UAZETTE OFFICIAL

FOR SOUTH AFRICA. HIGH COMMISSIONER

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VOL. LXXXIII.]

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PRETORIA, FRIDAY, 17TH AUGUST, 1923.

[No. 1148.

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HIGH COMMISSIONER'S NOTICE No. 67 of 1923.

It is hereby notified for general information that, under and by virtue of the powers in him vested by section six of the Basuto-land Customs and Excise Duties Amendment Proclamation, 1922 (No. 46 of 1922), His Royal Highness the High Commissioner has been pleased to declare that there shall be charged, levied, collected, and paid on superphosphates containing not less than 17 per cent. of available phosphoric acid imported into Basutoland from Holland a special Customs duty equal to the difference between the price thereof, as set forth in sub-section (i), added to the charges set forth in sub-section (ii) of section six of the Basutoland Customs and Excise Duties Amendment Proclamation, 1922, and the amount at which such goods from Holland are being sold or offered for sale in Basutoland or in the Union.

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY, Imperial Secretary.

High Commissioner's Office, Capetowu, 13th August, 1923.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 68 of 1923.

• It is hereby notified for general information that, under and by virtue of the powers in him vested by section *eight*, paragraph (1), of the Basutoland Customs Tariff Proclamation, 1914 (No. 83 of 1914), as amended by section *twelve* of the Basutoland Customs and Excise Duties Amendment Proclamation, 1923 (No. 32 of 1923). His Royal Highness the High Commissioner has been pleased to declare

- (1) that there shall be charged, levied, collected, and paid on wheat-flour and wheat-meal imported into Basutoland from Australia a special (or dumping) Customs duty, equal to the difference between the price at which wheat-flour or wheat-meal of a like grade is sold for home consumption in the usual and ordinary course of trade in the principal markets of Australia at the time of shipment, plus the free on board charges, and the price at which it has been sold free on board for export to Basutoland or to the Union, provided that such special (or dumping) duty shall not exceed 25 per cent. ad valorem;
 (2) that there shall be charged levied which is described.
- cent. ad valorem;
 (3) that there shall be charged, levied, collected, and paid on cement imported into Basutoland from Belgium, Denmark, or Norway a special (or dumping) Customs duty, equal to the difference between the price at which the cement of a like grade is sold for home consumption in the usual and ordinary course of trade in the principal markets of the country of export at the time of shipment, plus the free on board charges, and the price at which it has been sold free on board for export to Basutoland or to the Union, provided that such special (or dumping) duty shall not exceed 25 per cent: ad valorem;
- (4) that there shall be charged, levied, collected, and paid on cement imported into Basutoland from Great Britain a special (or dumping) Customs duty, equal to the difference between the price at which the cement of a like grade is sold for home consumption in the usual and ordinary course of trade in the principal markets of Great Britain at the time

of shipment, plus the free on board charges, and the price at which it has been sold free on board for export to Basuto-land or to the Union, provided that such special (or dumping) duty shall not exceed 25 per cent. ad valorem. By Command of His Royal Highness the High Commissioner.

H. J. STANLEY, Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 69 OF 1923.

It is hereby notified for general information that, under and by virtue of the powers vested in him by section *eleven* (2) of the Basutoland Customs and Excise Duties Amendment Proclamation, No. 32 of 1923, His Royal Highness the High Commissioner has been pleased to declare that, for the purposes of the said Proclama-tion, the term "Patent or Proprietary Medicines" shall not be deemed to include medicines the composition or formulae of which are disclosed and are not in any way advertised to the public (though they may be brought to the notice of the members of the medical and dental professions), and which are intended for use solely by medical practitioners or dentals, or under medical pre-scription.

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY, Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 70 of 1923.

It is hereby notified for general information that, under and by virtue of the powers in him vested by section six of the Bechuana-land Protectorate Customs and Excise Duties Amendment Pro-clamation, 1922 (No. 47 of 1922), His Royal Highnes, the High Commissioner has been pleased to declare that there shall be charged, levied, collected, and paid on superphosphates containing not less than 17 per cent. of available phosphoric acid imported into the Bechuanaland Protectorate from Holland a special Custom's duty equal to the difference between the price thereof as set forth in sub-section (i), added to the charges set forth in sub-section (ii) of section siz of the Bechuanaland Protectorate Customs and Excise Duties Amendment Proclamation. 1922, and the amount at which such goods from Holland are being sold or cffered for sale in the Bechuanaland Protectorate or in the Union. By Command of His Royal Highness the By Command of His Royal Highness the High Commissioner.

H. J. STANLEY, Imperial Secretary.

High Commissioner's Office,

(Printed by the Governm		, Pre	toria	a.)	
HIGH COMMISSIONER'S	NOTICE N	o. 71	OF	1923.	

It is hereby notified for general information that, under and by virtue of the powers in him vested by section *eight*, paragraph (1), of the Bechuanaland Protectorate Customs Tariff Proclama-tion, 1914 (No. 85 of 1914), as amended by section *twelve* of the Bechuanaland Protectorate Customs and Excise Duties Amend-ment Proclamation, 1923 (No. 33 of 1923), His Royal Highness the High Commissioner has been pleased to declare—

that there shall be charged, levied, collected, and paid on wheat flour and wheat meal imported into the Bechuanaland Protectorate from Australia, a special (or dumping) customs

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 duty, equal to the difference between the price at which wheat flour or wheat meal of a like grade is sold for home consumption in the usual and ordinary course of trade in the principal markets of Australia at the time of shipment, plus the free on board charges, and the price at which it has been sold free on board for export to the Bechuanaland Protectorate or to the Union, provided that such special (or dumping) duty shall not exceed 25 per cent. ad valorem;
 (2) that there shall be charged, levied, collected and paid on wheat imported into the Bechuanaland Protectorate from Australia a special (or dumping) customs duty, equal to the principal markets of Australia at the time of shipment, plus the free on board for export to the Bechuanaland Protectorate or to the Union, provided that such special (or dumping) duty shall not exceed 25 per cent. ad valorem;
 (3) that there shall be charged, levied, collected, and paid on explort to the Union, provided that such special (or dumping) duty shall not exceed 25 per cent. device, and paid on externs the price at which the special (or dumping) duty shall not exceed 25 per cent. ad valorem;
 (4) that there shall be charged, levied, collected, and paid on externs duty, equal to the difference between the price at which the cement of a like grade is sold for home consumption in the usual and ordinary course of trade in the principal markets of the country of export to the Bechuanaland Protectorate form of the difference between the price at which the cement of a like grade is sold for home consumption in the usual and ordinary course of trade in the price at which the cement of a like grade is sold for home consumption in the usual and ordinary course of trade in the price at which the cement of a like grade is sold for home consumption in the usual and protectorate or to the Union, provided that such special (or dumping) duty shall not exceed 25 per cent. ad valorem;
 (4) the difference between

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY

Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

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HIGH COMMISSIONER'S NOTICE No. 72 OF 1923.

It is hereby notified for general information that, under and by virtue of the powers vested in him by section eleven (2) of the Bechuanaland Protectorate Customs and Excise Duties Amend-ment Proclamation, No. 33 of 1923, His Royal Highness the High Commissioner has been pleased to declare that for the purposes of the said Proclamation the term "Patent or Proprietary Medicines" shall not be deemed to include medicines the com-position or formulae of which are disclosed and are not in any way advertised to the public (though they may be brought to the notice of the medical and dental professions), and which are intended for use solely by medical practitioners or dentals, or under medical prescription.

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY,

Imperial Secretary,

High Commissioner's Office, Capetown, 13th August, 1923.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 73 OF 1923.

It is hereby notified for general information that, under and by virtue of the powers in him vested by section six of the Swaziland Customs and Excise Duties Amendment Proclamation. 1922 (No. 48 of 1922), His Royal Highness the High Coimnissioner has been pleased to declare that there shall be charged, levied, collected, and paid on superphosphates containing not less than 17 per cent. of available phosphoric acid imported into Swaziland from Holland, a special customs duty equal to the difference between the price thereof as set forth in sub-section (i) added to the charges set forth in sub-section (ii) of section six of the Swaziland Customs and Excise Duties Amendment Proclamation, 1922, and the amount at which such goods from Holland are being sold or offered for sale in Swaziland or in the Union By Command of His Royal Highness the

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY,

Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 74 of 1923.

It is hereby notified for general information that, under and by virtue of the powers in him vested by section *eight*, paragraph (1), of the Swaziland Customs Tariff Proclamation, 1914 (No. 87 of 1914), as amended by section *twelve* of the Swaziland Customs and Excise Duties Amendment Proclamation, 1923 (No. 34 of 1923), His Royal Highness the High Commissioner has been pleased to declare—

(1) that there shall be charged, levied, collected, and paid on wheat flour and wheat meal imported into Swaziland from Australia, a special (or dumping) customs duty, equal to the difference between the price at which wheat flour or wheat

MISSIONER FOR SOUTH AFRICA.
meal of a like grade is sold for home consumption in the susual and ordinary course of trade in the principal markets of Australia at the time of shipment, plus the free on board for export to Swaziland cr to the Union, provided term.
(2) that there shall be charged, levied, collected, and paid on wheat imported into Swaziland from Australia, a special (or dumping) cuts to the difference between the price at which it has been sold free on board for export to Swaziland from Australia, a special (or dumping) cutstoms duty, equal to the difference between the price at which it has been sold free on board for export to Swaziland from Belgium, Demarkets of Australia at the time of shipment, plus the free on board for export to Swaziland from Belgium, Demarkets or Norway, a special (or dumping) cutstoms duty equal to the Union, provided the grade is sold for home consumption in the usual and ordinary course of trade in the principal markets of the difference between the price at which it has been sold free on board for export to Swaziland from Belgium, Demark, or Norway, a special (or dumping) cutstoms duty equal to the difference between the price at which it has been sold free on board for export to Swaziland from Belgium, Demark, or Norway, a special (or dumping) cutstoms duty equal to the difference dutorem;
(*) that there shall be charged, levied, collected, and paid on ordinary course of trade in the principal markets of the outform, provided that such special (or dumping) cutstoms duty equal to the difference between the price at which it has been sold free on board for export to Swaziland or to the Union, provided that such special (or dumping) cutstoms duty, equal to the difference ball or dumping) cutstoms duty, equal to the difference between the price at which the cement of a like grade is sold for home consumption in the usual and ordinary course of trade in the principal markets of the dimenter price at which the cement of a like grade is sold for home

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY, Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

(Printed by the Government Printer, Pretoria.) HIGH COMMISSIONER'S NOTICE No. 75 of 1923

It is hereby notified for general information that, under and by virtue of the powers vested in him by section *eleven* (2) of the Swaziland Customs and Excise Duties Amendment Proclamation, No. 34 of 1923, His Royal Highness the High Commissioner has been pleased to declare that for the purposes of the said Proclama-tion the term "Patent or Proprietary Medicines" shall not be deemed to include medicines the composition or formulae of which are disclosed and are not in any way advertised to the public (though they may be brought to the notice of the members of the medical and dental professions), and which are intended for use solely by medical practitioners or dentals, or under medical pre-scription. scription.

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY, Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 76 of 1923.

It is hereby notified for general information that His Royal Highness the High Commissioner has been pleased to appoint the Reverend Johannes Stefanus Bosman, of the Nederduits Hervormde of Gereformeerde Kerk, Piet Retief, Transvaal Province, to be a Marriage Officer in and for the Territory of Swaziland, with power to solemnize marriages among Europeans, in terms of Transvaal Law No. 3 of 1871 as in force in Swaziland.

By Command of His Royal Highness the High Commissioner. H. J. STANLEY, Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

(Printed by the Government Printer, Pretoria.)

HIGH COMMISSIONER'S NOTICE No. 77 of 1923.

The subjoined regulations which have been made by the Resi-dent Commissioner of Basutoland under section thirteen of the Leprosy Proclamation (Basutoland), 1913 (No. 41 of 1913), are published for general information.

By Command of His Royal Highness the High Commissioner.

H. J. STANLEY, Imperial Secretary.

High Commissioner's Office, Capetown, 13th August, 1923.

REGULATIONS MADE BY THE RESIDENT COMMISSIONER UNDER SECTION THIRTEEN OF THE LEPROSY PRO-CLAMATION (BASUTOLAND), 1913.

In these regulations the term "the Proclamation" shall mean the Leprosy Proclamation (Basutoland), 1913, as amended by Proclamation No. 1 of 1915 and Proclamation No. 22 of 1916; the terms "leprosy," "isolation ward," "asylum," "superintendent,"

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"medical officer," "police officer," and "principal medical officer" shall have the same meanings respectively as are assigned to them in section one of the Proclamation. The term "patient" shall mean and include any person who is subject to detention under the Proclamation whether under an interim reception order or a detention order to accord to accord to accord. detention order issued thereunder.

Jurisdiction of Superintendent in respect of Offences by Patients.

1. The superintendent is empowered to try any patient charged with contravening any of these regulations or with committing in the asylum any act of disobedience or misconduct, and in case of conviction to punish any such patient by—

- (a) restricting his liberty within the asylum,
- (b) depriving him of privileges,
- (c) compelling him to wear distinctive clothing,
- (d) sentencing him to perform special tasks or duties as may in the superintendent's discretion suffice as an adequate
- punishment,
- sentencing him to a fine not exceeding £10 or, in default, to imprisonment, with or without hard labour, for a period not exceeding six months.

A record of the proceedings in any such trial and of the punish-ments awarded shall be kept in books appointed for the purpose, and a return of the cases tried and the punishments awarded shall be forwarded once a quarter to the Resident Commissioner.

Discipline of Patients in Asylum.

2. Patients shall obey implicitly and immediately any order given by the superintendent or other official of the asylum acting under his authority, and shall observe the rules for the good conduct of the asylum and the discipline of the patients. Any patient disturbing the order or peace of the asylum, offending decency by word or deed, being disrespectful or disobedient to the officers, or infringing any of these regulations, shall be guilty of an offence, and liable to the punishments prescribed by the Procla-mation and these regulations.

Asylum Limits.

3. No patient shall, under any pretext whatsoever, proceed beyond the limits of the asylum unless directed to do so by the superintendent.

Bounds.

4. Patients shall remain within the bounds of such portions of the asylum precincts as are allotted to them, and no patient shall go beyond these bounds without permission given by an officer of the asylum staff duly authorized thereto by the superintendent. All patients shall be in the compounds between the hours deter-mined by the superintendent.

Segregation of Sexes.

5. Patients shall on no account visit the quarters allotted to those of the opposite sex, unless authorized to do so by special permission of the superintendent.

Contact or Intercourse with Persons not under Treatment.

6. No person shall willingly permit himself to come in physical contact with any person who is not a patient under treatment for leprosy, except when such person is a member of the asylum staff, and it is necessary for such a person to come into physical contact with a patient for the purpose of medical treatment or other necessary attendance.

No Communication with any Person not Detained in the Asylum.

7. No patient shall hold any communication with any person who is not a patient and is not a member of the asylum staff, except in such manner as is prescribed in these regulations

Intercourse by Letters and sending articles away from the Asylum.

8. No patient shall transmit any written communication or article to any person whatsoever who is not a patient, or who is not a member of the staff of the asylum, without the knowledge of the superintendent.

Superintendent has Powers to Refuse to Transmit Communications or Articles.

9. The superintendent is hereby empowered to refuse to transmit such written communication or article, or to prescribe such measures for its disinfection before transmission as he may deem necessary.

Labour required to be Performed by Patients.

10. Patients shall be required to keep their rooms and the premises occupied or used by them in a clean and tidy condition to the satisfaction of the superintendent.

11. The superintendent shall at his discretion require any patient to perform such other labour and in such kind and quantity as the patient may be physically capable of doing.

12. Any patient who refuses to perform such other labour when required to do so, or performs it in a wantonly negligent and idle manner, shall be liable to be awarded such minor punishment as the superintendent may award under these regulations.

13. For performing labour for the general benefit of the asylum, patients who are well behaved may be paid, at the discretion of the superintendent, at such rate as may from time to time be approved by the Financial Secretary of the Basutoland Administra-tion.

Purchase of Articles by Patients.

Purchase of Articles by Patients. 14. Patients shall have the right to purchase at their own expense approved articles not provided at the public expense either from the asylum shop or through the officer thereto appointed by the superintendent, and through no other source. Such officer shall effect purchases of articles required by the patients to the best advantage of the purchaser, and in no case is he allowed to receive or exact any commission or profit or remuneration in connection with such purchases. No patient shall purchase or receive intoxicating liquor without the written per-mission of the superintendent.

Keeping of Animals by Patients.

15. No cattle, horses, sheep, or goats shall be kept by patients at the asylum.

Damage to or Misappropriation of Government Property. .

Damage to or Misappropriation of Government Property. 16. Any patient who shall wilfully destroy, damage, deface, or make away with, or attempt to destroy, damage, deface, or make away with, any building, fixture, implement, article of equipment or clothing, or any other article the property of the Government, and any patient who shall receive at the public expense issues of clothing, equipment, or foodstuffs for personal use, and shall wil-fully destroy, damage, deface, or make away with such articles by gift, sale, barter, or otherwise, or shall apply them to purposes other than those for which they are issued, shall be guilty of an offence, and shall, in addition, be liable to pay for or make good the damage or loss incurred by the Government in consequence of such action.

the damage of ross incurrence of such action. No patient shall meddle with lamps, wires, or other electric fittings in his room, but shall at once report any defect in such lamps, wires, or fittings to the compound manager.

Distinctive Clothing.

17. All patients will be required to wear the distinctive cloth-ing provided by the Government.

Redress of Grievances.

18. If any patient feels aggrieved by any act or omission on the part of any official of the asylum, he shall lay his complaint before the superintendent. Any patient considering that redress has not been given by the superintendent to such complaint may bring the matter before the Government Secretary.

VISITORS TO THE ASYLUM.

Conditions of Admission,

19. Visitors are admitted to the asylum on a pass issued by the visitor's chief or the Assistant Commissioner, Maseru.

Hours and Days when Visitors are Admitted.

20. Visitors are allowed to see patients every weekday between the hours of 10 and 4. No visitor is admitted on Sunday except in case of serious illness, and on a pass issued by the superintendent or other responsible officer.

Length of Time allowed for Stay at Asylum.

21. No visitor is allowed to remain within the asylum grounds for longer than three days, and this time applies to visitors from Leribe, Qachas Nek, and Quthing. Those from nearer distances are allowed two days, and from Maseru and neighbourhood one day. The time of stay will be endorsed on the passes.

Blankets.

22. Visitors must bring their own blankets.

Transport Animals to be Tethered or put in Paddock.

23. Visitors shall not allow their transport animals to stray, within the asylum grounds. Such animals shall be securely tethered, or be kept in the paddock provided for the purpose.

Conduct of Interview between Visitors and Patients.

24. Visitors shall at all times apply to the superintendent or other responsible officer of the asylum before gaining access to a patient. The superintendent or other responsible officer shall arrange as far as possible for the visitors to see patients at some place outside the compounds, and shall, if necessary, cause an officer or attendant of the asylum to be present during the visit.

Children.

25: It shall be the duty of visitors to keep under strict control children who may accompany them.

Intoxicating Liquor.

26: No visitor shall give, or in any way supply, intoxicating liquor to a patient.

Taking Articles from Asylum.

27. No visitor shall take any article from the asylum without written permission from the superintendent.

Visitors to Members of Staff of the Asylum.

28. Persons who desire to enter the asylum limits for the purpose of visiting any member of the staff of the asylum shall be per-mitted to do so on the authority of the superintendent. Any visitor who contravenes any of the above regulations will render himself liable to prosecution under sections *twelve* and *fourteen* of the Leprosy Proclamation, 1913.

Visitors on Business.

29. Tradesmen or other persons who may have occasion to enter the limits of the asylum on business shall be authorized to do so by the superintendent, and shall conform to these regulations and any other restriction which the superintendent may impose.

GENERAL PROVISIONS AS TO THE DISCIPLINE AND GOOD ORDER OF THE ASYLUM.

Prisons Accommodation.

30. The superintendent shall provide, subject to the approval of the Resident Commissioner, the necessary accommodation within the asylum for the isolation and confinement of patients sentenced to imprisonment with or without hard labour, or to restriction of liberty as a minor punishment provided for in regulation 1.

Imprisonment.

Imprisonment. 31. The superintendent, in exercising the powers of jurisdiction conferred by the Resident Commissioner under section thirteen of the Proclamation and of awarding penalties mentioned in section 1 of these regulations, shall not award imprisonment with hard labour as a punishment to a patient if the performance of hard labour is likely to accentuate the physical suffering caused by the disease of leprosy or will act detrimentally on the patient's bodily health.

32. In cases where an award of imprisonment with hard labour has been given, and it appears to the superintendent that the performance of such hard labour is affecting the patient in the manner aforesaid, he shall thereupon remit the hard labour either entirely or in such degree as to remove the ill-effects on the patient as aforesaid.

as aforesaid. 33. No patient or member of the asylum staff shall introduce or cause or allow, or be a party to the introduction of any alcoholic beverage into the asylum without the permission in writing of the superintendent.

Punishment not to be Inflicted by Staff.

34. No member of the asylum staff shall punish any patient or member of the native staff, but shall report any misbehaviour, breach of discipline, or other cause for complaint to the superintendent.

Complaints.

35. Complaints made by a patient to any member of the staff, and not attended to, may be made by the complainant to the superintendent direct.

Sexual Intercourse with Patients Prohibited.

36. Any person who shall have, or attempt to have, or connive at another person having, sexual intercourse with any patient detained in the asylum, shall be guilty of an offence.

VISITING COMMITTEE.

37. There is hereby appointed a visiting committee consisting of the Government Secretary, who shall be chairman, the Assistant Commissioner, Maseru, the Principal Medical Officer, and two native members to be appointed by the Resident Commissioner. 38. The visiting committee shall visit the leper asylum at such times as the Resident Commissioner may decide, and shall afford every patient an opportunity of making in person any representa-tion he may wish to make. Every reasonable complaint made to the committee shall be investigated by it. 39. The visiting committee shall make to the Resident Commis-sioner such suggestions and observations regarding the welfare of the lepers as to it shall seem desirable, and shall in every case report to the Resident Commissioner the result of any visit of inspection. 40. The visiting committee shall have no authority over the superintendent or any other official of the asylum.

(Printed by the Government Printer, Pretoria.)

NOTICE.

In the Insolvent Estate of HARRY WALTER BISSET, of Teyateyaneng, Basutoland.

Notice is hereby given that the undersigned has been duly appointed Sole Trustee in the above-mentioned Insolvent Estate, and that the Third Meeting of Creditors will be held at the Office of the Assistant Commissioner, Teyateyaneng, on Tresday, the 18th day of September, 1923, at 11 a.m. Business.—Proof of Claims, Trustee's Report, and Instructions to Trustee regarding disposal of Assets. C. F. HENEY.

C. F. HENEY, Sole Trustee.

C/o Bloemfontein Board of Executors and Trust Company, Ltd., P.O. Box 19, Maseru. 14th August, 1923.

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