TANGANYIKA



No. 55 of 1962

I ASSENT,
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Governor-General

25TH SEP:MBER, 1962

An Act to amend the Traffic Ordinance and for purposes incidental thereto

ENACTED by the Parliament of Tanganyika.

- 1.-(1) This Act may be cited as, the Traffic Ordinance (Amendment) Act, 1962, and shall be read as one with the Traffic Ordinance.
- (2) This Act shall come into operation on such date as the Minister for Home Affairs, by notice published in the *Gazette*, shall appoint, and the Minister may appoint different dates for the several provisions of this Act:

Short title construction and commencement cap. 168

Provided that the provisions of section 9 shall come into operation on the date on which sections 2, 3 and 4 come into operation and if the Minister appoints different dates for those sections, section 9 shall come into operation in relation to vehicle licences on the date appointed for section 2, and in relation to driving licences on the date appointed for section 3.

- **2.** Section 11 of the Traffic Ordinance is hereby amended as follows: -
- (a) by deleting subsection (1) and by substituting therefor the following new subsection: -
 - "(1) A motor vehicle licence may be issued for one year or for four months, and such licence shall continue in force-
 - (i) in the case of a yearly licence, for a period of one year from the first day of the month in which it is issued; and
 - (ii) in the case of a licence for four months, for a period of four months from the first day of the month in which it is issued, and the fee payable for a licence for four months shall be such sum, not exceeding thirty five per centum of the fee payable for the corresponding yearly licence, as may be prescribed.";
- (b) by deleting the words and symbols "one-third, one-sixth, one-ninth or one-twelfth (according as the licence surrendered is for a quarter, a half, three quarters or whole of a year)" in subsection (4) and by substituting therefor the words and symbols "onequarter or one-twelfth (according as the licence surrendered is for four months or a year)".

Section 11 of cap 168 amended Section 15 of Cap. 168 amended

3. Subsection (2) of section 15 of the Traffic Ordinance is hereby amended by deleting the words "twelve months" in the fourth line thereof and by substituting therefor the words "three years"

Section 18 of Cap. 168 amended

- **4.** Section 18 of the Traffic Ordinance is hereby amended as follows:-
- (a) by deleting the words "twelve months" where they first occur in the fourth and fifth lines of subsection (1) and by substituting therefor the words "three years"; and
- (b) by deleting the words "twelve months" in the sixth line of subsection (2) and by substituting therefor the words "three years"
- **5.** Section 61 of the Traffic Ordinance is hereby repealed and replaced of Cap. 168 by the following new section: __

Section 61 replaced

61.-(1) If, in any case, owing to the presence of a vehicle drivers, etc. involved in on a road, an accident occurs whereby-

traffic accidents

"Duties of

- (a) personal injury is caused to any person other than the driver of such vehicle; or
- (b) damage is caused-
 - (i) to a vehicle other than such vehicle or a trailer drawn by such vehicle; or
 - (ii) to any animal, other than an animal in or on such vehicle or a trailer drawn by such vehicle,

the driver of such first-mentioned vehicle shall stop and, if required so to do by any person having reasonable grounds for so requiring, give his name and address, and also the name and address of the owner of the vehicle and the identification mark of the vehicle.

- (2) Any other person in the vehicle at the time of the accident shall also, if required so to do by any such person aforesaid, give his name and address.
 - (3) If, in the case of any such accident as aforesaid-
 - (a) the driver for any reason does not give his name and address to some person who would have reasonable grounds for requiring the same at the place at which the accident occurred; or
 - (b) personal injury is caused to any person other than the driver of the vehicle,

the driver shall report the accident to the nearest police station or to a police officer not below the rank of inspector within twenty-four hours of the occurrence thereof.

(4) In this section —

animal' means any ox, bull, cow, horse, mule, ass, sheep, goat, pig or dog; and

'driver', in the case of a carriage, includes the person in charge of the carriage.'

New section **6.** The Traffic Ordinance is hereby amended by adding, immediately 70A added to below section 70, the following new section to Cap. 168

to compel the attendance of such person on such date as may be set down for the trial of the charge and shall notify the officer in charge of the police station specified in the notification of such date; and, subject to the provisions of subsections (6) and (7) of this section, the subsequent proceedings shall be conducted in accordance with the provisions of the Criminal Procedure Code.

Cap. 20

- (6) A copy of the notification may be used by the court as a charge, within the meaning of that expression in the Criminal Procedure Code, in any proceedings under this section.
- (7) The appropriate statutory penalty shall, notwithstanding the provisions of this or any other law, have effect for offences dealt with under this section.
- (8) In this section the statutory penalty means, in relation to an offence specified in Part I of the First Schedule hereto, the sum of twenty shillings and, in relation to an offence specified in Part 11 of that Schedule, the sum of five shillings.
- (9) The Minister for Home Affairs may, by order published in the *Gazette*, amend the form of notification set out in the Second Schedule."

Section 71 of Cap. 168 amended **7.** Section 71 of the Traffic Ordinance is hereby amended by deleting the brackets and words "(not exceeding five shillings)" in paragraph (f) thereof.

New First and second Schedules added to cap. 168 **8.** The Traffic Ordinance is hereby amended by adding at the end thereof the following new Schedules: --

"FIRST SCHEDULE

(Section 70A)

PART I

OFFENCES RELATING TO MOTOR VEHICLES

No.

Nature of Offence

Section of Traffic Ordinance or rule of Traffic Rules

1. Driving without valid driving licence.

- Section 14 (1)
- 2. Holder of provisional driving licence driving loaded vehicle. Section 20 (a)
- 3. Holder of provisional driving licence driving without learner plates. Section 20 (b) and rule 20
- Owner of public service vehicle failing to mark vehicle with Rule 47 (1) name and address and maximum number of passengers and weight of goods vehicle licensed to carry.
- 5. Failing to exhibit motor vehicle licence.

Section 9 (6) and rule 12 (1)

No.	Nature of Offence	Section of Traffic Ordinance or rule of Traffic Rules				
6. Defective i	Section 13 (1)					
7 Public serv	Section 31					
	vehicle to be used as public service vehicle wit	thout Section 34 (b)				
9. Permitting vehicle.	the carriage of excess passengers on public ser	rvice Section 34 (e)				
10. Conveying passenge	ng on motor omnibus goods not belonging	g to Rule 53 (1)				
11. Driving or silencer.	having charge of motor vehicle without effect	ctive Section 43 (e)				
12. Driving of horn	r having charge of motor vehicle without effi	cient Section 43 (f)				
13. Driving m	otor vehicle without mirror.	Rule 48				
14. Failing to	carry reflectors on motor vehicle.	Rule 44 (1)				
15. Driving or	15. Driving or having charge of motor vehicle without lights,					
16. Unnecessa	16. Unnecessarily sounding horn.					
17. Leaving un	Section 44 (c)					
18. Failing to	draw up vehicle close to side of road.	Section 56 (b)				
19. Stopping r within to	notor vehicle within twenty-five feet from con waship.	ner Rule 35 (2) (b)				
20. Failing to in towns	draw vehicle to nearside of road when stopping.	ng Rule 35 (2) (h)				
21. Failing to	21. Failing to stop vehicle on request or signal of police.					
-	conform to indication given by traffic sign.	Section 58 (b)				
	notor vehicle hauling four-wheeled trailer exceeding.					
	commercial, heavy-duty or public Service ve an taxicab exceeding speed limit.					
25. Causing o driving if any lo	r permitting motor vehicle to be used on road or having charge of motor vehicle when so ad not well secured.	or Rule 30 (1) (e) used				
26. Causing of driving defective	or permitting motor vehicle to be used on road or having charge of motor vehicle when so used tyres.	or Rule 30 (1) (i) d with				
	r drawing motor vehicle on footpath.	Section 56 (k)				
	PART II					
OFFENCES RELATING To BICYCLES						
1. Using bicy	cle without licence.	Section 36				
2. Using bicy	Rule 32					
3. Using bic	ycle not fitted with horn, bell or other instru	ment. Section 53				
4. Riding bic	Section 56 (i) and rule 43 (i)					
5. Failing to	Rule 44 (1) (ii)					

SECOND SCHEDULE

(Section 70A)

The Traffic Ordinance

TT.		(Section 70A)	Serial No	•
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nt (place)				
		196		
3. If you do w of guilt set out i with the statute egistered post o en days from the 4. Warning:]	ish to plead guilty n Part B on the report penalty for coor by hand, to the date of the service is an offence of	guilty to the offence of this form and set e	ou should complete the disend this notification by you plead guilty rt so as to reach the life cation to the Coulding to the C	ne admission tion, together y, by prepaid Court within
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(REVERSE) SCHEDULED OFFENCES

No. Nature of Offence

Section of Traffic Ordinance or rule of Traffic Rules

1962

PART I

OFENCES RELATING TO MOTOR VEHICLES

1. Driving without valid driving licence. Section 14 (1)

- 2. Holder of provisional driving licence driving loaded vehicle. Section 20 (a)
- 3. Holder of provisional driving licence driving without learner Section 20 (b) and plates.
- 4, Owner of public service vehicle failing to mark vehicle with Rule 47 (1) name and address and maximum number of passengers and weight of goods vehicle licensed to carry.

5. Failing to exhibit motor vehicle licence.

6. Defective identification mark.

7. Public and interest of the state of th

- 7. Public service vehicle driver failing to wear badge. Section 31
- 8. Permitting vehicle to be used as public service vehicle without Section 34 (b) rear plate.
- Permitting the carriage of excess passengers on public service Section 34 (e) vehicle.
- 10. Conveying on motor omnibus goods not belonging to Rule 53 (1) passengers.
- I I Driving or having charge of motor vehicle without effective Section 43 (e) silencer.
- Driving or having charge of motor vehicle without efficient Section 43 (f) horn.

13. Driving motor vehicle without mirror.
14. Failing to carry reflectors on motor vehicle.
15. Driving or having charge of motor vehicle without lights.
16. Section 56 (i) and rule 43

- 16. Unnecessarily sounding horn Rule 39 (3)
- 17. Leaving unattended vehicle with engine running.

 Section 44 (c)

 18. Failing to draw up vehicle close to side of road.

 Section 56 (b)
- 19. Stopping motor vehicle within twenty-five feet from comer Rule 35 (2) (b) within township.
- 20, Failing to draw vehicle to nearside of road when stopping in Rule 35 (2) (h) township.
- 21. Failing to stop vehicle on request or signal of police. Section 56 (b)
- 22. Failing to conform to indication given by traffic sign. Section 58 (b)
- 23, Driver of motor vehicle hauling four-wheeled trailer exceeding Rule 33 (f) speed limit.
- 24. Driver of commercial, heavy-duty or public service vehicle Rule 60 other than taxicab exceeding speed limit.
- 25. Causing or permitting motor vehicle to be used on road Rule 30 (1) (e) or driving or having charge of motor vehicle when so used if any load not well secured,
- 26. Causing or permitting motor vehicle to be used on road or Rule 30 (1) (i) driving of having charge of motor vehicle when so used with defective tyres.
- 27. Driving or drawing motor vehicle on footpath. Section 56 (k)

PART II

OFFENCES RELATING To BICYCLES

1. Using bicycle without licence.
2. Using bicycle without effective brake.
3. Using bicycle not fitted with horn, bell or other instrument,
4. Riding bicycle without lights.
5. Failing to carry reflector on bicycle.

Section 36
Rule 32
Section 53
Section 56 (i)
and rule 43 (i)
Rule 44 (1) (ii)

The statutory penalty for every offence in Part I is Shs. 20/- and for every offence m Part 11 is Shs. 51-.

PART A

NOTIFICA	TION OF	INTENTION To	ANSWER	CHARGES
NOTIFICA		TINTERNITOR TO	ANOWER	CHARGES

I,		, of
(Residential or business address)		
(Postal address)		
intend to answer the charge(s) No(s).		
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	PART B	
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I enclose Shs.		
penalty (ies) for the offence(s) to which I	1 0 1	
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	Pate:	11

Saving of certain 9. motor vehicle Actand driving licences and transitional provisions (a

- 9. (1) Notwithstanding the provisions of sections 2, 3 or 4 of this
- (a) any motor vehicle licence or driving licence issued before this Act comes into operation shall, subject to the provisions of the Traffic Ordinance, continue in force for the period for which it was granted notwithstanding that such period is not a period provided for in the Traffic Ordinance, as amended by this Act;
- (b) during the period of two years commencing on the date on which section 3 comes into operation, a licensing authority may issue or renew driving licences either for a period of one year or for a period of three years, and such licences shall, subject to the provisions of the Traffic Ordinance, continue in force for the period for which they are issued notwithstanding that such period is not a period provided for in the Traffic Ordinance as amended by this Act, and no appeal shall lie against the determination of the licensing officer as to the period of the licence or renewal.
- (2) The Permanent Secretary to the Treasury may give directions to licensing authorities as to the period for which they shall issue or renew driving licences during the period Of two years commencing on, the date on which section 3 comes into, operation, and licensing authorities shall give effect to such directions.

Passed in the National Assembly on the twenty-fifth day of September, 1962.

Člerk oT the National Assembly