listed in the Schedule are not carrying on business and are not in operation, hereby gives notice that unless cause is shown to the contrary the said companies will be struck off the Register and thereby dissolved at the expiration of 3 months from the date of publication of this notice.

SCHEDULE

Number	Name of Company
823	Reg Hart & Sons (Botswana) (Proprietary) Limited
1037	Film Productions Botswana (Proprietary) Limited
1104	C.H. Coetzee and Sons (Proprietary) Limited
1345	Tladi & Associates (Proprietary) Limited
1446	The Bargain Centre (Proprietary) Limited
1556	Kalahari Motors (Botswana) (Proprietary) Limited
1848	Ranger Industries (Proprietary) Limited
1938	Charleshill Trading Company (Proprietary) Limited
1975	Wildlife Management (Botswana) (Proprietary) Limited
2013	Dila Building Construction (Proprietary) Limited
2056	Accounting Network (Botswana) (Proprietary) Limited
2078	Serowe Pharmacy (Proprietary) Limited
2093	Sun Valley Foods (Botswana) (Proprietary) Limited
2094	Kgalagadi Exports (Proprietary) Limited
2097	B.E.G.S. (Botswana) (Proprietary) Limited
2143	Galaxy Electrical (Proprietary) Limited
2199	Moletsane's Bookkeeping Services (Botswana) (Proprietary) Limited
2240	Noco (Proprietary) Limited
2310	Setair (Proprietary) Limited
2351	Inter-Africa Import & Export (Proprietary) Limited
2530	Steel Build (Proprietary) Limited
2363	Magnum Services (Proprietary) Limited
2535	Machana Transport Botswana (Proprietary) Limited
2536	Wild Animal Skins & Trophies (Proprietary) Limited
2575	Pitse Corporation (Proprietary) Limited
2608	Cos-Pharm (Proprietary) Limited
2662	Young Generation (Proprietary) Limited
2698	Buildmore Construction (Proprietary) Limited
2722	Soundweld (Proprietary) Limited
2883	Cams (Proprietary) Limited
2923	Express Auto Electrical (Proprietary) Limited
2937	Seshabo Meat Products (Proprietary) Limited
2940	J.M. Excavators (Proprietary) Limited
3025	Induna Trucking (Proprietary) Limited
3068	African Bow Hunt Safari (Proprietary) Limited
3084	Far West (Proprietary) Limited
3095	Behrens (Botswana) (Proprietary) Limited

DATED this 25th day of May, 1981.

O.R.N. KALABEN, Registrar of Companies Government Notice No. 228 of 1981

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for Licence to Manufacture

IN ACCORDANCE with section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made.

Name of applicant and address:

Euro Exports (Pty) Ltd.

P.O. Box 5.

Maun

List of products it is proposed to manufacture:

Shirts and Blouses

Proposed location of manufacturing activities:

Continue:

Maun

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 20th day of May, 1981.

R.P. BOIKANYO. for Permanent Secretary.

Ministry of Commerce and Industry.

First Publication

Government Notice No. 229 of 1981

CHANGE OF NAME ACT (Cap. 15:06)

Applications for Authorisation of Change of Surname

IT IS HEREBY NOTIFIED in accordance with section 4 (2) of the Change of Name Act that applications have been made to the Minister of Home Affairs by the persons whose names and addresses are hereinafter specified for the Minister's authority to assume the surname hereinafter specified opposite thier names and addresses.

Any person who objects to the applications shall notify the Minister of such objection and the grounds thereof within 30 days of the publication of this notice.

Name and address of applicant Proposed Surname Reasons given by applicant for wishing to assume proposed surname

Linky Boang Raphepe P.O. Box 10024

Raphepe is her grandfather and Matsetse is her Matsetse

father's grandfather.

Thomas Molefe Sefako Molefe is his mother's maiden surname and Sefako P.O. Box 412 is the real surname.

DATED this 21st day of May, 1981.

B. MOOKODI. Permanent Secretary, Ministry of Home Affairs.

Gahorone

Gaborone

Government Notice No. 230 of 1981

LIQUOR ACT (Cap. 45:01)

Liquor Licensing Courts - July, 1981

IN EXERCISE of the powers conferred on the Minister of Commerce and Industry by section 16 (1) of Liquor Act, it is hereby notified that Licensing Courts will be held at 9.00 a.m. on the dates and at the places set out in the first and second columns respectively of the Schedule in respect of applications set out opposite thereto in the third column of the Schedule.

		pectively of the Schedule in respect of applications set out opposite
thereto in the third	l column of the Sched	ule.
		SCHEDULE
First Column	Second Column	Third Column
7/7/81	Mahalapye	T.P. Segaise, P.O. Box 79, Mahalapye, for issue of a Bar Liquor
		Licence and a Bottle Store Licence at Mahalapye.
		R. Sekwati, P.O. Box 200, Mahalapye, for issue of a Bar Liquor
		Licence at Makwate Village.
		C.D. Mogotsi, P.O. Box 267, Mahalapye, for issue of a Restaurant
		Liquor Licence at Makwate Village.
		D.S. Mongale, P/Bag 001, Mahalapye, for issue of a Bar Liquor
		Licence at Capricorn.
		E. Mbayi, P.O. Box 197, Mahalapye, for issue of a Bar Liquor
		Licence at Kodibeleng.
		M.M. Motsopa, P.O. Mookane, Mahalapye, for issue of a Bottle
		Store Licence at Mookane.
		K.T. Ramosweu, P.O. Box 20626, Gaborone, for issue of a Bar
	1	Liquor Licence at Makwate.
8/7/81	Orapa	Jack M. Keseilwe, P.O. Box 47, Letlhakane, for issue of a Bottle
0/7/01	Огара	Store Licence at Mmatshumo.
		B.L. Moalosi, P.O. Box 241, Orapa, for issue of a Bar Liquor Licence and a Bottle Store Licence at Letlhakane.
	3	
		Rosina Mamitwa, P.O. Box 6, Letlhakane, for issue of a Bar
0 /7 /01	T - b	Liquor Licence at Letlhakane.
8/7/81	Lobatse	S.M. Mophuting, P.O. Box 400, Lobatse, for issue of a Bottle
E /E /O1	**	Store Licence at Woodhall.
7/7/81	Kasane	Justice Gumbo, P.O. Box 13, Kasane, for issue of a Bottle Store
		Licence at Kasane.
		K.G. Siolwe, P.O. Box 25, Kasane, for issue of a Bottle Store
C (5 (0)		Licence at Pandamatenga.
6/7/81	Gantsi	J.J. Kangootu, P.O. Charleshill, Gantsi, for issue of a Bottle Store
		Licence at Charleshill.
		Dan G. Mbish, P.O. Box 9, Gantsi, for issue of a Bottle Store
		Licence at Khuratshwa.
		R.F.D. Setema, P.O. Box 4, Gantsi, for issue of a Bottle Store
		Licence at Kodibeleng.
6/7/81	Serowe	B.M. Podipedi, P.O. Box 100, Bobonong, for issue and transfer
		of Bottle Store Licence at Bobonong.
		L.T. Khama, P.O. Box 1585, Gaborone, for issue of a Club
		Liquor Licence at Serowe.
		B.J. Johnson, P/Bag 038, Gaborone, for issue of a Bottle Store
		Licence at Thabala.
		I. Essack, P.O. Box 168, Serowe, for issue of a Bar Liquor licence
		at Palapye.
	2	G. Molosiwa, P.O. Box 49, Majwaneng, Via Palapye,
		L.M. Mosweu, P.O. Box 416, Serowe, for issue of Restaurant
		Liquor Licence at Serowe.
		E. Okabetse, P.O. Box 710, Serowe, for issue of a Restaurant
	18	Liquor Licence at (Kgopa) Serowe.
		G.O. Resheng, P.O. Box 401, Serowe, for issue of a Bottle Store
		Tinner of Tanisi

Store Licence at Ratholo. J. Phiri, P.O. Box 289, Ser

Licence at Topisi.

J. Phiri, P.O. Box 289, Serowe, for issue of a Bottle Store Licence at Paje.

W. Manyana, P.O. Box 26, Moeng College, for issue of a Bottle

	B.J. Reasantse, Kgagodi, for issue of a Bar Liquor Licence and a
	Bottle Store Licence at Kgagodi.
Selebi-Phikwe	J. Orekang, P.O. Box 21, Selebi-Phikwe, for issue of a Bottle
	Store Licence at Botshabelo South.
	D.E. Seretse, P.O. Box 454, Gaborone, for issue of a Bottle Store
	Licence at Selebi-Phikwe.
	D. Mhiemang, P.O. Box 47, Molepolole for issue of a Bar Liquor
	Licence at Botshabelo.
	B.V. Sechele, P.O. Box 3, Selebi-Phikwe, for issue of a Bar Liquor
	Licence and a Bottle Store at Area SX.
Tsabong	J. Matthys, P.O. Box X6011, Struizendam, for issue of a Bottle
	Store Licence at Struizendam.
	C.K. Mothelesi, P.O. Box 10, Tsabong, for issue of a Bottle
	Store Licence at Tsabong.
Gaborone	Farida Chinoy, House No. 3436, Ext. 12 Gaborone, for issue of a
	Restaurant Liquor Licence at Ext. 12.
	•

DATED this 20th day of May, 1981.

C. BLACKBEARD,
Acting Minister of Commerce and Industry.

L2/7/102 III

Government Notice No. 231 of 1981

PUBLIC SERVICE EXAMINATIONS

It is notified for general information that the following candidates were successful in the Examinations at the end of the following courses.

GENERAL GEOLOGY THEORY

GENERAL GLOLOGI THEORI	
Fanie Phiri Gotlop	3rd Class
BUILDINGS DEPARTMENTAL EXAMINATIONS	
Jonatan Bhebe	3 Class
TRADE TEST "B" EXAMINATION — GOVERNMENT PRIN	TING
Kgosietsile Kgabi	3 Class
INTERMEDIATE POSTAL EXAMINATION	
Miss Malebogo Hauya	1st Class
Kealebale Matshego	1st Class
Dipogiso Segola	1st Class
Keagile Motlhabane	1st Class
Ikgopoleng Thekiso	1st Class
Peggy Monyamane	2nd Class
Paul Omphile	2nd Class
Violet Kgobe	3rd Class
Lenkwetse Mathala	3rd Class
Grade Sesinyi	3rd Class
BASIC IMMIGRATION COURSE	
Kgalemi M. Mechidi	1st Class
Barulaganye Magowe	1st Class
Solomon K. Mmono	1st Class
Bame Sesa	1st Class
Benjamin Rametae Moilwe	1st Class
Joseph Motsumi	1st Class
David Tyolo	2nd Class
Cavin T. Seru	2nd Class
Susan Kowa	2nd Class
Ntlhe R. Ntswetswe	2nd Class
Boitshwarelo Chepete	2nd Class
Lekoko Bakane	2nd Class
Palai F. Ramodi	2nd Class
Selebogo Wale	2nd Class

Mogapi Cedric Mmelesi	2nd Class
Sandrinah Magapa	2nd Class
Aaron Mhaphi	2nd Class
Lekgotla B. Baitumetse	3rd Class
David Tatedi	3rd Class
ADVANCED POSTAL EXAMINATION	
Grace Motswakhumo	1st Class
Parominus Moses Mbaeva	1st Class
Grace Mokonenyana Sebitla	2nd Class
George M. Stegling	3rd Class
Kingsley Kgosietsile Keoitse	3rd Class
TECHNICAL ASSISTANT PROMOTION	
EXAMINATION IN HYDROGEOLOGY	
Samuel Tefo Motlogelwa	3rd Class
TECHNICAL ASSISTANTS PROMOTIONAL	ora Grass
EXAMINATION IN DRILLING — WATER AFFAIRS	
Albert Dipatane	2nd Class
Moalosi Fisher	2nd Class
Basimane Mannaesi	2nd Class
Wilson Ndlovu	3rd Class
Malete Mosikari	3rd Class
WILDLIFE PROMOTION COURSE	ora Grado
Malta Ramaabya	1st Class
Tom Sebeilwe	2nd Class
Tom Sebeilwe Setshube	2nd Class
Gillet Thompson Masina	2nd Class
Abram Modo	2nd Class
Fannie Ben	2nd Class
Andrew Chwene	3rd Class
	Jiu Giass

The results were checked and certified correct by the Public Service Commission on the 29th April, 1981.

DATED this 29th day of May, 1981.

V. MATLHAKU, Secretary, Public Service Commission.

L2/7/194 III

PUBLIC NOTICES

Selebi-Phikwe Town Council — Town Clerk's Notice No. 46 of 1981

STATE LAND ACT (Cap. 32:01)

NOTICE TO OCCUPIERS OF STATE LAND IN THE TOWNSHIP OF SELEBI-PHIKWE

WHEREAS BY notices published in the gazette pursuant to section 4A(1) of the State Land Act No. 4 of 1980, the Town Council of Selebi-Phikwe as authorized person under section 4A(1) of said Act.

Now therefore notice is hereby given by the said Selebi-Phikwe Town Council to the occupiers of sites listed below that, pursuant to the authority vested on it by the said State Land Act, and due to costs in the services and other amenities provided by it in connection with the use of such land, the Selebi-Phikwe Town Council will have to impose the monthly payment of such service levy of five pula (5,00), starting from the first of July, 1981 and subsequently on the first day of each month thereafter.

SCHEDULE

Botshabelo South, General Plan DSL. 241/80 and plan NQ-130a Lots 6982-6996 and Lots 6997-7015 respectively. As appears in Government Notice No. 159 of 1981 of the Government gazette dated 21st day of April, 1981.

B.G. SESINYI, Town Clerk

External Representative Licence

NOTICE IS HEREBY given that Mac's Agencies (Proprietary) Limited intends to apply for an External Representative Licence to trade in the following goods: general steel merchant.

Represented by: Mr D. Maclaggan, c/o Minchin & Kelly, P.O. Box 1339, Gaborone.

Any person objecting to grant of such certificate should within seven days of second publication of this notice give in writing to the National Licensing Authority Board, Private Bag 004, Gaborone of his intension to oppose such application and state the grounds upon which objection is based.

Second Publication

NOTICE IS HEREBY given that Inter State Marketing (Pty) Ltd, P.O. Box 1198, Gaborone, intends to apply for an Agencies Representative Licences to trade in the following goods: domestic appliances, furniture and Hi-fi sets.

Represented by: Mayfair Sales, Teletrome, Semblit.

Any person objecting to grant of such certificate should within seven days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone of his intention to oppose such application and state the grounds upon which objection is based.

Second Publication

M.B. (PTY) LIMITED (IN LIQUIDATION)

Master Reference CC 93/77

NOTICE IS HEREBY given that the First and Final Liquidation, Distribution and Contribution Account in the above matter will lie for inspection for a period of fourteen days as from the 5th June, 1981 at the office of the Master of the High Court, Lobatse, Botswana.

G.H.J. VENTER/GERHARD MULLER, Joint Liquidators,

c/o P.O. Box 1474, Johannesburg 2000.

Republic of Botswana — Tender No. TB 9/3/72/79-80 RURAL ADMINISTRATION CENTRE AT MOCHUDI

TENDERS ARE INVITED for the construction, completion and maintenance of the Rural Administration Centre at Mochudi comprising single storey buildings of conventional construction (total plinth area approximately 1871 m²) together with associated site works and services.

Tender documents will be available from 8th July, 1981 on application to the Chief Architect, Buildings Department, Private Bag 0025, Gaborone (First Floor, Standard House, The Mall).

Tenders shall be delivered to the Secretary, Central Tender Board, Private Bag 0058, Gaborone (Room 306, Ministry of Finance and Development Planning not later than 09.00 hours on Wednesday 19th August, 1981 when tenders will be opened in the presence of tenderers wishing to attend. Tenders shall be delivered in the envelope provided. Telegraphic, telex or telephonic tenders and tenders delivered after the above mentioned time and date will not be considered.

Drawings may be inspected by appointment only at the offices of the Buildings Department.

Prospective tenderers are advised that tender documents will only be issued to those Contractors registered with Central Tender Board who can produce proof that they are registered for "Building" Grade "E".

Tenderers are advised that they will be required to submit with the Form of Tender a Form of Intent for Contract Bond giving or choosing a domicilium citandi et executandi in Botswana and duly signed by themselves and a Guarantor certifying that in the event of the tenderer being awarded the contract a performance bond to the value of 10% (ten percentum) on the first P250 000 plus 5% (five percentum) on the value of the contract in excess of P250 000 will be provided at the time of signing of the contract. Failure to comply with the foregoing may result in rejection of the tender.

Notwithstanding anything contained in the foregoing the Government of Botswana is not bound to accept the lowest or any tender nor to incur any expense in the preparation thereof.

K.K. SEMELAMELA, Secretary, Central Tender Board.

Licences

Notice is hereby given that the persons specified hereunder intend to apply for certificates under the terms of section 10 of the Trading Act (No. 6 of 1966).

terms of section 10 of the	e I rading Act (No. 6 of	1966).		
Name and Address	Type of Licence	Location	Council	Date of hearing
G. MARTIN, Bokspits Village, Private Bag X6011, via UPINGTON.	Workshop	Bokspits	Kgalagadi District Council	16. 6.81
D. ASWAT, Private Bag 2, TSABONG.	Hotel	Tsabong	Kgalagadi District Council	16. 6.81
J. CLOETE, Bokspits, Private Bag X6011,	Cafe	Gakhibana	Kgalagadi District Council	15. 9.81
via UPINGTON.				
J. MOTLOGELWA, P.O. Box 1151, GABORONE.	Speciality Curios and Gemston	Tlokweng es	South East District Council	24. 6.81
I. MAKGWENG, P.O. Box 2, OTSE.	Chibuku	Mogobane	South East District Council	24. 6.81
THANKS MUM (PTY) LTD., P.O. Box 1867,	General Trading and Fresh Produce	Lot 8857 Ext. 24	Gaborone Town Council	24. 6.81
GABORONE. SERVICE CORP (PTY) LTD., P.O. Box 696,	Speciality	Plot 5619	Gaborone Town Council	24. 6.81
GABORONE. Y.S. MOKOTO, Private Bag 0010,	General Trading and Fresh Produce	Lot No. 8865,	Gaborone Town Council	24. 6.81
GABORONE. MAANO INTER- NATIONAL(PTY) LTD	Hair Dressing Salon	Lot 8875	Gaborone Town	24. 6.81
P.O. Box 680, GABORONE.			Council	
ROSA TRADING (PTY LTD., c/o Minchin & Kelly,) General Trading	Lot 4788	Gaborone Town Council	24. 6.81
Applicant's Attorneys, P.O. Box 1339, GABORONE.				
G. KINNEAR. P.O. Box 473, FRANCISTOWN.	Chibuku Depot	Dukwi Area	Central District Council	30. 7.81
N.F. MOTSUMI, P.O. Box 74, Gweta,	Restaurant	Gweta Village	Central District Council	25. 6.81
via FRANCISTOWN. A.M. SELABE and K. MAJWABE, P.O. Box 452, FRANCISTOWN.	Chibuku Depot	Dukwe	Central District Council	25. 6.81
D. DITSELE, P.O. Kalamare, via MAHALAPYE.	Butchery Fresh Produce	Kalamare	Central District Council	30. 7.81
P. NTHOMIWA, P.O. Nkange, via FRANCISTOWN.	Chibuku Depot	Senete Village	Central District Council	25. 6.81

G.M. NSWAZWI, P.O. Box 661, FRANCISTOWN.	Chibuku Depot	Makuta-Kombani Village	Central District Council	25. 6.81
O. MATSHAMBANE, P.O. Box 15, SHASHE.	Small General Trading	Tonota	Central District Council	25. 6.81
G.T. MLAMBO, P.O. Box 51, FRANCISTOWN.	Chibuku Bar	Nswazwi Village	Central District Council	25. 6.81
K. SEANE, P.O. Box 68, PITSANE.	Restaurant	Ngwatsau	Southern District Council	1. 7.81
K. KOONTSE, P.O. Box 284, LOBATSE.	Restaurant	Lobatse Market	Lobatse Town Council	2. 7.81
B. CHAPEPUA, P.O. Charleshill, via GHANZI.	Filling Station and spare parts	Charleshill	Ghanzi District Council	16. 7.81
A.B.D. MAMELODI, P.O. Box 1400, GABORONE.	Restaurant and Chibuku Bar	Mogoditshane	Kweneng District Council	25. 6.81

Any person objecting to the grant of such certificate(s) should, within 7 days of the second publication of this/these notice(s), give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

Second Publication

Hawker's Licence

Notice is hereby given that the undersigned intend to apply for a certificate in terms of Bye-Law 8 of the Hawking (Model) Bye-Laws, 1967, to obtain a Hawkers Licence.

Name and Address	Place(s) where Licence(s) Applied for	District Council	Date of hearing
G. SEIPHOLOGO, Khudumelapye Village, P.O. Box 34, MOLEPOLOLE.	Khokhole, Dipapa, Sebabeng, Molongwane, Shorilatholo, and Meranche	Kweneng District Council	20. 7.81
K. MOTLOLATSOKU, Middlepits Village, P.O. Middlepits, via TSABONG.	Kolonkwaneng, Bogogobo, Khuis, Gakhiban Matlalo, Dikbos, Malogong and Dril Ertjies		16. 6.81
T.J. MATTHYS, Private Bag X6011, Koopan – Noord, via UPINGTON.	Inversnuid, Gakhibane, Rappelspan, Matlale Vyfduin, Springbok Pan, Welverdien, Khawe Dril-Ertjies, Tshane-tshane, Malogong, and Drie-Boom		16. 6.81
M. KOBOLO, P.O. Box 407, SELEBI-PHIKWE.	Dibongwane, Maeroro, Thanasanku, Maru- lamabedi, Tapeng, Moshamo, Tholotsane an Gashe		25. 6.81
B. KEHETILE, P. O. Box 473, FRANCISTOWN.	Semoane, Tshaathoka, Njugore, Nxakato an Sua	d Central District Council	25. 6.81
B. MAPHAKELA, P.O. Box 350, GABORONE.	Bonwanotshe Cattle Post, Kaleke Cattle post Area, Kutswe and Letlhakane	Central District	25. 6.81
R. KINNEAR, P.O. Box 473, FRANCISTOWN.	Bushman Mine, Dukwe Settlement, Veterinary Area and Tshwane Area	Central District Council	25. 6.81
O. GONYE, P.O. Box 60, MAHALAPYE.	Bikwe, Kebuakabomo, Mahataanare, Mahafswe, Masuduakgopo, Mathape and Sebataladi	Central District Council	25. 6.81

R.M. MAGORI, P.O. Box 8, SEBINA.	Sebina Lands, Matapodza, Semitlwe, Mautwekang, Marubela Lands and Nkopedi	Central District Council	25. 6.81
K. NGWAKO, P.O. MAUNATLALA.	Lotsane Cattle Post, Selophale, Mokgatshawa- dinama, Setote, Bobuakwena, Sesarweng and Marokolwane	Central District Council	25. 6.81
L.B. MOLOSIWA, P.O. Box 48, LOBATSE.	Gathwane, Kgero, Majaalela, Kgakabanna, Galonakana, Machana, Lorwana, Lebjana, Tauekaname, Bethele, Mmadikalong and	Southern District Council	1. 7.81
R.M. SWANKA, P.O. Box 481, MAUN.	Motsentshe Xhana, Sedibana, Tatamoga, and Makalamabedi	North West District Council	6. 7.81
T. MAPHANE, P.O. Box 160, MAUN.	Nxaraga, Mashu, Xhabarachaa, Xhoo, Gogomoga and Shashe	North West District Council	6. 7.81
B. GOBOPANG, P.O. Box 32, GABORONE.	Jwaneng	Jwaneng Township Authority	5. 6.81
O.O. MOKWENA, P.O. Box 80, KANYE	Jwaneng	Jwaneng Township Authority	3. 6.81

Any person objecting to the grant of such certificate(s) should, within 7 days of the second publication of this/these notice(s), give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

Second Publication

Notice of Intention to Dispose of Interest

NOTICE IS HEREBY given that Mrs J.P. Fritz is hereby disposing of her entire interest in Sesame General Dealer to Ntsukunyane Mphanya who shall continue to trade in the same name and style.

The Selebi-Phikwe Town Council shall hear this application on Wednesday 24th June, 1981.

J. MBEKI & PARTNERS, The Parties Attorneys,

P.O. Box 358, SELEBI-PHIKWE.

Second Publication

Disposal of Interest in Business

NOTICE IS HEREBY given in terms of section 28 (1) of the Trading Act (Cap. 43:02) that Monthand Hair Fashions (Proprietary) Limited has disposed of its entire interest in the Hairdressing Business to Beauty Salon Lily (Proprietary) Limited which will continue to trade under the same style and at the same premises but under the name of Beauty Salon Lily.

KIRBY, HELFER & KHAMA, Applicant's Attorneys,

P.O. Boxes 882 & 170, GABORONE.

Second Publication

Licences

Notice is hereby given that the persons specified hercunder intend to apply for certificates under the terms of section 10 of the Trading Act (No. 6 of 1966).

terms of section to of the Trad	ing Act (No. 0 of 190	ο).		
Name and Address	Type of Licence	Location	Council	Date of hearing
A.W. PEACOCK,	Restaurant	Tsabong	Kgalagadi District	16.6.81
	Restaurant	1 Sabong	Council	2010102
P.O. Box 6,			Council	
TSABONG.	Carrant Tundina	Dlat 4759	Gaborone Town	22.7.81
Y. AHMED,	General Trading	Plot 4752, Broadhurst	Council	22.7.01
P.O. Box 46,		broaunurst	Council	
GABORONE.		D1 - 4501 A	C. 1	046 01
SATANDO ET AL	General Trading	Plot 4791A,	Gaborone Town	24.6.81
c/o Damant Bostock,		Gaborone	Council	
2nd Floor, Mall House,				
P.O. Box 1368,				
GABORONE.			w 1 51.1.	00.001
J.M. KGARI,	Fresh Produce	Mochudi	Kgatleng District	26.6.81
P.O. Box 422,			Council	
MOCHUDI.				
S. KABLAY,	Restaurant	Borakalalo	Kweneng District	25.6.81
P.O. Box 25,	Take-away		Council	
MOLEPOLOLE.				
E. NKGARI,	Chibuku Depot	Tshesebe Village	North East District	30.6.81
P.O. Box 23,			Council	
TSHESEBE.				
R. MASEKO,	Chibuku Depot	Themashanga/	North East District	30.6.81
Tsamaya Village,	· ·	Tsamaya	Council	
P.O. FRANCISTOWN.				
L. BAITSE,	Chibuku Bar	Kanye	Southern District	1.7.81
P.O. Box 209,		•	Council	
KANYE.				
W.J. RADIPITSE,	Small General	Dilwakwana	Southern District	1.7.81
P.O. Box 172,	Trading and		Council	
KANYE.	Restaurant			
MAUN BUTCHERY	General Trading	Maun	North West District	6.7.81
& BAKERY,			Council	
P.O. Box 5,				
MAUN.				
F. MBAEVA,	Filling Station	Sehitwa	North West District	6.7.81
P.O. Box 53,			Council	
SEHITWA.				v.
D.M. KABUBI,	Small General	Muchenje	District	7,7.81
P.O. Box 2,	Trading	Village	Commissioner,	
KASANE.		8-	Kasane	
K. DIKATLHOLO,	General Trading	Ghanzi	Ghanzi District	16.7.81
P.O. Box 89,	В	Township	Council	
GHANZI.				
E. MEBLER,	Small General	Charleshill	Ghanzi District	16.7.81
P.O. Mamuno,	Trading	O	Council	
Via GHANZI.			oounci.	
K.E. BULTER,	General Trading	Plot 3, Ghanzi	Ghanzi District	16.7.81
for KED Trading Co., (Pty) Ltd,	0		Council	
P.O. Box 35,	, ,			
GHANZI.				
M. TAMAPO,	Chibuku Depot	Maitengwe	Central District	30.7.81
c/o Tipson Mahube,		J	Council	
P.O. Box 120,				
FRANCISTOWN.				
M. MOLAPISE,	Small General	Mmadikgabo	Central District	30.7.81
P.O. Box 258,	Trading	0	Council	
SELEBI-PHIKWE.	0			

O. MOTHANKANE, P.O. Box 140, TONOTA.	Small General Trading	Tonota	Central District Council	30.7.81
N.B. MOJANAGA, P.O. Box 78, TUTUME.	Chibuku Depot	Maitengwe	Central District Council	25.6.81
K.B. MOJANAGA, P.O. Box 78, TUTUME.	Chibuku	Tutume	Central District Council	25.6.81
L.G. OTENG, P.O. Box 27, RAMOTSWA.	Petrol Filling Station	Ramotswa	South East District Council	24.6.81
E. MORETI, P.O. Box 8, RAMOTSWA.	Street Vendor	Siga	South East District Council	24.6.81
S. MABOTSENG, P.O. Box 20,	Street Vendor	Ramotswa Sec.	South East District Council	24.6.81

Any person objecting to the grant of such certificate(s) should, within 14 days of the first publication of this/these notice(s), give notice in writing to the appropriate council of his intention to oppose such application and state the grounds upon which his objection is based.

First Publication

Hawker's Licence

Notice is hereby given that the undersigned intend to apply for a certificate in terms of Bye-Law 8 of the Hawking (Model) Bye-Laws, 1967, to obtain a Hawkers Licence.

Name and Address	Place(s) where Licence(s) Applied for	District Council	Date of hearing
J. THABANO,	Toteng, Tsau, Dibaladikubu	North West District	6.7.81
P.O. Box 379,	and Habu	Council	
MAUN.			
K. KALAHO,	Tsao, Habu, Mopokota, Masamo	North West District	6.7.81
Nokaneng Village	and Masogwana	Council	
P.O. Box 25,	~		
Via MAUN.			
S.O. HUNGEPA,	Pandamatenga, KM 105, Kazungula	District	7.7.81
P.O. Box 27,	Road, Kasane and Lesoma	Commissioner,	
SHASHE.		Kasane	
M. MARARI,	Pelo-ya-Kgame, Tlhogobane and	Southern District	1.7.81
P.O. Box 221,	Mongwanaokodu	Council	
LOBATSE.			
P. MARIPE,	Tsetseng, Tshwaane, Jwage, Loze,	Kweneng District	25.6.81
Motokwe Postal Agency,	Metsebotlhoko, Polantshe and	Council	
Via LETLHAKENG.	Magagarape		
M.M. OBAKENG,	Makobeng, Mabowana, Setatse	Central District	25.6.81
P.O. Box 119,	and Thebanke	Council	
PALAPYE.			
K.M.M. NSENGATHEKWE,	Marapong, Mosope, Mosetse,	Central District	25.6.81
P.O. Box 117,	Bushman-main, Tshwane, Dukwi,	Council	
FRANCISTOWN.	Dzibanini, Nata, Pandamatenga,		
	Lisoma, Tutume, Dinonyane and Lipasha		
B. GAREITSANE,	Ramathe, Xaiga, Nganeo and Osa	Central District	30.7.81
P.O. Box 34,		Council	
RAKOPS.			
M. MOLOKO,	Madiba, Sebalwe, Majonde,	Central District	25.6.81
P.O. Box 492,	Magogaphate, Makgoswane and	Council	
SELEBI-PHIKWE.	Bodumatlou		

Any person objecting to the grant of such certificate(s) should, within 14 days of the first publication of this/these notice(s), give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

First Publication

Transfers

NOTICE IS HEREBY given that the undersigned intends to apply for a certificate in terms of section 10 of the Trading Act (No. 6 of 1966) to obtain

A transfer of a General Trading Licence from I. Abdulla to Lady Koboyankwe in respect of the premises situated at Kanye and that the Southern District Council has determined that the application shall be heard by the Licensing Authority on 1st July, 1981.

LADY KOBOYANKWE, P.O. Box 42, KANYE.

Any person objecting to the grant of such certificate(s) should, within 14 days of the first publication of this/these notice(s), give notice in writing to the appropriate council of his intention to oppose such application and state the grounds upon which his objection is based.

First Publication

External/Agencies Representative Licence

NOTICE IS HEREBY given that Queen G. Kwelagobe intends to apply for an External Representative Licence to trade in the following goods:

Linen, towelling, curtaining, and table cloths

Represents: Spring Time Linen Linne, 1401, Gaborone.

Any person objecting to grant of such certificate should within seven days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone of his intention to oppose such application and state the grounds upon which objection is based.

First Publication

Drilling Licence

We the undersigned hereby intend to apply for a Drilling licence.

Any person objecting to grant of such certificate should within seven days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone of his intension to oppose such application and state the grounds upon which objection is based.

KANYE DRILLING, P.O. Box 288, KANYE.

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First Publication

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WARTEN ACT At 10 20 . 12 .

Bill No. 13 of 1981

JUDGMENTS (INTERNATIONAL ENFORCEMENT) BILL, 1981

(Published on 5th June, 1981)

MEMORANDUM

A draft of the above Bill, which it is proposed to present to the National Assembly, is set out below.

The only foreign judgments which are at present enforceable in the courts of Botswana in accordance with the provisions of the United Kingdom Judgments (Cap. 11:05) are those of the United Kingdom, Ireland and a Commonwealth country in respect of which a reciprocal arrangement for enforcement of judgments exists. Similarly foreign maintenance orders enforceable in Botswana under the Maintenance Orders Act (Cap. 29:04) are those of England, Ireland, a Commonwealth country in which reciprocal arrangements exist for the enforcement of such orders, the Republic of South Africa and Namibia.

- 2. The provisions of the United Kingdom Judgments Act and the Maintenance Orders Act, viewed in the light of the present independent status of Botswana, are discriminatory in that they are only applicable to a few select countries. With Botswana as a member of the United Nations Organization, Organization of African Unity and other world organizations and institutions, it is felt that the scope of the two enactments should be extended to make them applicable for the enforcement of judgments and maintenance orders in other countries which are prepared to accord reciprocal treatment to judgments and maintenance orders given or made in Botswana.
- 3. The main object of the Bill is therefore to consolidate the United Kingdom Judgments Act and the Maintenance Orders Act with amendments so as to widen the scope of the enactments by making provision generally for the enforcement of judgments and maintenance orders of any foreign country which accords Botswana similar facilities.
- 4. Part II of the Bill seeks to replace the provisions of the United Kingdom Judgments Act (Cap. 11:05). It gives the President power under clause 3 of the Bill to extend the provisions of Part II of the Bill to judgments given in the superior courts of any country which accords us similar facilities. Apart from extending the scope of Cap. 11:05 to cover countries other than the United Kingdom or a Commonwealth country, the Bill reproduces substantially the provisions of the said enactment.
- 5. Part III also reproduces substantially the provisions of the Maintenance Orders Act by widening the scope of the Act to apply to the maintenance orders of any country with which there esists a substantial reciprocity of treatment.

D.K. KWELAGOBE,
Minister of the Public Service and Information.

ARRANGEMENT OF SECTIONS

PART I - Preliminary

SECTION

1. Short title

PART II - Judgments Generally

- 2. Interpretation
- 3. Application of Part II
- 4. Continuance of existing provisions Cap. 11:05
- 5. Registration of judgment
- 6. Rules of Court
- 7. Cases in which registered judgment must, or may be set aside
- 8. Powers of registering court on application to set aside registration
- 9. Foreign judgments which can be registered not to be enforceable otherwise
- 10. General effect of certain foreign judgments
- 11. Powers to make foreign judgments unenforceable in Botswana, if no reciprocity
- 12. Issue of certificates of judgments obtained in Botswana

PART III - Maintenance Orders

- 13. Interpretation
- 14. Application of Part III
- 15. Registration of foreign maintenance order
- 16. Confirmation of foreign provisional order
- 17. Transmission of maintenance order for registration abroad
- 18. Making of provisional order against person resident abroad
- 19. Communications between courts
- 20. Mode of enforcing orders
- 21. Proof of documents signed by officers of foreign court
- 22. Depositions to be evidence
- 23. Repeals of Cap. 11:05 and Cap. 29:04

A BILL

entitled

An Act to consolidate and amend the law relating to the enforcement in Botswana of judgments given in countries which accord reciprocal treatment to judgments given in Botswana, for facilitating the enforcement in other countries of judgments given in Botswana and for other purposes connected therewith

Date of Assent:

Date of Commencement:

ENACTED by the Parliament of Botswana

PART I - Preliminary

Short title

1. This Act may be cited as the Judgments (International Enforcement) Act, 1981.

PART II – Judgments Generally

Interpretation 2. In the Part, unless the contrary intension appears —

- "appeal" includes any proceeding by way of discharging or setting aside a judgment or an application for a new trial or a stay of execution;
- "country of the original court" means the country in which the original court is situated;

"judgment" means a judgment or order given or made by a court in any civil proceedings or a judgment or order given or made by a court in any criminal proceedings for the payment of a sum of money in respect of compensation or damages to an injured party, and includes an award in proceedings on arbitration if the award has, in pursuance of the law in force in the place where it was made, become enforceable in the same manner as a judgment given by a court in that place;

"judgment creditor" means the person in whose favour the judgment was given and includes any person in whom the rights the rights under the judgment have become vested by

succession or assignment or otherwise;

"judgment debtor" means the person against whom the judgment was given, and includes any person against whom the judgment is enforceable under the law of the original court;

"judgments given in the High Court" include judgments given on

appeal against any judgments so given;

"original court" in relation to any judgment means the court by which the judgment was given;

"prescribed" mens prescribed by rules of court;

"registration" means registration under this Part;

"registering court" in relation to any judgment means the court to which an application to register the judgment is made.

- (2) For the purposes of this Part, "action in personam" shall not include any matrimonial cause or any proceedings in connexion with any of the following matters, that is to say, matrimonial matters, administration of the estates of deceased persons, insolvency, winding up of companies, lunacy, or guardianship of infants.
- 3. (1) Where the President is satisfied that, in the event of the Application benefits conferred by this Part being extended to judgments given in the superior courts of any country, substantial reciprocity of treatment will be assured as respects the enforcement in that country of judgments given in the High Court of Botswana, the President may, by statutory instrument, order –

(a) that this Part shall extend to that country; and

- (b) that such courts of that country as are specified in the order shall be the superior courts of that country for the purposes of this Part.
- (2) Any judgment of a superior court of a country to which this Part extends, other than a judgment of such a court given on appeal from a court which is not a superior court, shall be a judgment to which this Part applies, if -

(a) it is final and conclusive between the parties thereto;

(b) there is payable thereunder a sum of money, not being a sum payable in respect of taxes or other charges of a like nature or in respect of a fine or other penalty; and

- (c) it is given after the coming into operation of the order directing that this Part shall extend to that country.
- (3) For the purposes of this section, a judgment shall be deemed to be final and conclusive notwithstanding that an appeal may be pending against it, or that it may still be subject to appeal, in the courts of the country of the original court.

Continuance of existing provisions of Cap. 11:05

- 4. (1) This Part also extends to every country to which the United Kingdom Judgments Act applied immediately before the commencement of this Part.
- (2) The President by statutory instrument may declare, as respects any country, that —
- (a) it is a country to which, by virtue of subsection (1), this Part extends, and
 - (b) that such courts of that country as are specified in the declaration are superior courts of that country for the purposes of this Part,

and the declaration shall be conclusive as to those matters.

(3) The purpose of a declaration under subsection (2) is to facilitate the ascertainment of the matters to which it relates and the fact that a declaration has not been made as respects any country shall not affect the question whether, by virtue of subsection (1), this Part extends to that country or what courts are superior courts of that country.

Registration of judgment

- 5. (1) A person, being a judgment creditor under a judgment to which this Part applies, may apply to the High Court at any time within six years after the date of the judgment, or, where there have been proceedings by way of appeal against the judgment given in those proceedings, after the date of the last judgment given in those proceedings to have the judgment registered in the High Court, and on the application the court may, subject to proof of the prescribed matters and to this Act, order the judgment to be registered.
- (2) A judgment shall not be registered if at the date of the application –

(a) it has been wholly satisfied; or

- (b) it could not be enforced by execution in the country of the original court.
- (3) Subject to the provisions of this Act with respect to the setting aside of registration
 - (a) a registered judgment shall, for the purposes of execution, be of the same force and effect;
 - (b) proceedings may be taken on a registered judgment;
 - (c) the sum for which a judgment is registered shall carry interest; and
 - (d) the registering court shall have the same control over the execution of a registered judgment,

as if the judgment had been a judgment originally given in the registering court and entered on the date of registration.

(4) Execution shall not issue on the judgment so long as, under this Act and the rules of court made thereunder, it is competent for any party to make an application to have the registration of the judgment set aside, or, where an application is made, until after the application has been finally determined.

(5) Where the sum payable under a judgment which is to be registered is expressed in a currency other than the currency of Botswana the judgment shall be registered as if it were a judgment for such sum in the currency of Botswana as, on the basis of the rate of exchange prevailing at the date of the judgment of the original

court, is equivalent to the sum so payable.

(6) If at the date of the application for registration the judgment of the original court has been partly satisfied, the judgment shall not be registered in respect of the whole sum payable under the judgment of the original court, but only in respect of the balance

remaining payable at that date.

- (7) If, on an application for the registration of a judgment, it appears to the registering court that the judgment is in respect of different matters and that some, but not all, of the provisions of the judgment are such that if those provisions had been contained in separate judgments those judgments could properly have been registered, the judgments may be registered in respect of the provisions aforesaid but not in respect of any other provisions contained therein.
- (8) In addition to the sum of money payable under the judgment of the original court, including any interest which by the law of the country of the original court becomes due under the judgment up to the time of registration, the judgment may be registered for the reasonable costs of and incidental to registration, including the costs of obtaining a certified copy of the judgment from the original court.

6. (1) Rules of court may provide –

Rules of court

- (a) for the giving of security for costs by persons applying for the court registration of judgment;
- (b) for the matters to be proved on an application for the registration of a judgment and for regulating the mode of providing those matters.

(c) for the service on the judgment debtor of notice of the registration of a judgment;

- (d) for the fixing of the period within which an application may be made to have the registration of the judgment set aside and the execution of the period so fixed;
- (e) for the method by which any question arising under this Part whether a foreign judgment can be enforced by execution in the country of the original court, or what interest is payable

- under a foreign judgment under the law of the original court, is to be determined;
- (f) for any matter which under this Part is to be prescribed.
- (2) Rules made for the purposes of this Part shall be expressed to have, and shall have effect, subject to any such provisions contained in orders made under section 3 as are declared by the said orders to be necessary for giving effect to agreeements made between the Republic and other countries in relation to matters with respect to which there is power to make rules of court for the purposes of this Part.

Cases in which registered judgment must or may be set aside

- 7. (1) On an application in that behalf duly made by any party against whom a registered judgment may be enforced, the registration of the judgment
 - (a) shall be set aside if the registering court is satisfied
 - (i) that the judgment is not a judgment to which this Part applies or was registered in contravention of this Act;
 - (ii) that the courts of the country of the original court had no jurisdiction in the case;
 - (iii) that the judgment debtor, being the defendant in proceedings in the original court, did not (notwithstanding that process may have been duly served on him in accordance with the law of the country of the original court) receive notice of those proceedings in sufficient time to enable him to defend the proceedings and did not appear;
 - (iv) that judgment was obtained by fraud;
 - (v) that the enforcement of the judgment would be contrary to public policy in the country of the registering court; or
 - (vi) that the rights under the judgment are not vested in the person applying for registration; or
 - (b) may be set aside if the registering court is satisfied that the matter in dispute in the proceedins in the original court had previously to the date of the judgment in the original court been the subject of a final and conclusive judgment by a court having jurisdiction in the matter.
- (2) For the purposes of this section the courts of the country of the original court shall, subject to subsection (3), be deemed to have had jurisdiction
 - (a) in the case of a judgment given in an action in personam -
 - (i) if the judgment debtor, being a defendant in the original court, submitted to the jurisdiction of that court by voluntarily appearing in the proceedings otherwise than for the purpose of protecting, or obtaining the release of, property seized, or threatened with seizure, in the proceedings or of contesting the jurisdiction of that court;

(ii) if the judgment debtor was plaintiff in, or counterclaimed in, the proceedings in the original court;

(iii) if the judgment debtor, being a defendant in the original court, had before the commencement of the proceedings agreed, in respect of the subject matter of the proceedings, to submit to the jurisdiction of that court or of the courts of the country of that court;

(iv) if the judgment debtor, being a defendant in the original court, was at the time when the proceedings were institutied resident in, or being a body corporate had its principal place of business in, the country of that court;

(v) if the judgment debtor, being a defendant in the original court, had an office or place of business in the country of that court and the proceedings in that court were in respect of a transaction effected through or at that office or place;

(b) in the case of a judgment given in an action of which the subject matter was immovable property or in an action in rem of which the subject matter was movable property, if the property in question was at the time of the proceedings in the

original court situate in the country of that court;

(c) in the case of a judgment given in an action other than any such action as is mentioned in paragraph (a) or (b), if the jurisdiction of the original court is recognized by law of the registering court.

(3) Notwithstanding anything in subsection (2), the courts of the country of the original court shall not be deemed to have had

jurisdiction -

(a) if the subject matter of the proceedings was immovable

property outside the country of the original court;

(b) except in the cases mentioned in subparagraphs (i), (ii) and (iii) of paragraph (a) and in paragraph (c) of subsection (2), if the bringing of the proceedings in the original court was contrary to an agreement under which the dispute in question was to be settled otherwise than by proceedings in the courts of the country of that court; or

(c) if the judgment debtor, being a defendant in the original proceedings, was a person who under the rules of public international law was entitled to immunity from the jurisdiction of the courts of the country of the original court

and did not submit to the jurisdiction of that court.

8. (1) If, on application to set aside the registration of a Powers of judgment, the applicant satisfies the registering court either that an appeal is pending, or that he is entitled and intends to appeal, against the judgment, the court, if it thinks fit, may, on such terms to set aside as it may think just, either set aside the registration or adjourn the

registering application registration application to set aside the registration until after the expiration of such period as appears to the court to be reasonably sufficient to enable the applicant to take the necessary steps to have the appeal

disposed of by the competent tribunal.

(2) Where the registration of a judgment is set aside under subsection (1) or solely for the reason that the judgment was not at the date of the application for registration enforceable by execution in the country of the original court, the setting aside of the registration shall not prejudice a further application to register the judgment when the appeal has been disposed of or if and when the judgment becomes enforceable by execution in that country, as the case may be.

(3) Where the registration of a judgment is set aside solely for the reason that the judgment, notwithstanding that it had at the date of the application for registration been partly satisfied, was registered for the whole sum payable thereunder, the registering court shall, on the application of the judgment creditor, order judgment to be registered for the balance payable at the date.

9. No proceedings for the recovery of a sum payable under a foreign judgment, being a judgment to which this Part applies, other than proceedings by way of registration of the judgment,

shall be entertained by any court in Botswana.

judgments which can be registered not be enforceable otherwise General effect of

certain

foreign

judgments

Foreign

10. (1) Subject to this section, a judgment to which this Part applies or would have applied if a sum of money had been payable thereunder, whether it can be registered or not, and whether if it can be registered, it is registered or not, shall be recognized in any court in Botswana as conclusive between the parties thereto in all proceedings founded on the same cause of action and may be relied on by way of defence or counter-claim in any such proceedings.

(2) This section shall not apply in the case of any judgment –

(a) where the judgment has been registered and the registration thereof has been set aside on some ground other than —

(i) that a sum of money was not payable under the judgment;

(ii) that the judgment had been wholly or partly satisfied;

(iii) that at the date of the application the judgment could not be enforced by execution in the country of the

original court; or

(b) where the judgment has not been registered, it is shown (whether it could have been registered or not) that if it had been registered the registration thereof would have been set aside on an application for that purpose on some ground other than one of the grounds specified in paragraph (a).

(3) Nothing in this section shall be taken to prevent any court in Botswana recognizing any judgment as conclusive of any matter of law or fact decided therein if that judgment would have been so

recognised before the commencement of this Act.

11. If it appears to the President that the treatment in respect of Power recognition and enforcement accorded by the courts of any country to judgments given in the superior courts of Botswana is substantially less favourable than that accorded by the courts of Botswana to judgments of the superior courts of that country, the President by statutory instrument may order that except in so far as the President may otherwise direct, no proceedings shall be entertained in any court of Botswana for the recovery of any sum alleged to be payable under a judgment given in a court of that country.

foreign judgments unenforceable in Botswana reciprocity

12. (1) Where a judgment under which a sum of money is Issue of payable, not being a sum payable in respect of taxes or other charges of a like nature or in respect of a fine or other penalty, has obtained in been entered in the High Court against any person and the Botswana judgment creditor is desirous of enforcing the judgment in a country to which this Part applies the court shall, on an application made by the judgment creditor and on payment of such fee may be fixed for the purpose, issue to a judgment creditor a certified copy of the judgment, together with a certificate containing such particulars with respect to the action, including the causes of action, and the rate of interest, if any, payable on the sum payable under the judgment as may be prescribed.

certificates of judgments

(2) Where execution of a judgment is stayed for any period pending an appeal or for any other reason, an application shall not be made under this section with respect to the judgment until the expiration of that period.

PART III – Maintenance Orders

13. (1) In this Part, unless the contrary intention appears — "certified copy," in relation to an order of a court means a copy of the order certified by the proper officer of the court to be a true

Interpretation

"dependants" means such persons as that person is, according to the law in force in the country in which a maintenance order was made, liable to maintain;

"maintenance order" means an order, other than an order of affiliation, for the periodical payment of sums of money towards the maintenance of the wife or other dependants of the person against whom the order is made, and includes an order or decree for the recovery or repayment of the cost of public relief or maintenance;

"prescribed" means prescribed by rules of court.

(2) This Part applies to any order whether made before or after commencment of this Act.

Application of Part III

- 14. (1) This Part shall apply to England, Wales, Ireland and the Island of Jersey and to any other country in respect of which the President, having regard to reciprocal provisions under the law of that country, by statutory instrument so provides.
- (2) If it appears to the President that the law of any country to which this Part applies no longer contains reciprocal provisions in relation to this Part, the President by statutory instrument may discontinue the application of this Part to that country.

Registration of foreign maintenance order

- 15. (1) A maintenance order made in a country to which this Part applies may be registered in the appropriate court in the prescribed manner and shall then be of the same force and and effect and may be enforced as if the order had been an order originally given in that court on the date of registration.
- (2) The appropriate court for the purposes of this Part shall, if the court by which the order was made was a superior court, be the High Court and, in any other case, be a subordinate court.
- (3) A certified copy of the order shall in the first instance be sent to the Minister for transmission to the appropriate court for registration.

Confirmation of foreign provisional order

- 16. (1) Where a maintenance order has been made in a country to which this Part applies and by the law of that country the order is provisional only and has no effect unless confirmed by a court in Botswana the provisions of this section shall have effect.
- (2) If a certified copy of the order, together with the depositions of witnesses and a statement of the grounds on which the order might have been opposed, is transmitted to the Minister and it appears to the Minister that the person against whom the order was made is resident in Botswana the Minister may send the documents to any subordinate court with a requisition that a summons be issued calling upon the person to show cause why the order should not be confirmed and the court shall issue such a summons and cause it to be served on that person.
- (3) The summons may be served in the same manner as if it had been originally issued or subsequently endorsed by a court having jurisdiction in the place where the person happens to be.
- (4) At the hearing it shall be open to the person on whom the summons was served to raise any defence which he might have raised in the original proceedings had he been a party thereto, but no other defence, and the certificate from the court which made the provisional order stating the grounds on which the making of the order might have been opposed if the person against whom the order was made had been a party to the proceedings shall be conclusive evidence that those grounds are grounds on which objection may be taken.
- . (5) If at the hearing the person served with the summons does not appear or, on appearing, fails to satisfy the court that the order ought not to be confirmed, the court may confirm the order either

without modification or with such modifications as the court upon hearing the evidence thinks fit.

(6) If the person against whom the summons was issued appears at the hearing and satisfies the court that for the purpose of any defence it is necessary to remit the case to the court which made the provisional order for the taking of any further evidence, the court may so remit the case and adjourn the proceedings for the purpose.

(7) where a provisional order has been confirmed under this section, it may be varied or rescinded as if it had originally been made by the confirming court, and where on an application for recission or variation the court is satisfied that it is necessary to remit the case to the court which made the order for the purpose of taking any further evidence, the court may so remit the case and adjourn the proceedings for the purpose.

(8) Where an order has been so confirmed, the person bound thereby shall have the same right of appeal, if any, against the confirmation of the order as he would have had against the making of the order had the order been an order made by the court

confirming the order.

17. Where a court has made a maintenance order against any person and it appears to the court that he is resident in a country to which this Part applies the court shall, at the request of the registration applicant for the order, send a certified copy of the order to the Minister for transmission to the appropriate authority in that country for the purpose of being registered in that country.

18. (1) Where -

(a) an application has been made to a subordinate court for a maintenance order against any person;

(b) that person does not appear at the hearing; and

(c) it appears to the court that he is resident in a country to which this Part applies and the court is not satisfied that the summons has been duly served upon him,

the court may upon hearing the evidence make such order as it might have made if the summons had been duly served on that person and he had failed to appear at the hearing but in such case the order shall be provisional only and shall not have effect unless confirmed by a competent court in that country.

(2) The evidence of each witness shall be put into writing and the

deposition shall be read over to and signed by him.

(3) The court shall send to the Minister for transmission to the appropriate authority in the said country a certified copy of the order, together with the depositions and a statement of the grounds on which the making of the order might have been opposed if the person against whom the order is made had been duly served with a summons and had appeared at the hearing, and such information as the court possesses for facilitating the identification of that person and ascertaining his whereabouts.

Transmission of maintenance

Making of provisional order against person resident abroad

(4) Where the order has come before a court in the said country for confirmation, and has been remitted to the court which made the order for the purpose of taking further evidence, that court shall, after giving the prescribed notice, proceed to take the evidence in the like manner and subject to like conditions as the evidence in support of the original application.

(5) If upon the hearing of the evidence it appears to the court that the order ought not to have been made, the court may rescind the order, but in any other case the depositions shall be sent to the Minister and dealt with in like manner as the original depositions.

(6) The confirmation of an order made under this section shall not affect any power of a court to vary or rescind that order.

(7) On the making of a varying or rescinding order the court shall send a certified copy thereof to the Minister for transmission to the appropriate authority aforesaid, and in the case of an order varying the original order the order shall not have any effect unless confirmed in like manner as the original order.

(8) The applicant shall have the same right of appeal, if any, against a refusal to make a provisional order as he would have had against a refusal to make the order had a summons been duly served on the person against whom the order is sought to be made.

Communications between courts

19. The Minister may be statutory instrument provide for the manner in which a case can be remitted by a court authorised to confirm a provisional order to the court which made the provisional order, and generally for facilitating communications between such courts.

Mode of enforcing orders 20. (1) A court in which an order has been registered under this Part or by which an order has been confirmed under this Part, shall take all such steps for enforcing the order as may be prescribed.

(2) Every such order shall be enforceable in the same manner as a decree for the payment of money by instalments or in such other manner as may be prescribed.

(3) A warrant of distress or comitment issued by a subordinate court for the purpose of enforcing any order so registered or confirmed may be executed in any part of the Republic in the same manner as if the warrant had been originally issued or subsequently endorsed by a subordinate court having jurisdiction in the place where the warrant is executed.

Proof of documents signed by officers of foreign court 21. Any document purporting to be signed by a judge or officer of a court in a country to which this Part applies shall, until the contrary is proved, be deemed to have been so signed without proof of the signature or judicial or official character of the person appearing to have signed it, and the officer of a court by whom a document is signed shall, until the contrary is proved, be deemed to have been the proper officer of the court to sign the document.

22. Depositions taken for the purposes of this Part in a court in a Deposition country to which this Part applies may be received in evidence in to evidence proceedings before a court under this Part.

PART III – Miscellaneous

23. The following enactments are hereby repealed –(a) United Kingdom Judgments Act; and

Repeals Cap. 11:05

(b) Maintenance Orders Act.

Cap. 29:04

L2/4/786 I

COMMONWEALTH COUNTRIES BILL, 1981

(Published on 5th June, 1981)

MEMORANDUM

A draft of the above Bill, which it is proposed to present to the National Assembly, is set out below.

- 2. The Bill proposes to repeal and replace the Commonwealth Countries Act, 1978, (No. 24 of 1978), which extends the application of section 27 of the Constitution to certain countries.
- 3. By virtue of section 27 of the Constitution, every person who is a citizen of a country to which that section applies shall also have the status of a Commonwealth Citizen.
- 4. The first object of the Bill is to extend section 27 of the Constitution to all those countries which have become members of the Commonwealth in their own right since the Commonwealth Countries Act, 1978, was enacted. It is proposed to effect this by clause 2 of the Bill read with the Schedule to the Bill.
- 5. The second object of the Bill is to remove any doubt that may arise in construing section 27 of the Constitution because of Southern Rhodesia's change of name to Zimbabwe on its achievement of independence on 18th April, 1980. It is proposed to effect this by clause 4 of the Bill.
- 6. The final object of the Bill is, in effect, to empower the Minister to apply section 27 of the Constitution to any country. It is proposed to effect this by clause 5 of the Bill.

D.K. KWELAGOBE,
Minister of the Public Service and Information.

ARRANGEMENT OF SECITONS

SECTION

- 1. Short title
- 2. Application of section 27 of Constitution to certain countries
- 3. Cessation of application of section 27 of Constitution to Pakistan
- 4. Declaration for removing doubts on construction of section 27 of Constitution
- 5. Power of Minister to apply section 27 of Constitution to any country
- 6. Repeal of Act 24 of 1978 SCHEDULE

A BILL

entitled

An Act to repeal and replace the Commonwealth Countries Act, 1978, in order to make provision for the application of section 27 of the Constitution to certain countries and for certain other matters connected with the application of that section

Date of Assent:

Date of Commencement:

ENACTED by the Parliament of Botswana.

Short title

1. This Act may be cited as the Commonwealth Countries Act, 1981.

Application of section 27 of Constitution to certain countries 2. Section 27 of the Constitution shall apply, in addition to the countries therein specified, to each of the countries specified in the first column of the Schedule and shall be deemed so to have applied from the date specified in the corresponding entry in the second column of the Schedule.

Cessation of application of section 27 of Constitution to Pakistan 3. Section 27 of the Constitution shall be deemed to have ceased to apply to Pakistan with effect from 1st February, 1972.

Declaration for removing doubts on construction of section 27 of Constitution

- 4. For removing doubts, it is hereby declared -
 - (a) that the reference to Ceylon in section 27 (3) of the Constitution is, and has been from 22nd May, 1972, a reference to Sri Lanka; and
 - (b) that the reference to Southern Rhodesia in section 27 (3) of the Constitution is, and has been from 18th April, 1980, a reference to Zimbabwe.

Power of Minister to apply section 27 of Constitution to any country

- 5. (1) Where he is satisfied that it is appropriate to do so, the Minister may, by order published in the Gazette, designate any country for the purposes of this section with effect from such date as shall be specified in the order (hereinafter referred to as "the specified date").
- (2) Every country designated by the Minister under subsection (1) shall be deemed to have been prescribed by Parliament for the purposes of section 27 of the Constitution with effect from the specified date.

Repeal of Act 24 of 1978 6. The Commonwealth Countries Act, 1978, is hereby repealed.

SCHEDULE

(section 2)

ADDITIONAL COUNTRIES TO WHICH SECTION 27 OF THE CONSTITUTION APPLIES

Country

Bahamas Bangladesh Barbados Dominica Fiji Grenada Kiribati Lesotho Mauritius Nauru

Papua New Guinea

St. Lucia

St. Vincent and The Granadines

Seychelles Solomon Islands

Swaziland Tonga Tuvalu Vanuatu

Western Somoa

L2/7/737 I

Effective date of application of section

27 of Constitution 10th July, 1973 18th April, 1972 1st March, 1968 3rd November, 1978 14th December, 1970 1st February, 1974 12th July, 1979 1st March, 1968 12th March, 1968 31st January, 1968 16th September, 1975 22nd February, 1979 27th October, 1979 29th June, 1976 7th July, 1978 6th September, 1968 14th December, 1970 1st October, 1978 30th July, 1980 28th August, 1970