

PART VI
RESTRICTIONS ON PRACTISING AS ENGINEERS OR ENGINEERING
CONSULTANTS

Use of
description
“Registered
Engineer” and
effect
registration

23. Every person whose name has been entered in the Register as a registered consulting engineer or a registered engineer shall, so long as his name remains in the Register, be entitled to adopt and use the style and title “Registered Consulting Engineer” or a “Registered and Engineer”, or such contraction thereof as the Board may approve, and to offer his services to the public for gain or reward or by way of trade as a professionally qualified engineer or consulting engineer.

Use of
description
“Registered
Technician
Engineer” etc

24. Every person whose name has been entered in the Register shall, so long as his name remains in the Register, be entitled to adopt and use the style and title so registered.

Registration
on use of title
and claim to
qualifications
by non-
registered
person

25.-(1) Any person who, not being a registered consulting engineer or a registered engineer-

(a) falsely pretends to be a registered consulting engineer or registered engineer;

(b) uses the style or title “registered consulting engineer”, or registered engineer; or any other name, style, title or description implying, whether in itself or in the circumstances in which it is used, that such person is a registered consulting engineer or a registered engineer;

(b) holds himself out, whether directly or by implication, to be a professionally qualified engineer, commits an offence and upon conviction is liable to a fine of one million shillings or to imprisonment of not less than two years or both that fine imprisonment.

(2) Any person whose name has been registered under this Act in one or more disciplines, pretends to be or hold himself or acts as if he was registered in another commits an offence and upon conviction is liable to a fine of not less than one million shillings or to a term of imprisonment of not less than two years or to both that fine and imprisonment.