

incidental to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.

The record to be printed.

5. The record shall be printed in accordance with the rules set forth in the Schedule hereto. It may be so printed either in the Colony or in England.

Duty of the Registrar when the record is to be printed in England.

6. Where the record is to be printed in England, the Registrar shall, at the expense of the appellant, transmit to the Registrar of the Privy Council one certified copy of such record, together with an index of all the papers and exhibits in the case. No other certified copies of the record shall be transmitted to the agents in England by or on behalf of the parties to the appeal.

Duty of Registrar when the record is not printed in England.

7. When the record is not printed in England the Registrar shall, at the expense of the appellant, transmit to the Registrar of the Privy Council forty copies of such record, one of which copies he shall certify to be correct by signing his name on, or initialling every eighth page thereof and by affixing thereto the seal of the Supreme Court.

When part of the record is printed in England and part out of England.

8. When part of the record is printed outside England and part of the record is to be printed in England rules 6 and 7 above shall, as far as practicable apply to such parts respectively.

Case of each party to be printed.

9. The case of each party to the appeal shall be printed in accordance with the rules set forth in the Schedule hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the counsel who attends at the hearing of the appeal, or by the party himself if he conducts his appeal in person.

Preparation of the case.

10. The case shall consist of paragraphs numbered consecutively and shall state, as concisely as possible, the circumstances out of which the appeal arises, the contentions to be urged by the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, reprinting long extracts from the record.

SCHEDULE.

1. Records and cases shall be printed in the form known as demy quarto (i.e. 54 ems in length and 42 in width).
2. The size of the paper used shall be such that the sheet, when folded and trimmed, will be 11 inches in height and 8½ inches in width.
3. The type to be used in the text shall be Pica type, but Long Primer shall be used in printing accounts, tabular matter and notes.
4. The number of lines in each page of Pica type shall be 47 or thereabouts, and every tenth shall be numbered in the margin.

CHAPTERS 4 to 14.

No Subsidiary Legislation.

CHAPTER 15.

CURRENCY NOTES.

RULES MADE BY THE GOVERNOR IN COUNCIL.

Section 13.

1. These rules may be cited as the Currency Notes Rules. 1951
53
54
55
58
2. In these rules—
 “the Ordinance” means the Currency Notes Ordinance;
 “Commissioner” means the Commissioner of Currency. 1/56
3/65
2/66

3. The Commissioner shall be a Currency Officer for the purposes of these rules and he may appoint such other persons to be Currency Officers as the Governor may approve. Short title.
2/70
Definition.
1/75

4. All unissued currency notes, and all currency notes withdrawn from circulation by the Commissioner and selected for re-issue in accordance with rule 17, shall be kept in a strong fireproof vault (hereinafter referred to as “the Currency Officers.
Custody of currency notes.

vault") having each of its entrances secured by three different locks, the keys of which shall be held respectively by the Colonial Treasurer and such two of the Currency Officers as the Governor may from time to time appoint.

Issue of
currency
notes.

5. All currency notes on first issue shall be issued so far as possible in the order of their serial numbers.

Re-issue of
currency
notes.

6. The re-issue of currency notes selected for re-issue under rule 17, shall be preferred to the issue of currency notes not previously issued.

Minimum sum
to be
exchanged for
currency
notes or
sterling.

7. The minimum sum which any person shall be entitled, under the provisions of the first proviso to section 6 of the Ordinance, to lodge with the Crown Agents for the Colonies, or with the Commissioner, for the purpose of obtaining sterling, or currency notes, as the case may be, shall be £40.

Rate of
commission
to be
charged.

8. The rate of commission which the Commissioner shall be entitled to charge and levy from any person obtaining currency notes or sterling under the second proviso to section 6 of the Ordinance, until further notice, shall be one per cent.

Forged and
counterfeit
notes.

9. The Commissioner may for the purposes of verification and inquiry impound any currency note which he has good reason to believe to be forged, counterfeited or altered.

Denomina-
tions, size,
etc., of
currency
notes.

10. (1) The denominations and size of currency notes which may be issued under the Ordinance shall be as follows:—

Denominations	Size
£5	5½ inches by 3½ inches
£1	
10/- and so per se.	

(2) In addition to the pictorial and decorative elements the front of the currency notes shall include—

- (a) a conspicuous inset reproduction of the King's head;
- (b) the denomination in figures and in words;
- (c) the words "The Government of the Falkland Islands", and the words "These notes are legal tender for the payment of any amount";

(d) a facsimile signature of the Commissioner, with the date of issue;

(e) the series index and serial number at the left hand top corner and at the right hand bottom corner.

11. The Commissioner may from time to time redeem worn or damaged currency notes and issue in exchange new currency notes of an equivalent aggregate value, but not necessarily of the same denominations.

Withdrawal of
damaged or
worn currency
notes.

12. The accounting and book-keeping necessary to recording in the Colony the transactions of the Note Security Fund shall be performed by or under the directions of the Treasurer to the Government.

Accounting
and
book-keeping.

13. The Commissioner shall cause books to be kept to be called the Currency Note Register, the Register of Currency Notes Issued, and the Register of Cancelled and Destroyed Notes.

Books to be
kept.

3/65

~~14. When currency notes are supplied to the Commissioner, or issued, withdrawn from circulation, re-issued, cancelled or destroyed in accordance with these rules, an entry shall forthwith be made in the Currency Note Register and signed by at least two Currency Officers, showing the date and nature of each such transaction, the denominations and total number of the notes involved and the denominations and total number of all notes supplied to the Commissioner, issued, remaining unissued, withdrawn from circulation, re-issued, cancelled, kept for destruction in accordance with the provisions of regulation 20 (3) or destroyed in the manner prescribed by these rules up to and including the transaction which is then being recorded.~~

Currency
note
register.

Revoked and
replaced by
3/65

~~15. (1) In the Register of Currency Note Issues there shall be recorded in respect of each prefix number of a series the total number of the currency notes issued or re-issued by the Currency Board, the total number of notes withdrawn from circulation by the Currency Board and selected for re-issue, and the total number of notes cancelled or destroyed by the Currency Board, together with the date of issue, re-issue, withdrawal from circulation, cancellation or destruction, and the balance of currency notes in circulation.~~

Register of
currency
note issues.

Rule

1/56
Revoked
and
replaced
by
3/65

~~revoked + replaced by 3/65~~

~~(2) In addition, when any currency note has been so destroyed, a line shall be drawn through the whole entry in the register relating to that note.~~

Rule 156

Register of cancelled and destroyed notes.

~~(3) 16. In the register of cancelled and destroyed notes there shall be recorded the serial numbers of notes cancelled or destroyed together with the date of cancellation or destruction.~~

Classification of currency notes withdrawn from circulation.

~~17. When any currency notes are withdrawn from circulation by the Commissioner the notes shall forthwith be classified either for re-issue or for destruction.~~

Re-issue of currency notes.

~~18. All currency notes selected for re-issue under rule 17 shall be placed in the vault and kept in the manner prescribed in rule 4, but they shall be kept separate from the currency notes previously unissued.~~

Cancellation of currency notes.

~~19. When any currency note has been selected for destruction under rule 17 it shall forthwith be cancelled in the presence of at least two Currency Officers by stamping, perforating, cutting or otherwise defacing the note in such manner as the Commissioner may approve, and any portion of such note which may have been removed shall be burnt in the presence of the same Currency Officers.~~

Destruction of cancelled currency notes.

~~20. (1) After cancellation, currency notes shall be arranged as far as possible consecutively according to their series in bundles of 100 notes and their numbers recorded in the Register of Cancelled and Destroyed Notes in accordance with the provision of rule 16.~~

~~(2) After the currency notes have been classified, bundled and recorded, they shall be handed to at least two Currency Officers none of whom shall have acted previously in respect of the same notes under the previous provision of this rule. The currency notes after being checked by them shall if possible be immediately destroyed in their presence by fire, in an incinerator provided for the purpose, and the Currency Officers shall immediately after the destruction sign a certificate in a form to be approved by the Commissioner showing the total number and value of the notes destroyed under each prefix letter of a series.~~

revoked and replaced by 3/65

~~(9) If any currency notes are not destroyed by fire immediately after they are handed to and checked by the Currency Officers in accordance with the previous provisions of this rule, the Currency Officers shall certify the records in the Register of Cancelled and Destroyed Notes and seal and date the bundles of currency notes which shall forthwith be placed in the vault and there kept until it is convenient to destroy them.~~

~~(4) When the sealed bundles of cancelled currency notes are withdrawn from the vault, the notes shall be checked against the records in the Register of Cancelled and Destroyed Notes by at least two Currency Officers who shall be the Currency Officers who had sealed the bundles if those officers are available; the notes shall then be destroyed in their presence in accordance with the provisions of paragraph (2) hereof, and they shall sign a certificate in the Register of Cancelled and Destroyed Notes as provided in that paragraph.~~

21. (1) There shall be a Board of Survey appointed by the Governor, which shall consist of at least two members neither of whom shall be a Currency Officer or an officer of the Treasury, and which shall examine the stocks of notes held by the Commissioner, whether unissued, awaiting re-issue or awaiting destruction.

Board of Survey.

(2) The local auditor, whether or not he is a member of the Board of Survey shall be notified of every survey to be held and shall be entitled to be present, either in person, or by his officers, at any survey.

(3) Ordinary surveys shall be held at least quarterly, and surprise surveys shall be held by the Board of Survey when required to do so by the Governor. At least one surprise survey shall be held in every year.

(4) At any survey the Board of Survey may accept any sealed package of notes without counting the contents thereof, if the seals are apparently intact, and the package bears the seal of—

- (a) the Crown Agents for the Colonies, or
- (b) the unbroken seal of previous Boards of Survey, or

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(c) in the case of bundles of cancelled currency notes, two Currency Officers.

(5) A report of each survey, containing a list of all packages of notes and showing how far the packages have been accepted or counted shall be forwarded by the Board of Survey to the Colonial Secretary for the information of the Governor, and the Colonial Secretary shall furnish copies of the report to the Auditor and the Commissioner.

(6) All books and documents in which are any account, minute or memorandum relating to the Currency Notes Security Fund, or whatever else shall tend to secure a true account of the transactions of the Commissioner, shall be at all times open to examination by the Board of Survey.

Annual estimates of expenditure.

22. The Commissioner shall submit annually for the approval of the Governor estimates of expenditure during the year, and the Governor's prior sanction for any supplementary provision shall be obtained.

Encashment of notes of series "A" and "B".

23. Notwithstanding that currency notes of the "A" and "B" series issued under the Falkland Islands Currency Notes Order, 1899, were withdrawn from circulation on the 1st of January, 1935, and ceased to be legal tender as from that date, such notes if presented at the Treasury, Stanley, shall be encashed in legal tender of the equivalent aggregate value.

CHAPTER 16.

CUSTOMS.

ORDER MADE BY THE GOVERNOR IN COUNCIL AND
CONFIRMED BY LEGISLATIVE COUNCIL.

No. 6 of 1948.
No. 9 of 1948.
2 of 1951.
1 of 1951.
Short title.

Section 6:—

1. This Order may be cited as the Customs Order.
2. The following import duties of customs shall be payable:—

Res. 1 of 1974
Res. 1 of 1977
Res. 1 of 1979.

ARTICLES		Rate of Duty
1. Matches, for every gross of boxes not exceeding 10,000 matches ... Matches, for every gross of boxes exceeding 10,000 matches per 10,000 matches, and so on in proportion Provided that the tariff of import duties on matches manufactured in and consigned from any part of the British Empire shall be at One Half of the General Tariff.	as stated per gross boxes not exceeding 10,000 matches	10/-
<i>of the scheduled territories</i> (a) On rum, not exceeding the strength of 20 per cent. under proof, and in proportion for any greater strength than 20 per cent. under proof.	per gallon	36/-
(b) On all other spirits, not exceeding the strength of 20 per cent. under proof, and in proportion for any greater strength than 20 per cent. under proof, including mixtures and preparations containing spirits as ascertained by Sikes' Hydrometer.	" "	52/-
<i>Wines produced in the scheduled territories</i> (c) On British wines and all other unenumerated and unexempted beverages not liable to spirit duty.		
In cask	per gallon	4/6
In bottle	per dozen litres	13/8
" "	" " qts.	9/9
" "	" " pts.	5/-