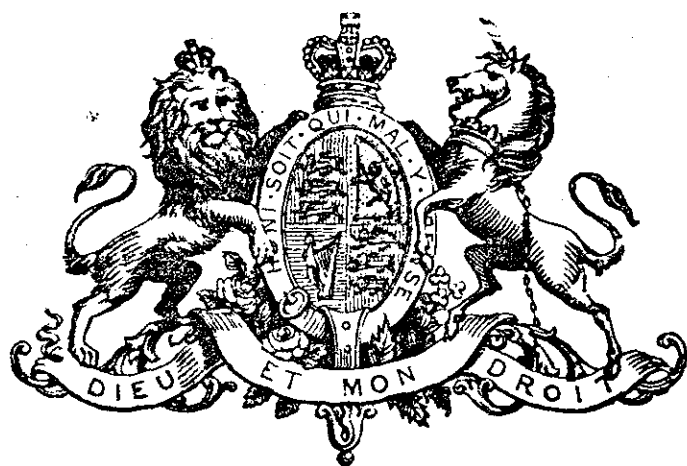


THE OFFICIAL GAZETTE

OF THE

EAST AFRICA



AND UGANDA

PROTECTORATES.

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EAST AFRICA PROTECTORATE.

AN ORDINANCE

No. 12 of 1907.

Title.

To make provision for the Registration of Brands for Stock.

Date.

[12th December, 1907.]

WHEREAS it is expedient to make provision for the registration of brands for stock.

BE it enacted by the Governor of the East Africa Protectorate with the advice and consent of the Legislative Council thereof:—

Short title.

1. This Ordinance may be cited as "The Branding of Stock Ordinance 1907" and shall come into force on the first day of January 1908.

Interpretation of terms.

2. In this Ordinance unless inconsistent with the context:

"Brand" shall mean a brand duly registered under this Ordinance and made upon any portion of the hide of any stock in manner prescribed by this Ordinance;

"Branding iron" shall mean the instrument prescribed for imprinting a brand or mark on stock by this Ordinance or the rules made under it;

"Branding instrument" shall mean any other instrument or tool by which any mark or symbol can be impressed, imprinted or cut on any portion of any stock;

"Branding Directory" shall mean an authorised list of brands compiled by the Registrar of Brands and published by the Government;

"Governor" shall mean the Governor of the East Africa Protectorate;

"Distinctive Mark" shall mean a lawful mark (other than a registered brand) which a native is empowered by this Ordinance to mark upon any stock;

"Stock" shall mean horses, cattle and ostriches;

"Horse" shall mean any horse, mare, gelding, colt, filly, ass, zebra or mule;

"Cattle" shall mean any bull, cow, steer, heifer or calf;

"Inspector" shall mean any person empowered to act as an Inspector of Brands under this Ordinance;

"Native" shall mean any native of Africa not of European or American origin;

"Imprisonment" shall mean imprisonment with or without hard labour;

"Register" shall mean the register book kept in pursuance of this Ordinance containing a list of brands for stock registered hereunder;

"Registrar" shall mean the Registrar of Brands;

"Regulations" shall mean the Regulations framed by the Governor under this Ordinance;

"Residence" shall mean the residence, house, homestead or dwelling of the owner of any brand or stock ;

"Holding" shall mean any farm or other place where stock is kept ;

"District Commissioner" shall include "Assistant District Commissioner"

Administration.

3. It shall be lawful for the Governor to appoint an Officer in the Department of Agriculture who shall be called the Registrar of Brands and whose office shall be in Nairobi, and such persons as he may think fit from time to time to be Inspectors of Brands. Every Provincial Commissioner, District Commissioner and European Police Officer of or above the rank of Inspector shall be ex-officio an Inspector of Brands. Registrar and Inspectors of Brands.

4. The Registrar shall keep a register in the Form of Schedule "A" hereto of all brands allotted under the provisions of this Ordinance. Register Book.

5. Any person other than a native requiring a brand shall deliver or transmit to the Registrar an application in the Form of Schedule "B" hereto accompanied by a fee of five Rupees for the registration of a brand ; if no special combination is applied for, the Registrar, if satisfied that such application is in conformity with the provisions of this Ordinance, shall allot to such applicant in the order in which his application is received the first unallotted brand standing in the Register for the district in which the holding is situated on which the brand is to be used and shall register the said brand to such applicant accordingly in the Form of Schedule "A" hereto annexed ; Application for brand.

Provided always that it shall be lawful for the Registrar at the request of the owner as aforesaid to allot another combination standing vacant in the register for the same district : Provided further that it shall not be necessary for a person who owns or occupies land in more than one district to register a separate brand in respect of each district. Such person may elect any one of the districts in which he intends to use such brand and may use the brand registered in respect of that district in any other district in which he shall keep stock.

6. Upon the registration of any brand as aforesaid the Registrar shall deliver or transmit to the applicant to whom such brand is allotted a certificate of the registration thereof in the Form of Schedule "C" hereof. Certificate.

7. Save as otherwise provided by this Ordinance every registered brand shall consist of two letters and one numeral of plain and uniform pattern in an even and regular line, and the first of the letters shall indicate the district or sub-district in which the holding is situated on which the brand is to be used : Provided that any person wishing to register his present brand may do so on condition that it has not already been applied for and that the dominant letter of the district is added. Form of registered brand.

8. One brand and no more shall be allotted to any person in any one district. Number of brands allotted to an application.

The size of the characters branded on horses and ostriches shall not be less than one and a half inches, on cattle two and a half inches.

9. All brands shall be imprinted on stock as follows :—

How brands are to be imprinted

(1) In the case of cattle

(a) the first brand shall be imprinted on the near side of the neck of the animal, and every second or subsequent brand shall (where there is space sufficient for the purpose) be imprinted on the same part of such animal and at a distance of not less than one and a half inches from and

- (b) Where there is not sufficient space for the purpose then such second or subsequent brand shall be imprinted on the part of such animal next in order according to the following table :

1. Off side of neck.
2. Near shoulder.
3. Off Shoulder.
4. Near rump (or thigh).
5. Off rump.

- (2) In the case of horses
the first brand shall be imprinted either on the near side of the neck or near rump of such horse and any second or subsequent brand on that part of such animal herein mentioned at the distance stated in the preceding Sub-section and next in order as defined in that Sub-section paragraph b (1), (2), (3) and (5).

- (3) In the case of ostriches
the first brand shall be imprinted on the near thigh, and every second or subsequent brand shall (when there is space sufficient for the purpose) be imprinted on the same part and directly underneath the last brand, and where there is not sufficient space for the purpose then on the off thigh.

Publication in
Gazette of register-
ed brands.

10. The Registrar shall at the end of each quarter of every year or as soon thereafter as possible transmit for publication in the "Gazette" a statement in the Form of Schedule "A" hereto of all brands registered under this Ordinance during such quarter with the name and addresses of their respective owners.

Animal Brand
Directory.

11. From such quarterly publications the Registrar, as soon as possible after the 31st day of December in each year, shall cause a Brand Directory containing all the brands which stand registered up to that date to be compiled and published in the form of the said publications; and he shall cause a copy thereof to be forwarded as soon as possible after publication to the Inspector General of Police, every Inspector of Brands, Pound Master and Post Office.

Transfer of
Registered
Brands.

12. The person wishing to transfer his right to any registered brand and the person intending to become the transferee thereof shall sign a document in the Form of Schedule "D" and shall transmit it to the Registrar with a fee of ten Rupees who may on receipt thereof cancel the registration of the said brand standing in the name of the transferor and register such brand in the name of the transferee, and such transferee shall thereafter be deemed to be the person having the exclusive right to use such brand as aforesaid; the Registrar may return the fees and decline to register the transfer; provided that on the sale of a holding if the owner does not sell the whole of the stock bearing his brand to the purchaser the Registrar shall not transfer to the purchaser of such holding.

The Registrar shall keep a book in which all transfers, surrenders and cancellations of brands shall be recorded, and the Registrar shall notify the same at the end of every quarter in the "Gazette" immediately following the quarterly statement of brands registered.

Surrender of brands

13. The owner of any brand may surrender the same and the Registrar shall on receipt of notice thereof cancel the registration.

Disused brands.

14. When it appears to the Registrar upon the report of an Inspector or otherwise that a registered brand is not in use he may cause notice to be given to the owner thereof calling upon him to show cause why the same should not be cancelled; and if cause is not shown to the satisfaction of the Registrar within six months after such notice he may cancel the brand.

Interval before
reallotment.

15. No brand which has been surrendered or cancelled shall be reallotted until a period of five years from such surrender or cancellation has elapsed.

On the sale of
cattle by non-native
to a native the
vendor must brand
cattle with his

16. In every case in which there shall be a sale or transfer of any cattle branded with a brand registered under this Ordinance other than a reversed brand by a non-native to a native, it shall be the duty of such non-native to

Any person failing to comply with the provisions of this Section shall be liable on conviction to a fine not exceeding seven hundred and fifty Rupees and in default of payment to imprisonment for a term not exceeding three months. Penalty.

17. Every broker or auctioneer of stock shall deliver or transmit to the Registrar an application in the Form in Schedule "F" hereto, accompanied by a fee of five Rupees, for the registration of an auctioneer's brand. All brokers or auctioneers must register a brand.

The Registrar shall allot to every such applicant and shall register a brand which shall consist of such device as the Registrar shall determine to be the common mark of all auctioneer's brands and such one letter and one numeral as shall identify the brand of each particular auctioneer or firm of auctioneers. Form of auctioneer's brand.

18. It shall be the duty of a broker or auctioneer to immediately cause to be branded with his registered brand all cattle the property of a non-native which he may sell to a native. A broker or auctioneer may deduct from the purchase price the sum of twenty five cents in respect of each head of cattle so branded. Auctioneers to brand cattle the property of a non-native which he may sell to a native. The cost of branding to be paid by the vendor.

19. Any person who shall fail to comply with the provision of the first paragraph of the preceding Section shall be liable on conviction to a fine not exceeding seventy-five Rupees in respect of each head of cattle with regard to which he shall have failed to comply with these provisions. Penalty for breach of Section 18.

20. The Registrar shall allot a brand to every public pound already or hereafter established and shall register the same. The first character of every such brand shall be a diamond and the second the dominant letter of the district and the third a numeral, the whole to be in one line, and the Poundmaster or other person in charge of a pound shall on the sale of any stock impounded therein brand the same with such brand, and any Poundmaster or other person in charge of a pound who shall fail to comply with the provisions of this Section shall on conviction be liable to a fine not exceeding seven hundred and fifty Rupees and in default of payment to imprisonment for any term not exceeding six months. The Registrar to register a brand for every public pound. The Poundmaster must brand all stock sold out of pound.

21. The Chief Veterinary Officer may register any brand or brands to be used for the purposes of the Veterinary Department on any stock. Such brand or brands may be of any device, provided it is easily distinguishable from any other brand registered under this Ordinance, and may be lawfully used for the purposes of the Veterinary Department on any stock by any person or persons authorized by the Chief Veterinary Officer. Brands of the Veterinary Department to be registered.

22. Nothing in this Ordinance shall be deemed to make it an offence for a native to mark any stock of which he is the owner with a distinctive mark to identify the ownership of such stock, provided that neither letters nor figures form any part of such distinctive mark and that such mark is dissimilar to any registered brand. Natives may use distinctive marks to identify the ownership of stock provided that such marks are unlike any registered brand.

23. It shall be lawful for the Registrar to prohibit the use by any native of a distinctive mark which in his opinion is similar to any registered brand. The Registrar may prohibit the use of certain distinctive marks.

Any native who shall mark any stock with a distinctive mark so prohibited shall on conviction be liable to imprisonment for a term not exceeding six months and his stock so marked may by the order of the Court be confiscated

Miscellaneous.

24. The dominant letter of a brand registered in any district or sub-district shall be that prescribed in Schedule "G" hereto. Provided however the Governor may by Proclamation in the "Gazette" prescribe that some mark or design other than a letter shall be used to signify any district. The dominant letters of districts to be applied to the brands registered therein.

The Governor may by proclamation add any district or sub-district to the said Schedule and may prescribe the dominant letter or mark to be applied to brands registered in such district or sub-district, or may remove any district or sub-district from the Schedule.

25. Every butcher, poundmaster and auctioneer shall keep a separate book open at all times to inspection by any Inspector of Brands and shall therein truly enter the brands cut or imprinted on every animal slaughtered or sold by him. Butchers, and dealers' books.

Any such person who shall slaughter or dispose of any animals on whose hide any brand cut or imprinted under the provisions of this Ordinance shall appear to have been altered, blotched or defaced, without first reporting the matter in writing to the nearest Inspector of Brands and for 48 hours thereafter, shall on conviction be liable to a fine not exceeding seventy-five Rupees per head for every animal so unlawfully slaughtered or disposed of, or to imprisonment for any term not exceeding three months.

Preservation of
hides.

26. (1) Any person who shall slaughter or cause to be slaughtered any stock for sale shall retain or cause to be retained in his possession the hides taken off such animals with the brands or ear marks attached thereto without any alteration, disfiguration or effacement of the brands or marks on such hides or ears for the period of five days.

(2) Any Inspector of Brands or Police Officer may within the period of time mentioned in the last preceding Sub-section demand an inspection of such hides, and upon demand being made the aforesaid person shall produce the same for inspection by the said Inspector of Brands or Police Officer.

(3) Any person contravening any of the provisions of this Section shall be liable upon conviction to a fine not exceeding three hundred and seventy five Rupees and in default of payment to imprisonment for a period not exceeding three months; or to both such fine or such imprisonment.

Inspector may
enter any building
or place where
stock is kept.

27. Every Inspector of Brands or Police Officer is hereby empowered to enter on or into any part of any holding or place throughout the Protectorate where stock is kept and to inspect any stock, hides, branding irons or brand and compare the same with the brand certificate and diagram which shall be produced to him; and every such Inspector of Brands or Police Officer may seize any stock and any hides in respect of which the owner has committed any breach of this Ordinance and any branding instrument and any certificate in his possession and may take them before the nearest Magistrate. Any person hindering or impeding any such Officer as aforesaid in the execution of his duty or attempting so to do or refusing to produce any branding iron instrument or certificate or to permit such Officer to inspect any stock shall for every such offence upon conviction be liable to a fine not exceeding one thousand Rupees or to imprisonment not exceeding six months or to both.

District Commis-
sioner and other
Officials to keep
copies of Brands
Directory and
Gazette containing
statements of
registered brands.

28. Every Inspector of Brands (other than a Police Officer) shall keep a copy of the latest issue of the Brands Directory and a copy of such "Gazette" containing the quarterly statement of registered brands not included in such Directory and shall on receipt of a fee of one Rupee permit search therein at all reasonable hours.

Regulations.

29. It shall be lawful for the Governor from time to time to make rules prescribing

- (1) the shape and pattern of branding irons and other marking instruments;
- (2) the persons by whom branding irons and branding instruments may be manufactured and sold;
- (3) the fees and prices payable and forms to be used for any object or purpose that may be deemed necessary for the efficient administration of this Ordinance.

Notice how given.

30. Where under the provisions of this Ordinance it may be necessary to give or send any notice the same may be given in any of the following ways:—

- (1) personally upon the person to whom the notice is addressed;
- (2) by registered letter sent through the post and directed to the last known place of abode or business in the Protectorate of such person;
- (3) by inserting the notice once in the "Official Gazette."

Sale of branding
instruments.

31. From and after the passing of this Ordinance any person who shall make or offer for sale any branding instrument or tool adapted for the purpose of imprinting marks on stock except in accordance with this Ordinance and the regulations thereunder and similar to or resembling in pattern and size those prescribed under this Ordinance; and any person who shall use or attempt to use or knowingly permit to be used or have in his possession any branding iron or instrument similar to or resembling in pattern and size those prescribed

as herein provided shall on conviction be liable for every such offence to a fine not exceeding one thousand Rupees and in default of payment to imprisonment for a period not exceeding six months.

32. If any person shall wilfully brand or imprint with his distinctive mark any stock of which he is not the owner or shall wilfully cause, direct or permit any stock of which he is not the owner to be branded with his brand, such person shall on conviction for every such offence be liable to a fine not exceeding one thousand and five hundred Rupees or to imprisonment not exceeding twelve months or to both. Fraudulently branding the stock of others.

33. Any person other than a native who shall brand or direct, aid or assist in branding on any stock or any portion thereof any signs, symbols or characters other than those made and registered in accordance with the provisions of this Ordinance shall on conviction for every such offence be liable to a fine not exceeding one thousand Rupees and in default of payment to imprisonment for any term not exceeding six months or to both. Using unregistered brands and irregularly using Registered brands.

34. Any person who shall wilfully blotch, deface or otherwise render illegible or alter any brand or distinctive mark upon stock or wilfully direct, cause or permit any such brand or mark to be blotched, defaced or otherwise rendered illegible or altered or be a party thereto shall on conviction for every such offence be liable to a fine not exceeding one thousand Rupees or to imprisonment not exceeding six months or to both. Defacing brands.

35. Any person who

Forged certificate.

- (a) shall knowingly and unlawfully insert or permit to be inserted any false entry or diagram of any matter relating to any brand in any register, certificate, brands directory, quarterly statement or in any extract from any of them ; or
- (b) shall with intent to defraud, forge, alter, offer, utter, dispose of or put off knowing the same to be forged or altered any such document or extract as aforesaid or which purports to be such ; or
- (c) shall with intent to defraud wilfully and unlawfully destroy, deface or alter or cause to be destroyed, defaced or altered any such document or extract therefrom ; or
- (d) shall knowingly and wilfully with intent to defraud use the brand or distinctive mark of any proprietor without his authority shall on conviction for every such offence be liable to imprisonment for a term not exceeding three years.

36. On the trial of any person for the theft of any hide or stock or for receiving any such hide or stock or any part thereof knowing or having reason to believe the same to have been stolen, it shall be competent for the prosecution to give evidence that the brand upon the hide or animal alleged to have been stolen is the brand of the person alleged to have been the owner of such hide or animal or of some person through or from whom such owner derived his right to such animal, and a certificate purporting to be under the hand of the Registrar or a copy of the Gazette containing the publication of such owner's brand shall constitute *prima facie* proof of the facts therein alleged. On trial for theft of stock-brand to be prima facie evidence of ownership.

37. In the case of the prosecution of any person for theft of any stock or hide thereof, where the hide is proved to have been mutilated in such a way that any brand or distinctive mark is removed or rendered illegible, the onus of proving that he was the proprietor of such animal or hide shall rest on the accused person. Mutilation so as to remove distinctive mark.

38. Any person wilfully failing to comply with or offending against the provisions of this Ordinance in any case in which no penalty is imposed hereby ; and any person failing to comply with or offending against any of the provisions of any regulation or rule made under this Ordinance shall on conviction be liable to a fine not exceeding three hundred Rupees and in default of payment to imprisonment for a period not exceeding two months. Other offences.

SCHEDULE *A*.

District Brand Register.

(The Branding of Stock Ordinance 1907).

Name of owner in full.	Address.	District for which brand is required.	Brand allotted.	No. of certi- ficate.	Date of regis- tration.

SCHEDULE *B*.

Application for Brand.

(The Branding of Stock Ordinance 1907).

To the Registrar of Brands,

Herewith I /We enclose the prescribed fee of five rupees and request that you will allot and register a brand for the holding or place mentioned in the Schedule below:—

Name of applicant (s) in full.	Address.	District for which brand required.

Fee.....Rupees.....

Signed.....

Applicant (s)

I / We hereby request that the second letter of my / our brand may be the letter

SCHEDULE C.

(The Branding of Stock Ordinance 1907.)

No.....

.....day of.....

I hereby certify that the brand shewn in the diagram at foot hereof was duly registered on the date and as the brand of the person (s) therein set forth in the Schedule hereto.

Owner (s) full name (s)	Address.	District for which Brand is registered.	Date of registration.

Fee paid.....

Signed.....

Diagram of Brand.

SCHEDULE D.**Memorandum of Transfer of Brands.**

(The Branding of Stock Ordinance 1907).

To the Registrar of Brands.

Sir,

I,....., being the registered owner of the brand set forth in the Schedule hereto and desiring to transfer the same to (name in full of the transferee) of (name of holding or place where brand will be used and postal address thereof), hereby request you will record the same in your register accordingly and I herewith enclose the fee therefor (ten Rupees).

A. B. (owner).....

Address

Witness

C. D. (Transferee)

Address

Witness

Brand	Name and address of previous owner of Brand	District where Brand is registered.	No. of certificate.	Date of registration.

SCHEDULE E.**Certificate of Transfer.**

(The Branding of Stock Ordinance 1907).

No.....

Date.....

This is to certify that the brand shewn in the specimen at the foot hereof was
 this day transferred from.....of.....
 to.....of.....

Fee paid.....

Signed.....

District Commissioner,

Diagram of Brand.	Transferee's name and address.	District where Brand is to be used.	No. of certificate.	Date of registration.

SCHEDULE F.**Application for Auctioneer's Brand.**

(The Branding of Stock Ordinance 1907).

To the Registrar of Brands.

Herewith I /We carrying on business as an auctioneer at.....
enclose the prescribed fee of five Rupees and
 request that you will allot and register an auctioneer's brand to be used by me /us in the
 course of my /our business as auctioneer of stock. I /We request that the letter
may form part of my / our brand.

Signed.....

Applicant/s.

SCHEDULE G.**Dominant Letters.**

(The Branding of Stock Ordinance 1907).

Dominant letters.	District Denoted.
A	Nairobi.
B	Machakos.
C	Kitui.
E	Kiambu.
F	Malindi.
G	Ravine.
H	Baringo
J	Fort Hall.
K	Nyeri.
L	Kisumu.
M	Mumias.
P	Nandi.
R	Lamu.
U	Mombasa.
V	Naivasha.
W	Vanga.
Y	Teita.
S	Sotik.
T	Lumbwa.

NOTE.—Permanently reserved ; the letters O & I (to be used exclusively as numerals.)
 The letters N & Q are unallotted. The letter D is reserved for Government Departments.

AN ORDINANCE

No. 13 of 1907.

To define the powers of the High Court and to Title.
constitute and define the powers of Courts
Subordinate thereto.

[12th December, 1907.]

Date.

Be it enacted by the Governor of the East Africa Protectorate with the
advice and consent of the Legislative Council thereof :—

PART I.

General.

1. IN this Ordinance, unless the context otherwise requires, the following Definitions.
terms shall have the meaning hereby assigned to them :—

“*The High Court*” means His Majesty’s High Court for East Africa as
constituted by the East Africa Order-in-Council 1902.

“*Protectorate*” means the East Africa Protectorate.

“*Civil Procedure Code*” means the Indian Code of Civil Procedure as
applied to the Protectorate, or any law of civil procedure hereinafter substituted
for such code and in force in the Protectorate.

“*Criminal Procedure Code*” means the Indian Code of Criminal Procedure
as applied to the Protectorate, or any other law of Criminal Procedure in force
in the Protectorate, or any law of Criminal Procedure hereinafter substituted
for such code or for such other law.

“*Subordinate Court*” shall, except where inconsistent with the Provisions
of this Ordinance, mean any Court Subordinate to the High Court.

2. There shall be and are hereby constituted Courts subordinate to the
High Court.

Constitution of
Subordinate
Courts.

3. These Courts shall be known as Subordinate Courts of the first class,
second class, third class and Subordinate Native Courts.

Classification of
Subordinate
Courts.

4. The Subordinate Judge or Magistrate in the respective Courts shall be
by virtue of their office.

By whom Courts
are held.

Subordinate	{	in a Court of 1st Class	A Provincial Commissioner or a Town Magistrate.
		„ „ 2nd „	A District Commissioner.
		„ „ 3rd „	An Assistant District Commissioner.

Native	{	„ „ Liwali	A Liwali.
		„ „ Cadi	A Cadi.
		„ „ Mudir	A Mudir.

Provido. Provided always that, in case of incapacity from illness or of absence of a presiding officer or for any other good and sufficient reason, the Governor may by notice in the "Official Gazette" appoint any European officer of the Administration to hold a Subordinate Court and any Native officer to hold a Subordinate Native Court.

Additional powers. 5. The additional powers set forth in the 1st Schedule hereto annexed may be granted to a Subordinate Judge or Magistrate holding a Subordinate Court by the Governor on the recommendation of the High Court.

Limits of Jurisdiction of Subordinate Courts. 6. The limits within which Subordinate Courts shall exercise their jurisdiction shall be as follows:—
that is to say,

- a Court of the 1st class. Within the limits of the Province in which it is situated.
- „ „ 2nd „ Within the limits of the District in which it is situated.
- „ „ 3rd „ Within the limits of the District in which it is situated.
- a Court of a Liwali In the Coast Districts within the limits of the District in which it is situated.
- „ a Cadi In the Coast Districts within the limits of the District in which it is situated.
- „ a Mudir In the Coast Districts within the limits of the District in which it is situated.

Provided that where there is more than one Subordinate Court in the same District the High Court may direct the distribution of business between such Courts.

Place of sitting. 7. Subordinate Courts shall ordinarily be held at such places as the Governor may direct, but should necessity arise they may also be held at any other place within the limits of their jurisdiction.

In the absence of any such directions by the Governor they shall continue to be held at such places as Courts of a like character have been held hitherto.

Power to call in assessors. 8 Subordinate Courts may in any case call in the assistance of one or more assessors to aid them in deciding matters of native law and custom.

Records and Returns. 9. (1) All Subordinate Courts shall keep written records and furnish returns of cases tried by them to the High Court in such manner as the High Court may from time to time direct.
(2) A Judge of the High Court shall periodically inspect the records of all Subordinate Courts and may give such instructions and advice thereon as he may deem necessary.

Jurisdiction of Tribal Chief. 10. (1) Nothing herein shall affect the power of the Governor to recognize the jurisdiction of a Tribal Chief or Council of elders or village Headman or Headmen over the members of his or their tribe or village, or the exercise by such Tribal Chief or Council of Elders or village Headman or Headmen of such authority as may be vested in him or them by the custom of his or their tribe or as may be granted to him or them by the Governor.

(2) Provided that all jurisdiction granted by the Governor under sub-section (i.) of this section to a Tribal Chief or Council of elders or village Headman or Headmen shall be exercised in accordance with Rules made by the Governor hereunder and published in the "Official Gazette."

Transfer of cases to Tribal Chiefs. 11. A Subordinate Court may transfer to any recognized Tribal Chief or Council of Elders the determination of any suit or proceeding in such Subordinate Court where the parties thereto are natives.

Enforcement of orders of Tribal Chiefs. 12. A Subordinate Court may take such steps as it may think fit to enforce the orders of any recognised Tribal Chief or Council of Elders or Village Headman or Headmen within its jurisdiction.

Supervision by Subordinate Courts over Tribal authority. 13. A Subordinate Court shall exercise supervision over but shall not unduly interfere with the procedure, orders or punishments of any tribal authority within its jurisdiction except where such procedure, orders or punishments are contrary to justice or morality or the laws in force for the time being within the Protectorate.

Procedure. 14. Subject to the provisions of this Ordinance and to Rules of Court, all Courts shall follow the principles of procedure laid down in the Civil and Criminal Procedure Codes so far as the same may be applicable and suitable.

Contempt of Court. 15. The High Court shall have the same power to deal with cases of contempt of its authority as the High Court of Justice in Great Britain, and such

Provided that nothing in this Section shall affect the provisions of the Criminal Procedure Code relating to offences of contempt committed in the face of the Courts.

16. All Subordinate Courts shall use seals of such nature and pattern as Seals. the Governor may by notice in the "Official Gazette" direct.

PART II.

Civil Jurisdiction.

17. The High Court shall be the principal Court of Original Civil Jurisdiction, and shall exercise general powers of supervision over all Subordinate Courts. High Court.

18. Unless otherwise expressly provided by this Ordinance or by any law for the time being in force in the Protectorate, an appeal shall lie from the decrees or from any part of the decrees and from the orders of the High Court to the Court of Appeal for Eastern Africa. Appeals from High Court to Court of Appeal for Eastern Africa.

19. The Subordinate Courts constituted by this Ordinance shall exercise the following jurisdiction in civil matters, that is to say:— Subordinate Courts Civil Jurisdiction.

Courts of 1st Class: Full jurisdiction over all persons in all matters in which the value of the subject in dispute does not exceed seven hundred and fifty Rupees.

Where the Defendant is a native the limit of jurisdiction shall be one thousand and five hundred Rupees.

Courts of 2nd Class: Full jurisdiction over all persons in all matters in which the value of the subject in dispute does not exceed five hundred Rupees.

Where the Defendant is a native the limit of jurisdiction shall be one thousand Rupees.

Courts of 3rd Class: Full jurisdiction over all persons in all matters in which the value of the subject in dispute does not exceed two hundred and fifty Rupees.

Courts of Liwalis: Full jurisdiction over natives in all matters in which the value of the subject in dispute does not exceed seven hundred and fifty Rupees. Subordinate native Courts.

Courts of Cadis: Full jurisdiction over Mohamedan natives in all matters relating to personal status, marriage, inheritance, and divorce.

Courts of Mudirs: Full jurisdiction over natives in all matters in which the value of the subject in dispute does not exceed two hundred and fifty Rupees.

20. Mixed cases, i.e. when the Defendant is a native and the Plaintiff is not, may, subject to the other provisions of this Ordinance, be brought either in a Subordinate Court or in a Subordinate Native Court as the Plaintiff may prefer; but in any action so brought in the Court of a Liwali or Mudir the Court shall have jurisdiction to adjudicate on any counter claim or set off raised by the Defendant by way of defence to the action. Mixed cases may be brought in Liwalis' and Mudirs' Courts.

21. Unless when otherwise expressly provided by this Ordinance or by any law for the time being in force in the Protectorate, an appeal shall lie from the decrees or from any part of the decrees, and from the orders of all Subordinate Courts other than Cadis' Courts to the High Court. Appeals from Subordinate Courts to High Court.

22. Appeals from Cadis' Courts shall lie to the High Court with the Sheikh-ul-Islam or Chief Cadi as assessor. Appeals from Cadis' Courts to High Court with Sheikh-ul-Islam.

23. Appeals from Subordinate Courts shall be heard by one Judge of the High Court except when in any particular case the Principal Judge shall direct that the appeal be heard by two or more Judges of the High Court; such direction may be given before the hearing of the appeal or at any time before judgment is delivered. Appeals shall be heard by one Judge except when the Principal Judge shall otherwise order.

24. In the event of an appeal being heard by two Judges who disagree the Judgment shall follow the finding of the Senior Judge. If Judges disagree.

25. Any Subordinate Court may at the request of the parties or of its own motion refer to the High Court for its decision any question of law or usage having the force of law or the construction of a document which con- Power to refer to High Court.

PART III.

Criminal Jurisdiction.

Powers of High Court.

Power of High Court to call for records.

Procedure in revision.

Certifying order of revision.

Jurisdiction of Subordinate Courts over non-natives.

Power to commit for trial.

Trial by High Court with assessors.

"Subordinate Court" Jurisdiction over natives.

Power to whip natives.

26. The High Court may pass any sentence authorised by law.

27. The High Court may call for and examine the records of any Criminal proceedings before any Subordinate Court for the purpose of satisfying itself as to the correctness, legality or propriety of any finding, sentence or order recorded or passed, and as to the regularity of any proceeding of such Subordinate Court.

28. (1) In the case of any proceeding the record of which has been called for by itself or which has been reported for orders or which has otherwise come to its knowledge, the High Court may in its discretion exercise any of the powers conferred on it, when hearing appeals from a Subordinate Court by Section 39 of this Ordinance, and may enhance the sentence.

(2) No orders under this section shall be made to the prejudice of the accused unless he has had an opportunity of being heard either personally or by pleader in his own defence.

(3) Nothing in this section shall be deemed to authorise the High Court to convert a finding of acquittal into one of conviction.

(4) Where the sentence dealt with under this Section has been passed by a Subordinate Court, the High Court shall not inflict a greater punishment for the offence which in the opinion of such Court the accused has committed than might have been inflicted by a Magistrate holding a Subordinate Court of the first class in such case.

29. When a case is revised by the High Court it shall certify its decision or order to the Court by which the finding, sentence or order so revised was recorded or passed, and the Court to whom the decision or order is so certified shall thereupon make such orders as are conformable to the decision so certified, and if necessary the record shall be amended in accordance therewith.

30. Magistrates holding Subordinate Courts of the first, second and third class shall when the accused is a non-native have the powers hereinafter respectively conferred upon them specified in the second Schedule to this Ordinance.

31. A Subordinate Court may commit for trial to the High Court all cases which under the Criminal Procedure Code may be committed for trial to the High Court or Court of Sessions.

32. Except where otherwise expressly provided by law any person committed for trial to the High Court shall be tried by a Judge of the High Court sitting with not less than 3 assessors.

33. Magistrates holding Subordinate Courts of the first, second and third class shall have full jurisdiction over natives.

Provided that cases of offences against the State, and cases of culpable homicide and murder and dacoity with murder, and attempt and abetment of such offences shall be committed for trial to the High Court, and provided that no Magistrate holding a Subordinate Court of the third class shall pass a sentence exceeding six months' imprisonment of either description or a fine of two hundred Rupees or both.

34. (1) Subordinate Courts of the first or second class and Liwalis' Courts may, when the accused is a native, impose a sentence of whipping not exceeding 24 lashes in addition or in lieu of any other punishment prescribed by law.

(2) A sentence of whipping shall not be inflicted except in the presence of a Medical Officer of the Protectorate or if no Medical Officer is available in the presence of a Magistrate, nor before such officer or Magistrate has after the examination of the prisoner certified that he is physically fit to undergo the sentence imposed upon him.

(3) The Medical Officer or Magistrate may at any time during the execution of a sentence of whipping intervene and prohibit the remainder of the sentence being carried out if he considers the prisoner unable to bear it without risk of serious physical injury.

(4) No sentence of whipping shall be carried out in instalments.

- (6) Subject to the provisions of Sub-Section 2 of this Section any sentence of whipping passed or imposed shall not be inflicted in a case which is subject to appeal until 15 days from the date of the sentence, or, if an appeal is made within that time, until the sentence is confirmed by the Appellate Court, but the whipping shall be inflicted as soon as possible after the expiry of such 15 days, or, in the case of an appeal, after receipt of the order of the Appellate Court confirming the sentence.

In cases not subject to appeal any sentence of whipping passed or imposed shall be inflicted as soon as possible after such sentence has been passed or imposed.

35. No sentence imposed on a native by a Subordinate Court exceeding 12 lashes or six months' imprisonment shall be carried into effect, and no fine exceeding five hundred Rupees shall be exacted, until the record of the evidence or a certified copy thereof has been transmitted to, and the sentence confirmed by the High Court. Sentences needing confirmation by High Court.

36. A Court of a Liwali or Cadi shall, subject to the provisions of this Ordinance, have in Criminal proceedings with respect to natives the same powers as a Court of the second class with respect to non-natives. Liwalis' and Cadis' Criminal Jurisdiction.

37. A Court of a Mudir shall have in Criminal proceedings with respect to natives the like powers as a Court of the third class with respect to non-natives, but without powers to commit for trial. Mudirs' Criminal Jurisdiction.

38. (1) An appeal shall lie to the High Court from any finding, sentence or order of any Subordinate Court passed or made in the exercise of its Criminal Jurisdiction over non-natives provided that such finding, sentence or order is appealable under the Criminal Procedure Code. Provided however that an appeal shall lie to the High Court in any case in which a European shall be sentenced by any Subordinate Court to a term of imprisonment exceeding fourteen days or to a fine exceeding fifty Rupees or to imprisonment and fine. Appeals from Subordinate Courts.

(2) An appeal shall lie to the High Court from any finding, sentence or order of any Subordinate Court passed or made in the exercise of its Criminal Jurisdiction over natives provided that such finding, sentence or order would be appealable if made or passed by a Magistrate holding a first class Subordinate Court exercising his ordinary jurisdiction over Non-Natives.

39. The High Court may in the exercise of its appellate jurisdiction exercise any of the powers conferred upon the High Court or a Court of Appeal by the Criminal Procedure Code and may :— Appellate powers of High Court.

- (1) dismiss the appeal;
- (2) in an appeal from an order of acquittal reverse such order and direct that further enquiries be made, or that the accused be retried or committed for trial, as the case may be, or find him guilty and pass sentence on him according to law;
- (3) in an appeal from a conviction :
 - (a) reverse the finding and sentence and acquit or discharge the accused or order the accused to be committed for trial or retried by a Court of competent jurisdiction, or
 - (b) alter the finding maintaining the sentence, or with or without altering the finding reduce the sentence, or
 - (c) with or without such reduction and with or without altering the finding alter the nature of the sentence but not so as to enhance the same.
- (4) in an appeal from any other order alter or reverse such order.
- (5) make any amendment or any consequential or incidental order that may be just or proper.

40. (1) All proceedings before the High Court in the exercise of its appellate jurisdiction in criminal matters shall be heard by not less than two Judges. Composition of Courts for the hearing of appeals.

(2) All proceedings before the High Court in the exercise of its revisional jurisdiction in criminal matters may be heard and any order thereon may be made or passed by one Judge.

41. (1) An appeal shall lie to the Court of Appeal for Eastern Africa Appeals from High Court in

Provided that such finding, sentence or order is appealable under the Criminal Procedure Code.

- (2) The Court of Appeal for Eastern Africa shall not have any power of revision or appeal over or from any finding, sentence or order recorded or passed by the High Court in the exercise of its Criminal jurisdiction other than that provided by Sub-Section 1 of this Section. Except in cases in which the High Court has convicted on an appeal from an acquittal.

Repeals.

42. The Regulations, Rules and Ordinances specified in Schedule 3 annexed hereto shall be repealed to the extent specified in such Schedule.

Actions and proceedings begun before the commencement of this Ordinance to be continued and concluded as if this Ordinance had not been made.

43. (1) Any action or proceedings begun in any Court constituted under any Ordinance, Regulation or Order repealed by this Ordinance, or ceasing to have jurisdiction on the commencement of this Ordinance, and pending at the commencement of this Ordinance may be continued and concluded by such Court as if this Ordinance had not been made, and every such Court is hereby authorised and empowered to do any act or thing or to make or give any order, judgment, decree or award in such action or proceedings begun as aforesaid which might have been done, made or given by such Court before the passing of this Ordinance.

- (2) All the powers and duties conferred and imposed upon a District Court or a Special Court by or under the Abolition of the Legal Status of Slavery Ordinance 1907 are hereby transferred to and shall be performed by a Subordinate Court of the Second Class.

Short title.

44. This Ordinance may be cited as the Courts Ordinance 1907.

Schedule I.

ADDITIONAL POWERS.

I. Civil.

A Judge of a first Class Subordinate Court may be invested with the powers in Bankruptcy conferred by Chapter XX of the Civil Procedure Code.

A Judge of a first Class Subordinate Court when a Town Magistrate, may be invested with increased Civil Jurisdiction in non-native cases to any sum not exceeding one thousand and five hundred Rupees.

II. Criminal.

(1) Powers with which a Magistrate holding a First Class Subordinate Court may be invested by the Governor.

{ The additional powers with which a Magistrate of the First Class may be invested under the provisions of the Criminal Procedure Code 1898, Section 37, as applied to the Protectorate.

(2) Powers with which a Magistrate holding a Second Class Subordinate Court may be invested by the Governor.

{ The additional powers with which a Magistrate of the Second Class may be invested under the provisions of the Criminal Procedure Code 1898, Section 37, as applied to the Protectorate.

(3) Powers with which a Magistrate holding a Third Class Subordinate Court may be invested by the Governor.

{ The additional powers with which a Magistrate of the Third Class may be invested under the provisions of the Criminal Procedure Code 1898, Section 37, as applied to the Protectorate.

III. General.

A Judge or Magistrate holding a 1st or 2nd Class Subordinate Court may be invested with the power to call for and examine records of native Subordinate Courts exercising jurisdiction in the same Province or District.

Schedule II.**Ordinary Criminal Powers.**

Magistrates holding Subordinate Courts of the First, Second or Third Class shall respectively exercise the ordinary powers of Magistrates of the First, Second or Third Class under the Criminal Procedure Code 1898 as applied to the Protectorate, save in so far as such powers are modified by any law or Criminal Procedure in force for the time being, and save as aforesaid may pass the following sentences, namely :—

(1) A Magistrate holding a Subordinate Court of the First Class.

{ Imprisonment for a term not exceeding two years including such solitary confinement as is authorised by law.
Fine not exceeding one thousand Rupees.
Whipping.

(2) A Magistrate holding a Subordinate Court of the Second Class.

{ Imprisonment for a term not exceeding six months including such solitary confinement as is authorised by law.
Fine not exceeding two hundred Rupees.
Provided that no sentence exceeding one month's imprisonment or a fine of fifty Rupees be inflicted on a European.

(3) A Magistrate holding a Subordinate Court of the Third Class.

{ Imprisonment for a term not exceeding one month.
Fine not exceeding fifty Rupees.

Provided that Magistrates holding a Subordinate Court of the Third Class shall not have jurisdiction to try Europeans but may take cognizance of an offence committed by a European in any case in which they could take cognizance of a like offence if committed by another person but so that if any such Magistrate issue process for the purpose of compelling the appearance of any European accused of an offence such process shall be made returnable before a Magistrate having jurisdiction to enquire into or try the case.

Schedule III.

Ordinance, Regulation and Notice repealed.	Extent of Repeal.
The Native Courts Regulations 1897 (No. 15 of 1897)	The whole.
Notification respecting limits of Jurisdiction of Judges and Magistrates (No. 1 of 1900)	The whole.
Notice respecting the ordinary jurisdiction of Protectorate Officers in Civil cases (No. 4 of 1900)	The whole.
The Village Headmen Ordinance 1902 (No. 22 of 1902)	Section 6.
The Appeals Ordinance 1902 (No. 28 of 1902)	The whole.
The East Africa Native Courts Amendment Ordinance 1902 (No. 31 of 1902)	The whole.
The East Africa Native Courts (Amendment) Ordinance 1903 (No. 11 of 1903)	The whole.
The Native (Special) Courts Amendment Ordinance 1904	The whole.
The East Africa Native Courts Amendment Ordinance 1905 (No. 13 of 1905)	The whole.
The Bombay Civil Court Act 1869 as applied to the East Africa Protectorate by the East Africa Order-in-Council 1897	The whole.
Provincial Small Cause Courts Act 1887 (Indian Act No. 9 of 1887 as applied by the East Africa Order-in-Council 1897)	The whole.

Rules of Court No. 3 of 1907.

Rules made by the High Court with the approval of His Excellency the Governor under Article 22 of the East Africa Order in Council 1902 and Article 11 of the East Africa Order in Council 1906.

- | | |
|--|--|
| Petition of appeal must be in writing.

Places of filing appeal.

Time for filing.

Illiterate appellant.

Procedure.

Attendance of appellant not necessary.

Bail. | 1. These Rules may be cited as Rules of Court (Appeals by Natives) No. 3 of 1907.
(2) Every petition of appeal shall be in writing and shall contain the grounds on which the applicant relies.
(3) An appeal may be filed :
(a) In the Court passing the decree, judgment, order or sentence appealed against.
(b) In a Local Registry under Rules of Court (No 2) of 1904.
(c) In the High Court at Mombasa.
(4) An appeal must be filed within thirty days of the date of any decree, judgment, order or sentence appealed against.
(5) If the appellant is illiterate his petition shall be reduced to writing by the officer with whom it is filed, and officers shall assist ignorant persons to put their appeals in proper form.
(6) The petition if filed elsewhere than in the High Court or a local Registry shall together with the original records be transmitted forthwith to the Registrar of the High Court who will give all necessary directions in the matter.
(7) The attendance of an appellant shall not be necessary to the hearing of an appeal.
(8) In criminal cases requiring confirmation or where an appeal has been lodged the accused may be admitted to bail by the Court which has passed the order or sentence. |
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Approved,
J. HAYES SADLER
Governor.

R. W. HAMILTON
J. W. BARTH
Judges of the High Court.

In exercise of the powers conferred upon me by Section 5 of the Courts Ordinance 1907.

I hereby invest the Town Magistrates of Mombasa, Nairobi and Kisumu and the Magistrates of Subordinate Courts of the 1st and 2nd Class with the following powers respectively that is to say.

Town Magistrates of Mombasa, Nairobi and Kisumu

1. Power to require security for good behaviour in case of sedition, Section 108.
2. Power to require security for good behaviour, Section 110.
3. Power to make orders as to local nuisances, Section 133.
4. Power to make orders prohibiting repetitions of nuisances, Section 143.
5. Power to make orders under Section 144.
6. Power to hold inquests, Section 174.
7. Power to issue process for person within local jurisdiction who has committed an offence outside the local jurisdiction, Section 186.
8. Power to take cognizance of offences upon complaint, Section 190.
9. Power to take cognizance of offences without police reports, Section 160.
10. Power to take cognizance of offences without complaint, Section 190.
11. Power to try summarily, Section 260.
12. Power to sell property alleged suspected to have been stolen, Section 524.
13. Power to order released convicts to notify residence, Section 565.

Magistrates of Subordinate Courts of the First Class.

1. Power to require security for good behaviour, Section 110.
2. Power to make orders as to local nuisances, Section 133.
3. Power to make orders prohibiting repetitions of nuisances, Section 143.
4. Power to make orders under Section 144.
5. Power to hold inquests, Section 174.
6. Power to issue process for person within local jurisdiction who has committed an offence outside the local jurisdiction, Section 186.
7. Power to take cognizance of offences upon complaint. Section 190.

8. Power to take cognizance of offences without police reports, Section 160.
9. Power to take cognizance of offences without complaint, Section 190.
10. Power to sell property alleged or suspected to have been stolen, Section 524.
11. Power to order released convicts to notify residence, Section 565.

Magistrates of Subordinate Courts of the Second Class.

1. Power to make orders prohibiting repetitions of nuisances, Section 143.
2. Power to make orders under Section 144.
3. Power to hold inquests, Section 174.
4. Power to take cognizance of offences upon complaint, Section 190.
5. Power to take cognizance of offences upon police reports, Section 190.
6. Power to take cognizance of offences without complaint, Section 190.
7. Power to commit for trial, Section 206.
8. Power to make order as to first offenders, Section 562.

J. HAYES SADLER

December 12th, 1907.

Governor.

Appointment.

In exercise of the powers conferred upon me by Section 5 of the Courts Ordinance, 1907 I hereby confer upon the Town Magistrates of Nairobi and Kisumu respectively the powers of a District Court over insolvent Judgment-debtors under Chapter XX of the Code of Civil Procedure Act No. XIV of 1882.

J. HAYES SADLER

December 12th, 1907.

Governor.

AN ORDINANCE

No. 14 of 1907.

To amend the Criminal Procedure Ordinance 1906. Title.

[12th December, 1907.]

Date.

1. This Ordinance may be cited as "The Criminal Procedure Ordinance 1907" and shall be read as one with "The Criminal Procedure Ordinance 1906" hereinafter referred to as the Principal Ordinance. Short title.

2. (1) Save as hereinafter provided every case in which a European or American shall appear before a Magistrate accused of any offence punishable with imprisonment which may exceed six months shall be committed for trial to the High Court. Europeans and Americans charged with offences punishable with imprisonment exceeding six months to be tried by High Court.

(2) Nothing in this Section shall be deemed to prevent a Magistrate from discharging an accused person if, for reasons to be recorded by such Magistrate, he considers the charge to be groundless or he finds that there are not sufficient grounds for committing the accused person for trial.

3. Notwithstanding anything in the preceding Section contained a Magistrate may try and pass sentence according to law upon a European or American in any of the following cases:— Except in the following cases.

(a) If the maximum term of imprisonment prescribed by law as a punishment for the offence alleged does not exceed two years and the Magistrate after hearing the evidence for the prosecution is of opinion that the person accused would be adequately punished for the offence by a fine or by imprisonment for a

- (b) If after investigating any case in which a person is accused of an offence punishable with imprisonment which may exceed six months the Magistrate considers for reasons to be recorded by him that there is not evidence of the commission of the alleged offence but that there is evidence against the accused of a lesser offence the punishment for which does not exceed imprisonment for six months with or without a fine.

Provided, however, a Magistrate shall not in either such case impose a sentence of imprisonment for a term exceeding six months.

Failure to claim to be dealt with as a European a waiver.

4. (1) Unless the Magistrate has reason to believe that any person brought before him is not a European or American the Magistrate shall ask such person whether he is a European or American.

- (2) If a person does not claim to be a European or American when before the Magistrate by whom he is tried or by whom he is committed for trial, or if when such claim has been made and disallowed by the committing Magistrate it is not again made before the Court to which such person is committed, he shall be held to have relinquished his right to be dealt with as a European or American and shall not assert it at any subsequent stage of the same case.

High Court to be substituted for Court of Sessions in Principal Ordinance.

5. Whenever in the Principal Ordinance there shall appear the words "Court of Sessions" there shall be substituted therefor the words "High Court".

Definition.

6. In this Ordinance "imprisonment" shall mean imprisonment with or without hard labour.

Repeals.

7. Sections 1 and 6 of the Principal Ordinance are hereby repealed.

Proclamation.

Under the Mohamedan Marriage and Divorce Ordinance, 1906.

Whereas by Article 26 of the Mohamedan Marriage and Divorce Registration Ordinance, 1906 the Governor may by Proclamation apply the said Ordinance to any area or to any tribe, sect or community within any area and fix the day on which such Ordinance shall commence and take effect in such area. Now therefore in exercise of the powers conferred upon me by the precited Article 26, I, James Hayes Sadler, do hereby direct that the Mohamedan Marriage and Divorce Registration Ordinance 1906 shall, until further notice, apply to all Native Mohamedans in the Mainland dominions of H. H. the Sultan of Zanzibar and the Sultanate of Witu and shall commence and take effect from the first day of April One thousand nine hundred and eight.

Mombasa,

J. HAYES SADLER

Dated this 2nd day of December, 1907.

Governor.

Rules.

Issued by His Excellency the Governor of the East Africa Protectorate, under the Provisions of the Mohamedan Marriage and Divorce Registration Ordinance, 1906.

Mombasa,

J. HAYES SADLER

Dated this 2nd day of December, 1907.

Governor.

1. The following fees shall be levied throughout the area to which the Mohamedan Marriage and Divorce Registration Ordinance, 1906 has, by Proclamation, been applied:—

- | | |
|--|------------|
| (a) For the Registration of a Marriage..... | Rs. 1/- |
| (b) do. do. Divorce..... | „ 2/- |
| (c) For the inspection of any specified entry in a Register or Index..... | 50/- Cents |
| (d) For a general search of any Register or Index, for each year searched (with a maximum fee of Rs. 10)..... | Rs. 1/- |
| (e) For the copy of any entry in a Register or Index other than the first copy referred to in Section 14 of the Ordinance .. | 1/- |

2. Under Section 23 (i) - In the event of the contracting Parties desiring the presence of a Registrar at the celebration of the marriage the Registrar shall attend on being given sufficient notice thereof and shall be entitled to receive and retain the customary remuneration

Appointments.

UNDER the powers vested in me by the "Mohamedan Marriage and Divorce Registration Ordinance, 1906."

I hereby appoint the following to be Registrars of Mohamedan Marriages and Divorces with powers to exercise their duties as such within the limits of their respective jurisdictions as defined by or under the Courts Ordinance, 1907 or any other law defining the same for the time being in force.

The Liwali of Vanga
 The Cadi of Wasin
 The Mudir of Gazi
 The Mudir of Tiwi
 The Mudir of Changamwe
 The Cadi of Mombasa
 The Mudir of Mtwapa
 The Cadi of Takaungu
 The Mudir of Mtanganiko
 The Mudir of Roka
 The Mudir of Arabuko
 The Cadi of Malindi
 The Cadi of Mambrui
 The Cadi of Witu
 The Cadi of Lamu
 The Cadi of Faza
 The Cadi of Siyu
 The Cadi of Kiunga
 The Mudir of Mkonumbi
 The Mudir of Hindi
 The Cadi of Kismayu.

Mombasa,
 2nd December, 1907.

J. HAYES SADLER
 Governor.

Rules.

Rules issued by the Governor of the East Africa Protectorate under the provisions of the East Africa Township Ordinance, 1903.

Mombasa,
 Dated this 2nd day of December, 1907.

J. HAYES SADLER
 Governor.

These Rules shall apply to Livery Stables at Nairobi only.

1. The floor of stables should be made of :—
 - (a) Cement concrete, or
 - (b) Asphalt, or
 - (c) Flagstones with cemented joints, or
 - (d) Any other material approved by the Medical Officer of Health.
2. The floor should be constructed so as to have a slight fall leading to a cesspool outside the stable, which cesspool must be emptied at least once a day.
3. The wall of the cesspool must be at least 3 inches above the level of the ground and covered in so as to prevent surface water from gaining entrance.
4. The manure must not be allowed to remain on the ground, but must either be collected into a heap for removal daily or placed in a utensil in a covered shed, which should be emptied at least three times a week to prevent it from becoming a nuisance. This shed should not communicate directly with the stable.
5. The amount of cubic space available for each horse should be at least 600 hundred cubic feet.
6. VENTILATION : In the event of the stables being constructed as a closed building, louvred openings are to be made at two opposite sides of the building, and the total area of these openings should be one sixth of the total amount of the floor space. The roof of the building should be constructed with an opening along the ridge to act as an outlet.
7. There should be an adequate supply of good water for drinking, washing, &c.
8. The method employed for draining the building must in every case be such as to meet

Rules.

Rules issued by His Excellency the Governor under the provisions of the East Africa Townships Ordinance, 1903.

Mombasa,
December 2nd, 1907.

J. HAYES SADLER
Governor.

1. No animal shall be slaughtered for meat unless it has been inspected by a Veterinary Officer within 48 hours of the time of slaughter.
2. The Veterinary Officer will attend at the Cattle Pound or at such place as he may appoint at 8 o'clock every morning to inspect animals intended for slaughter.
3. Each animal passed as fit for slaughter will be branded with a particular mark.
4. The Slaughter-House Clerk may seize and detain any animal brought to the slaughter house which does not bear the Veterinary Officer's brand.
5. These rules shall apply to the Township of Mombasa.

Rules

Rules issued by the Governor of the East Africa Protectorate under the East Africa Liquor Ordinance, 1902.

Mombasa,
Dated the 4th day of December, 1907.

J. HAYES SADLER
Governor.

1. No licence for the sale of distilled or alcoholic liquors in the Protectorate shall be issued for a longer period than 6 months or shall authorise the sale of distilled or alcoholic liquors in the Protectorate after the 30th day of June 1908.
2. Rule 1 of the rules issued under the East Africa Liquor Ordinance, 1902 and dated November 19th, 1906 and the rules issued under the aforesaid Ordinance and dated June 5th, 1907 are hereby cancelled.

Notice.

Mr. H. H. Horne, District Commissioner, has been appointed to Hold a Subordinate Court of the second class in the district of the Tanaland Province for the purpose of hearing and determining claims for compensation under the Abolition of the Legal Status of Slavery Ordinance, 1907. Mr. Horne should be addressed as the Slavery Court Commissioner, Tanaland.

December 12th, 1907.

J. HAYES SADLER
Governor.

GOVERNOR'S OFFICE

NAIROBI,

December 15th, 1907.

Appointments.

- To be District Commissioner, Fort Hall,
R. Skene, Esq., to date November 23rd, 1907.
- To be Slavery Court Commissioner, Tanaland,
H. H. Horne, Esq., to date December 12th, 1907.
- To be an Assistant Auditor,
W. E. Knollys, Esq., to date November 9th, 1907.
- To be Money Order Accountant, Postal Department,
J. Strang, Esq., to date October 3rd, 1907.
- To be a Registrar of Native Christian Marriages,
The Reverend W. P. Knapp, African Inland Mission, Kiambu, to date December 13th, 1907.

Notice

Auction of Opium Licence at Malindi.

Under instructions from His Excellency the Governor a licence to deal in Opium, Ganja, Churas, Poppy-heads, Chandoo and Natron will be auctioned at the District Commissioner's Office, Malindi, on December 30th, 1907 at 2 p. m.

The licence will be operative during the six months dating from 1st day of January 1908 and will be confined to the township of Malindi.

Mombasa,
December 11th, 1907.

S. L. HINDE
Provincial Commissioner.

Notice by Currency Commissioners.

Information has been furnished to the effect that the one half of Currency Note No. 400094 has been lost in transmission through the Post. The holder or holders of the same are requested to communicate with the Currency Commissioners.

OFFICE OF THE CURRENCY COMMISSIONERS.

Mombasa, 11th December, 1907.

Notice.

It is hereby notified for general information that the issue of the new 1 cent coins will commence on January 1st 1908.

Mombasa,
December 10th, 1907.

C. C. BOWRING
Treasurer.

Tenders.

1. Tenders to supply the following stores for the S.S. "Juba" during the year commencing 1st January 1908 are hereby invited.

Halwa rice	12 bags per month
Ghee	4 tins " "
Sugar	150 lbs. " "
Salt	50 " " "
Tea (packet)	30 " " "
Dhall (masoor)	2 bags " "
Turmeric	10 lbs. " "
Corriander	10 " " "
Coeum	10 " " "
Chillies	30 " " "
Garlic	20 " " "
Cocconut oil	40 gallons per month
Soap	24 bars " "

2. All tenders should be in writing and accompanied by samples, and must reach the Chief of Customs not later than December 23rd, 1907.

3. The Chief of Customs does not bind himself to accept the lowest or any other tender.

4. The quantities specified in the above list are approximate and liable to be varied at any time to suit the requirements of the S.S. "Juba".

5. Each month's supply must be delivered at the Contractor's risk and expense to the Customs Store Keeper not later than 25th of the preceding month.

6. Should any article be found on delivery not up to sample it will be returned at the Contractor's risk and expense and in such a case, or in case the Contractor fails to supply the required quantity of any of the articles for which he has contracted, the Chief of Customs may purchase such articles elsewhere and charge the Contractor with the difference if any, between the price paid and the contract price. Such a charge may be deducted from any monies due by the Chief of Customs to the Contractor.

7. The Contract may be terminated at any time if it is not carried out to the satisfaction of the Chief of Customs.

Swahili Examination.

The following officers have qualified in Swahili (Lower Standard).

C. E. Spencer, Esq., Assistant District Commissioner.

A. E. Chamier, Esq., " " "

C. A. Armitstead, Esq., Paymaster, 3rd K. A. Rifles.

L. H. Macnaghten, Esq., Assistant Engineer, P. W. D.

Notice.

Lieut. J. Bois, 3rd King's African Rifles, has passed the Swahili Examination for Military officers.

District Registries Sessions Notice.

With reference to the notice in the Official Gazette of the 10th day of May 1907, Pleaders and Litigants are hereby informed, that any cases filed subsequently to the 20th day of December, March, June and September can only be heard at the ensuing sessions if the cause list then prepared admits of being altered so as to fit in with the Judge's subsequent arrangements.

Mombasa,
December 3rd, 1907.

J. W. H. PARKINSON
Registrar, High Court.

Notice.

IN THE DISTRICT REGISTRY OF THE HIGH COURT AT NAIROBI.

In re : the Indian Companies Acts 1882 to 1900

and

In re : the Nairobi Printing and Publishing Co., Ltd.

NOTICE is hereby given that a petition for the winding up by the Court of the Nairobi Printing and Publishing Co., Ltd., has been presented by Mr. W. A. Burn a creditor of the said Company. The petition will be heard at Nairobi in January 1908 at the time of the January Sessions.

A. MORRISON
Acting Town Magistrate.

Notice.

All creditors and others having claims upon the Estate of the late Captain Charles W. Fowler are required to send in writing the particulars of their debts, claims or demand to my Office at Mombasa on or before the 31st December 1907.

Mombasa,
December 5th, 1907.

OSMUND TONKS
Administrator.

IN H. M. HIGH COURT OF EAST AFRICA AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 29 OF 1907.

NOTICE OF GRANT OF LETTERS OF ADMINISTRATION IN THE ESTATE OF ISAJI WALIJI DECEASED.

Pursuant to an order of H. M. High Court of East Africa at Mombasa granting Letters of administration in the estate of the late BOHRA ISAJI WALIJI deceased, who died at Malindi on the 9th day of September 1907, all creditors and others having claims upon the estate of the above-named deceased are required to send in writing the particulars of their debts, claims, or demands, to the District Commissioner, Malindi, on or before the 15th day of January 1908.

IN H. M. HIGH COURT OF EAST AFRICA AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 34 OF 1907.

NOTICE OF GRANT OF LETTERS OF ADMINISTRATION IN THE ESTATE OF CHIRANJI LALL DECEASED.

Pursuant to an order of H. M. High Court of East Africa at Mombasa granting Letters of administration in the estate of the late BABU CHIRANJI LALL deceased, who died in India on the 26th day of August 1907, all creditors and others having claims upon the estate of the abovenamed deceased are required to send in writing the particulars of their debts, claims, or demands, to the Administrator General, Law Courts, Mombasa, on or before the 15th day of January 1908.

Mombasa,
December 9th, 1907.

J. W. BARTH
Judge, H. M. High Court of East Africa.

Travellers Club Ltd.

NOTICE is hereby given that at a meeting of the Shareholders of the above Company, held on 23rd November 1907 at the offices of the Company, an extraordinary Resolution was passed in the following terms :—

“That it has been proved to its satisfaction that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and to appoint a Liquidator.”

“That Mr. T. A. Wood be appointed Liquidator.”

A. E. HOEY
for the Secretary.

NOTICE.

All Applications or Remittances should be sent to the Editor

The rates of subscription are as follows :

	One year.		Six months.		Three months.		Single Copy	
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 six months old 0 75

EAST AFRICA PROTECTORATE.

Currency Board.

(a)

ABSTRACT OF NOTES IN CIRCULATION.

Total amount of Currency Notes in circulation on the tenth day of December 1907.

Rs 17,61,500

Average daily amount of Currency Notes in circulation during the month ended the tenth day of December 1907.

Rs 17,61,500

(b)

ABSTRACT OF CASH RESERVE.

Amount of the coin portion of the Note Guarantee Fund on the tenth day of December 1907.

Rs 11,76,500

Average daily amount of the coin portion of the Note Guarantee Fund during the month ended the tenth day of December 1907.

Rs 11,76,500

(c)

ABSTRACT OF SECURITIES FORMING THE INVESTED PORTION OF THE NOTE GUARANTEE
FUND ON THE TENTH DAY OF DECEMBER 1907.

Nature of Security.	Nominal Value.	Price paid.	Latest known market price.
Transvaal 3% Guaranteed stock	£35,701-14-9	£35,000	92 $\frac{3}{4}$
Straits Settlements 3 $\frac{1}{2}$ % Inscribed stock	£ 4,276-5-6	£4,000	96 $\frac{1}{4}$
Total ...	£39,978-0-3	£39,000	

Office of the Currency Board,

Mombasa,

December 10th, 1907.

C. C. BOWRING

for Currency Commissioners.

EAST AFRICA PROTECTORATE.

Balance Sheet for the month of September 1907.

		£	£
Revenue from 1st April to 30th September 1907	...		235,280
Parliamentary Grant		95,000
Suspense		5,692
General Post Office, London		995
" " " Natal		40
Deposits		22,697
Surplus and Deficit		225,708
Expenditure from 1st April to 30th September 1907	...	308,625	
Advances	11,623	
Unallocated Stores	71,812	
Copper Coinage	7	
Drafts and Remittances	2,760	
Investments	500	
Cash	190,085	
Total	... £	585,412	585,412

HENRY P. ESPIE

Mombasa, 6th December, 1907.

for Treasurer.

Comparative Statement of the REVENUE of the East Africa Protectorate
for the period ended 30th September, 1907.

Heads of Revenue.	Estimates 1907-8.	Actual Revenue to 30th Sept. 1907.	Revenue for same period of preceding year.	Increase.	Decrease.
	£	£	£	£	£
Customs	84,000	39,808	38,341	1,467	...
Port, Harbour, Wharf and Light House Dues	650	310	337	...	27
Licences, Excise, and Internal Revenue not otherwise classified	97,108	40,985	40,908	77	...
Fees of Court or Office, Payments for Specific Services and Reimbursements in aid...	19,895	9,605	9,581	24	...
Post Office and Telegraphs	17,410	10,459	9,074	1,385	...
Government Railways	306,800	117,444	113,538	3,906	...
Rents	12,257	4,705	1,616	3,089	...
Interest	675	206	1,711	...	1,505
Miscellaneous Receipts	4,000	10,032	5,862	4,170	...
Sale of Government Property	1,177	496	1,686	...	1,190
Land Sales	3,420	1,230	1,057	173	...
Total	£ 547,392	235,280	223,711	14,291	2,722
Loan Receipts	£ Nil	Nil			

EAST AFRICA PROTECTORATE.

Comparative Statement of the EXPENDITURE of the East Africa Protectorate

for the period ended 30th September, 1907.

Heads of Expenditure.	Estimates 1907-8.	Actual Expenditure to Sept. 30th, 1907.	Expenditure for same period of preceding year.	Increase.	Decrease.
Rent and Interest to H. H. the Sultan	17,000	8,500	8,500
Pensions ...	517	199	198	1	...
His Excellency the Governor ...	4,605	1,603	1,375	228	...
Senior Commissioner and Secretariat	4,789	1,613	2,546	1,806	...
Official Gazette & Printing & Stationery	4,269	2,739			
Provincial Administration ...	57,681	25,047	16,322	8,725	...
Treasury ...	6,940	3,497	2,504	993	...
Customs Department ...	11,403	5,292	4,073	1,219	...
Port and Marine Departments ...	10,404	6,161	4,094	2,067	...
" " " Special Expenditure	2,640	...	2,640
Audit Department ...	2,171	1,054	839	215	...
Legal Departments ...	11,206	4,978	3,549	1,429	...
Ditto Special Expenditure	362
Police ...	52,318	20,187	16,373	3,814	...
Prisons ...	8,940	4,314	2,968	1,346	...
Medical Departments ...	11,676	5,775	7,945	...	2,170
Hospitals and Dispensaries	8,604	4,553	3,597	956	...
Ditto Special Expenditure	500	4	...	4	...
Education ...	1,580	429	65	364	...
Transport ...	3,609	1,079	11,648	...	10,569
Military Expenditure	59,594	24,096	29,520	...	5,424
Ditto Special Expenditure	416	4	291	...	287
Miscellaneous Services ...	2,900	1,410	4,018	...	2,608
Bombay Agency ...	858	392	493	...	101
Post Office and Telegraphs	22,653	9,628	7,985	1,643	...
Ditto Special Expenditure	500	575	523	52	...
Railway Department ...	215,284	78,756	73,509	5,247	...
Ditto Special Expenditure	58,200	13,604	...	13,604	...
Agricultural Department	11,018	2,242	3,209	...	967
Forestry and Scientific Departments	10,659	3,601	1,571	2,030	...
Veterinary Department...	7,858	3,107	1,352	1,755	...
Ditto Special Expenditure	...	280	1,221	...	941
Immigration Department	1,410	318	277	41	...
Survey Department ...	17,099	7,752	7,171	581	...
Ditto Special Expenditure	754	438	1,617	...	1,179
Land Office ...	5,327	2,017	1,276	741	...
Ditto Special Expenditure	184	...	184
Public Works Department	16,079	6,962	5,082	1,880	...
" " Recurrent	27,562	13,210	7,726	5,484	...
" " Extraordinary	104,824	38,634	34,998	3,636	...
Special Expenditure	1,857	...	1,857	...
Famine Relief	2,718	...	2,718	...
Total £	781,569	308,625	271,259	64,436	27,070
Expenditure out of Loans... £

HENRY P. ESPIE

for Treasurer.

EAST AFRICA PROTECTORATE.

Statement of Assets and Liabilities as at 30th September, 1907.

ASSETS.						Amount.			LIABILITIES.						Amount.		
						£.	s.	d.							£	s.	d.
ances	11,623	0	0	Suspense	5,692	0	0
located Stores	71,812	0	0	General Post Office, London	995	0	0
er Coinage	7	0	0	„ „ „ Natal	40	0	0
s and Remittances	2,760	0	0	Deposits	22,697	0	0
stments	500	0	0	Excess of Assets over Liabilities	247,363	0	0
...	190,085	0	0									
Total £						276,787	0	0	Total £						276,787	0	0

December 15, 1907

THE OFFICIAL GAZETTE

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Mombasa,
December, 1907.

HENRY P. ESPIE
for Treasurer.

Notice.**Indian Railway Act 1890.**

Approved by the Governor under Section 72 (2) (b) of the Indian Railways Act IX of 1890.

UGANDA RAILWAY,**RISK NOTE, FORM X.**

(To be used when the sender elects to despatch an "excepted" article, or articles specified in the second schedule to the Indian Railways Act IX of 1890, whose value exceeds one hundred rupees without payment of the percentage on value authorized in Section 75 of that Act.)

..... Station.
..... 190 ..
WHEREAS the consignment of.....
..... tendered by $\frac{me}{us}$ as
per forwarding Order No..... of this date, for despatch by the Uganda Railway Administration to.....
Station, and for which $\frac{I}{we}$ have received Railway Receipt No..... of same date, is charged at the ordinary rates for carriage. And whereas $\frac{I}{we}$ have been required to pay, and elected not to pay, a percentage on the value of the consignment by way of compensation for increased risk, $\frac{I}{we}$, the undersigned, do hereby agree and undertake to hold the said Railway Administration over whose Railways the said goods may be carried in transit from..... station to..... station, harmless and free from all responsibility for any loss, destruction or deterioration of, or damage to, the said consignment from any cause whatever before, during and after transit over the said Railway, for the carriage of the whole or any part of the said consignment.

WITNESS ;

Signature.....

Rank or

Residence.....

WITNESS :

Signature.....

Residence

Signature of Sender.....

Father's name.....

Caste..... Age.....

Profession

Residence.....

Approved

J. HAYES SADLER

Governor.

December 2nd, 1907.

UGANDA RAILWAY.

**Approximate Statement of Public Coaching and Goods Traffic
for the month of November 1907.**

Coaching Traffic.....	Rs. 72,422
Goods Traffic	Rs. 183,375

Total Rs. 255,797

Corresponding month of previous year:—

Coaching Traffic	Rs. 68,316
Goods Traffic	Rs. 208,073

Total Rs. ... 276,389

Decrease Rs. ... 20,592

UGANDA RAILWAY.

NOTICE, LAKE STEAMERS. Round Trips.

PUBLIC notice is hereby given that the present running of the Lake Steamers will be continued according to the approximate Time Table given below:—

SOUTHERN ROUTE (Via SOUTH LAKE PORTS.)

PORT FLORENCE.		KARUNGU.		SHIRATI.		MWANZA.		BUKOKA.		ENTEBBE.		JINJA.		PORT FLORENCE.
Dep.		Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.
Voyage.														
25.	Friday, 20th December ...	Sat. 21 Dec.	Sat. 21 Dec.	Sat. 21 Dec.	Sun. 22 Dec.	Sun. 22 Dec.	Wed. 25 Dec.	Wed. 25 Dec.	Fri. 27 Dec.	Fri. 27 Dec.	Sat. 28 Dec.	Sun. 29 Dec.
27.	" 3rd January '08 ...	" 4 Jan.	" 4 Jan.	" 4 Jan.	" 5 Jan.	" 5 Jan.	" 8 Jan.	" 8 Jan.	" 10 Jan.	" 10 Jan.	" 11 Jan.	" 12 Jan.
29.	" 17th " '08 ...	" 18 "	" 18 "	" 18 "	" 19 "	" 19 "	" 22 "	" 22 "	" 24 "	" 24 "	" 25 "	" 26 "

NORTHERN ROUTE (Via NORTH LAKE PORTS.)

PORT FLORENCE.		ENTEBBE.		BUKOKA.		MWANZA.		UKEREWE.		SHIRATI.		KARUNGU.		PORT FLORENCE.
Dep.		Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.
Voyage.														
26.	Friday 27th December ...	Sat. 28 Dec.	Sun. 29 Dec.	Sun. 29 Dec.	Tues. 31 Dec.	Tues. 31 Dec.	Fri. 3 Jan.	Sat. 4 Jan.	Sat. 4 Jan.	Sat. 4 Jan.	Sat. 4 Jan.	Sun. 5 Jan.
28.	" 10 January ...	" 11 Jan.	" 12 Jan.	" 12 Jan.	" 14 Jan.	" 14 Jan.	" 17 "	" 18 "	" 18 "	" 18 "	" 18 "	" 19 "
30.	" 24 " ...	" 25 "	" 26 "	" 26 "	" 28 "	" 28 "	" 31 "	" 1 Feb.	" 1 Feb.	" 1 Feb.	" 1 Feb.	" 2 Feb.

Traffic Manager's Office.

Nairobi, 14th December 1907.

BY ORDER,

A. E. CRUICKSHANK,

Traffic Manager

December 15, 1907.

THE OFFICIAL GAZETTE

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UGANDA PROTECTORATE.

AN ORDINANCE.

Enacted by the Governor of Uganda.

Entebbe,
November 28th, 1907.

H. HESKETH BELL
Governor.

No. 6 of 1907.

Oaths.

Short title.

Authority to
administer oaths
and affirmations.

Persons by whom
oaths or affirmations
must be made.

Affirmation may
be made in lieu
of oath by certain
persons.

Forms of oaths
and affirmations.

Power of Court
to tender certain
oaths.

1. This Ordinance may be cited as "The Uganda Oaths Ordinance, 1907".
2. (a) All Courts and persons having by law or consent of parties authority to receive evidence are authorized to administer, by themselves or by an officer empowered by them in this behalf, oaths and affirmations in discharge of their duties or in exercise of the powers imposed or conferred upon them respectively by law.
(b) Upon the application of the High Court the Governor may by notice authorize any person either personally or by the name of his office to administer oaths and affirmations for certain purposes which shall be specified in the notice.
3. Oaths and affirmations shall be made by the following persons :—
(a) All witnesses, that is to say, all persons who may lawfully be examined, or give, or be required to give, evidence by or before any Court or person having by law or consent of parties authority to examine such persons or to receive evidence
(b) Interpreters of questions put to, and evidence given by, witnesses ;
and
(c) Jurors (if any).

Nothing herein contained shall render it necessary to administer to the official interpreter of any Court after he has entered on the execution of the duties of his office, an oath or affirmation that he will faithfully discharge those duties.

4. Where the witness, interpreter or juror is a Hindu, or a Mahomedan, or a native of Africa having no form of religious belief, or is a person who has an objection to making an oath, he shall, instead of making an oath, make an affirmation ; provided always that a native of Africa, who is not a Christian or a Mahomedan shall if the Court directs, take such an oath as is common amongst or held binding by persons of his tribe, if it be not repugnant to justice or morality, and do not purport to affect any third person. In every other case the witness, interpreter, or juror shall make an oath.

5. All oaths and affirmations made under Section 3 shall be administered according to such forms as the High Court may from time to time by rule prescribe.

6. If any party to, or witness in, any judicial proceeding offers to give evidence on oath or solemn affirmation in any form common amongst, or held binding by, persons of the race or persuasion to which he belongs, and not repugnant to justice or decency, and not purporting to affect any third person, the Court may, if it thinks fit, notwithstanding anything hereinbefore contained,

7. If any party to any judicial proceeding offers to be bound by any such oath or solemn affirmation as is mentioned in Section 6, if such oath or affirmation is made by the other party to, or by any witness in, such proceeding, the Court may, if it thinks fit, ask such party or witness, or cause him to be asked, whether or not he will make the oath or affirmation :

Oaths proposed
by opposite party,
procedure on.

Provided that no party or witness shall be compelled to attend personally in Court solely for the purpose of answering such question.

8. If such party or witness agrees to make such oath or affirmation, the Court may proceed to administer it ; if it is of such a nature that it may be more conveniently made out of Court, the Court may issue a commission to any person to administer it, and authorize him to take the evidence of the person to be sworn or affirmed and return it to the Court.

Administration of
such oath.

9. The evidence so given shall, as against the person who offered to be bound as aforesaid, be conclusive proof of the matter stated.

Effect of such
oath.

10. If the party or witness refuses to make the oath or solemn affirmation referred to in Section 6, he shall not be compelled to make it, but the Court shall record, as part of the proceedings, the nature of the oath or affirmation proposed, the facts that he was asked whether he would make it, and that he refused it, together with any reason which he may assign for his refusal.

Procedure in case
of refusal to make
such oath.

11. No omission to take any oath or make any affirmation, no substitution of any one for any other of them, and no irregularity whatever, in the form in which any one of them is administered, shall invalidate any proceeding or render inadmissible any evidence whatever, in or in respect of which such omission, substitution or irregularity took place, or shall affect the obligation of a witness to state the truth.

Effect of
irregularities.

12. Every person giving evidence on any subject before any Court or person hereby authorized to administer oaths and affirmations shall be bound to state the truth on such subject.

Obligation to state
truth.

13. The Indian Penal Code, Sections 178 and 181, shall be construed as if, after the word "oath", the words "or affirmation" were inserted.

Amendment of
Penal Code.

14. Nothing herein contained applies to proceedings before Courts-Martial.

Saving.

Entebbe,
November 28th, 1907.

H. HESKETH BELL
Governor.

Rules.

Made by the High Court under Section 5 of the Uganda Oaths Ordinance, 1907 and Article 22 of the Uganda Order in Council, 1902.

The following forms are hereby prescribed for use under Section 3 of the Uganda Oaths Ordinance, 1907 in cases in which they are applicable.

When an oath is administered the witness or interpreter shall be required to take the bible in his hand, and to repeat the words "So help me God," at the same time kissing the book.

(i) For a witness

Form of Oath.

The evidence which you shall give touching the matter now before the Court shall be the truth, the whole truth and nothing but the truth—So help you God.

Form of Affirmation.

I solemnly affirm that what I shall state shall be the truth, the whole truth, and nothing but the truth.

(ii) For an interpreter

Form of Oath.

You shall true interpretation make of such matters and things as shall be required of you to the best of your skill and understanding—So help you God.

Form of Affirmation.

I solemnly affirm that I will truly interpret such matters and things as shall be required of me to the best of my skill and understanding.

Entebbe,
November 28th, 1907.

Approved

J. F. M. ENNIS
W. MORRIS CARTER
Judges.

[This Notice cancels Circulars No 18 of 1902, No. 5 of 1904, No. 30 of 1905, and His Majesty's Commissioner's Memorandas, dated 25th September, 1903, 12th May 1905. and Notice dated 8th December, 1905.]

Notice

UGANDA PROTECTORATE.

Passages and Freight per Uganda Protectorate Vessels.

Rates as per sub-joined schedules have been fixed for Passengers and Freight by Government Vessels, the property of the Uganda Protectorate, on Lakes Victoria, Albert, Kioga and the Nile, and through traffic therewith. These rates will come into force on Lake Victoria and Lake Kioga and its Nile connections from 1st February 1907 and on Lake Albert and its Nile connections from 1st March 1907.

The Vessels are run primarily for the purposes of the Uganda Administration, Private Passengers and Cargo will be carried only when sufficient accommodation is available.

All charges are to be collected in advance.

All goods are carried at Owner's risk.

All charges are subject to alteration at the discretion of His Majesty's Commissioner.

Firms wishing to ship Merchandise from Sesse, Bunjako, etc., to Entebbe, should inform the Marine Office the date on which such goods will be ready for shipment, when, if possible, the steamer will be placed at their disposal.

Voyages to Kasengi, and West Coast ports of Lake Albert are only made when boats are available. Shippers should therefore give notice to the Marine Office when loads leave Entebbe for shipment to these ports.

Loads *via* Lake Kioga should be booked either at Collectorates Jinja, Masindi or Transport Office, Entebbe at least one week before advertised departures of Caravans.

Marine Office,
Entebbe, 1st February, 1907.

H. HUTCHINSON
Acting Superintendent of Marine

Approved

H. HESKETH BELL

H. M. Commissioner

SCHEDULE A.
Passages and Luggage.

(1)	LAKE VICTORIA.				Europeans.		Asiatics and Africans.		* Luggage per cwt.		Dogs.	
					Rs.	As.	Rs.	As.	As.	As.	Rs.	As.
	To and From											
Entebbe and Kisumu	32	12	5	0	5	4	2	0
" " Jinja	16	4	1	8	3	0	1	0
" " Munyonyo	4	4	0	12	0	12	0	8
" " Bukoba	21	8	3	8	3	12	1	4
" " Bugaia, Bunjako								
" " Damba, Kome...	8	0	1	0	1	8	0	8
" " Buvuma, Sesse								
" " Zinga or Bujaju								
" " Dumo	12	0	1	8	2	0	0	12
" " Lusinga	23	12	3	8	3	12	1	8
Kisumu " Lusinga	9	0	1	8	1	8	1	0
" " Bugaia	25	0	3	8	3	12	1	8
Jinja " Igagas	15	0	1	12	2	8	1	0
Igagas " Kisumu	15	0	1	12	2	8	1	0
Jinja " Bujaju or Sesse	24	0	2	8	4	0	1	8
" " Munyonyo	16	4	1	8	3	0	1	0
" " Kisumu	32	12	5	0	5	4	2	0

* One hundredweight of luggage allowed free for Europeans.
14 lbs. " " " " " " Natives on Lake Victoria only.
Fractions under 56 lbs. to be charged as $\frac{1}{2}$ cwt. and from 56 lbs. to 112 as 1 cwt.

(2)	LAKE KIOGA AND NILE.				Europeans.		Asiatics and Africans.		* Luggage per Load of 60 lbs.		Dogs.	
					Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.
	To and From											
Kakoge aud Kibugwe	4	0	0	10	0	8	0	8
" " Kasata	7	0	1	0	0	12	0	12
" " Namasali	10	0	1	12	1	0	1	0
" " Rompanga	12	0	2	0	1	0	1	0
" " Kubala	17	0	2	14	1	8	1	8
" " Mruli	19	0	3	0	1	8	1	8
" " Foweira	30	0	4	8	2	8	2	8
" " Sambwe	15	0	2	8	1	0	1	8
" " Bululu	15	0	2	8	1	0	1	8
Kasata " Sambwe	9	0	1	8	0	8	1	0
" " Bululu	9	0	1	8	0	8	1	0
" " Namasali	4	0	0	12	0	8	0	8

SCHEDULE A.—continued.

(3) LAKE ALBERT AND THE NILE To AND FROM	Europeans.		Asiatics and Africans.		Special Class Bona Fide Porters Attached to Caravans.		*Luggage per Load of 60 lbs.		Dogs	
	Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.
Butiaba and Mahaji, Kasenji or any port on West shore of Lake Albert ...	15	0	4	0	2	0	2	0	3	0
Butiaba and Inkubwa ...	15	0	4	0	2	0	2	0	2	0
" " †Wadelai West or East shore ...	15	0	4	0	2	0	2	0	3	0
" " Nimule ...	30	0	8	0	4	0	4	0	4	0
" " Dufile ...	30	0	8	0	4	0	4	0	4	0
" " Bugungu ...	7	8	2	0	1	0	1	0	0	8
Inkubwa and Nimule or Dufile ...	15	0	4	0	2	0	2	0	2	0
" " Wadelai West or East shore ...	7	0	1	8	1	0	1	0	1	0
" " Bugungu ...	7	8	2	0	1	0	1	0	1	0
" " Mahaji... ..	7	8	2	0	1	8	1	8	2	0
Wadelai East or West shore and Dufile or Nimule ...	15	0	4	0	2	0	2	0	2	0
Wadelai East or West shore and Dufile or Mahaji ...	7	8	2	0	1	0	1	0	2	0
Nimule and Dufile ...	2	0	0	8	0	4	0	8	1	0

Children under 10 years of age are charged half fares only.

* A fraction of 60 lbs. will be charged as for 60 lbs.

† Wadelai West shore Congo station, East shore old station.

SCHEDULE B.

Freights.

(1) LAKE VICTORIA. To AND FROM	General Merchan- dise per cwt.		Local Produce per cwt.		Ivory per cwt.		Parrots.		Sheep and Goats, each.		Cattle, Horses, Donkeys and Mules, each.	
	Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.
Entebbe and Kisumu ...	1	12	0	8	5	4	1	0	2	0	32	12
" " Jinja ...	0	12	0	4	3	0	1	0	1	0	16	4
" " Munyonyo ...	0	4	0	1	1	0	1	0	1	0	4	4
" " Bukoba ...		0	0	6	3	8	1	0	2	0	21	8
" " Bugaia... ..												
" " Bunjako ...												
" " Damba, Kome, ...	0	8	0	4	1	8	1	0	1	0	7	
" " Buvuma, Sesse ...												
" " Zinga or Bujaju ...												
" " Dumo ...	0	12	0	6	2	0	1	0	1	0	11	4
" " Lusinga ...	1	0	0	5	—		1	0	1	8	23	12
Kisumu " Lusinga ...	0	12	0	4	—		1	0	1	0	9	0
" " Bugaia... ..	1	4	0	6	—		1	0	2	0	25	0
Jinja " Igagas... ..	0	14	0	4	2	8	1	0	1	0	16	4
Igagas " Kisumu ...	0	14	0	4	2	8	1	0	1	0	16	4
Jinja " Bujaju or Sesse ...	1	6	0	8	4	0	1	0	1	0	24	0
" " Munyonyo ...	0	12	0	4	3	0	1	0	1	0	16	4
" " Kisumu ...	1	12	0	8	5	4	1	0	2	0	32	12

A fraction of a hundredweight will be charged as a full hundred weight.
Rubber and Skins to be carried as General Merchandise.

SCHEDULE B.—continued.

LAKE KIOGA AND NILE.					General Merchandise per Load of 60 lbs. or fraction thereof		Local produce per Load of 60 lbs. or fraction thereof.		Sheep and Goats, each.		Cattle, Horses, Donkeys & Mules, each.	
TO AND FROM					Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.
Kakogi and	Kibugwe...	0	4	0	2	0	10	4	0
"	" Kasata	0	8	0	4	1	0	7	0
"	" Namasali	1	0	0	8	1	10	10	0
"	" Rompanga	1	0	0	8	2	0	12	0
"	" Kubala	1	0	0	8	2	12	17	0
"	" Mruli	1	0	0	8	3	0	19	0
"	" Foweira	2	8	0	8	4	8	30	0
"	" Sambwe	1	0	0	8	2	8	15	0
"	" Bululu	1	0	0	8	2	8	15	0
Jinja	" Kibugwe...	0	12	0	10	—	—	—	—
"	" Kisata	1	0	0	12	—	—	—	—
"	" Namasali	1	8	1	0	—	—	—	—
"	" Ramwanga	1	8	1	0	—	—	—	—
"	" Kubala	1	8	1	0	—	—	—	—
"	" Mruli	1	8	1	0	—	—	—	—
"	" Foweira	3	0	1	0	—	—	—	—
"	" Masindi	2	0	1	4	—	—	—	—
"	" Hoima	2	8	1	12	—	—	—	—
"	" Butiaba	2	8	1	12	—	—	—	—
Kasata	" Sambwe...	1	8	1	0	—	—	—	—
"	" Bululu	1	8	1	0	—	—	—	—
"	" Sambwe	0	9	0	4	1	8	9	0
"	" Bululu	0	8	0	4	1	8	9	0
"	" Namasali or Rompanga	0	8	0	4	0	12	4	0
Namasali	" Rompanga	0	8	0	2	0	8	3	0
Entebbe	" Masindi	2	8	1	9	—	—	—	—
"	" Hoima	3	0	2	1	—	—	—	—
"	" Butiaba	3	0	2	1	—	—	—	—
Munyonyo and	Masindi	2	8	1	9	—	—	—	—

Rubber, Ivory and Skins carried as General Merchandise.

(3) LAKE ALBERT AND THE NILE.					General Merchandise per Load of 60 lbs. or fraction thereof.		Sheep and Goats, each.		Cattle, Horses, Donkeys & Mules each.	
					Rs.	As.	Rs.	As.	Rs.	As.
From Butiaba to Kasenji and <i>vice versa</i>	2	0	2	0	15	0
" " Mahaji and <i>vice versa</i>	1	0	2	0	15	0
" " † Inkubwa	0	12	1	8	15	0
" " * Wadelai (West or East shore)	1	4	2	0	15	0
" " Dufile	2	4	3	0	30	0
" " Nimule (For Nimule to Butiaba see below).	2	0	3	0	30	0
" " Bugungu	0	8	0	8	7	8
Inkubwa " Nimule and <i>vice versa</i>	1	4	1	8	15	0
" " Dufile and <i>vice versa</i>	1	4	2	0	15	0
" " Wadelai (West or East shore)	0	8	1	8	7	8
" " Bugungu	0	8	0	8	7	8
" " Mahaji	1	0	1	8	7	8
Wadelai West or East shore to Dufile and <i>vice versa</i>	1	4	1	8	15	0
" " " " Nimule and <i>vice versa</i>	1	4	1	8	15	0
" " " " Mahaji	1	4	2	0	15	0
Nimule to Dufile	0	8	1	0	2	0
" " Butiaba (For Butiaba to Nimule see above)	1	8	3	0	30	0
Dufile to Butiaba	1	8	3	0	30	0

SUPPLEMENTARY SCHEDULES

TO

MARINE DEPARTMENT NOTICE 1st FEBRUARY, 1907.

SCHEDULE A.

Passages and Luggage.

LAKE KIOGA AND NILE.				Europeans.		Asiatics and Africans.		Luggage per load of 60 lbs.		Dogs.	
To AND FROM				Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.
Namasali and Sambwe	9	0	1	8	0	8	1	0
„ „ Bululu	9	0	1	8	0	8	1	0

SCHEDULE B.

Freights.

LAKE KIOGA AND NILE.				General Merchandise per load of 60 lbs. or fraction thereof.		Local Produce per load of 60 lbs. or fraction thereof.		Sheep and Goats, each.		Cattle, Horses, Donkeys and Mules, each.	
To AND FROM				Rs.	As.	Rs.	As.	Rs.	As.	Rs.	As.
Kakoge and Jinja	0	8	0	8	—	—	—	—
„ „ Entebbe	1	0	0	13	—	—	—	—
„ „ Munyonyo	1	0	0	13	—	—	—	—
Mruli „ Masindi	0	8	0	8	—	—	—	—
„ „ Hoima	1	0	1	0	—	—	—	—
„ „ Butiaba	1	0	1	0	—	—	—	—
Namasali and Sambwe	0	8	0	4	1	8	9	0
„ „ Bululu	0	8	0	4	1	8	9	0

H. HUTCHINSON

Approved :

Acting Superintendent of Marine.

A. G. BOYLE

Acting Deputy Commssioner.

SUPPLEMENTARY SCHEDULES
TO
MARINE DEPARTMENT NOTICE 1st FEBRUARY 1907.

:0:

SCHEDULE A.

Passages and Luggage.

(4)	LAKE VICTORIA. To AND FROM	Europeans.		Asiatics and Africans.		*Luggage per cwt.		Dogs.	
		Rs.	Cts.	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.
	Entebbe and Bukakata, Sesse or Katonga River ...	8	0	1	0	1	50	0	50
	Munyonyo and Bukakata, Sesse, Katonga River, Zinga, Bunjako, Damba or Kome...	12	0	1	50	2	25	1	0
	Jinja and Bukakata or Sesse ...	24	0	2	50	4	0	1	50
	Entebbe and Mazinda or Sango Bay ...	20	0	2	0	3	50	1	0
	Munyonyo and Mazinda or Sango Bay ...	21	0	2	50	4	0	1	50
	Munyonyo and Dumo ...	20	0	2	0	3	50	1	0

* One hundred weight of Luggage allowed free for Europeans.

14 lbs. of Luggage allowed free for Natives.

Fractions under 56 to be charged as $\frac{1}{2}$ cwt. and from 56 lbs. to 112 as 1 cwt.

SCHEDULE B.

Freights.

(4)	LAKE VICTORIA To AND FROM.	General Merchandise.		Local Produce		Ivory		Parrots.		Sheep and Goats, each.		Cattle, Horses, Donkeys and Mules, Each.	
		Rs.	Cts.	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.
	Entebbe and Bukakata, Sesse, or Katonga River.	0	50	0	25	1	50	1	0	1	0	7	0
	Munyonyo and Bukakata, Sesse, Katonga River, Damba, Kome, Zinga or Bunjako ...	0	50	0	25	2	50	1	0	1	0	12	0
	Munyonyo and Dumo ...	1	25	0	37	3	0	1	0	1	0	20	0
	Munyonyo and Mazinda or Sango Bay ...	1	37	0	37	4	0	1	0	1	0	21	0
	Entebbe and Mazinda or Sango Bay ...	1	25	0	37	3	0	1	0	1	0	20	0
	Jinja and Bukakata or Sesse ...	1	37	0	50	4	0	1	0	1	0	24	0

A fraction of a cwt. will be charged as a full cwt.

Rubber and skins to be carried as General Merchandise.

Native made Baskets, bags, or mats to be carried at local produce rates.

H. HUTCHINSON

Acting Superintendent of Marine.

Approved

GEORGE WILSON,

Acting Commissioner.

September 18th. 1907.

SUPPLEMENTARY SCHEDULE

TO

MARINE DEPARTMENT NOTICE 1st FEBRUARY, 1907.

:0:

SCHEDULE B.

Freights.

LAKE VICTORIA.				General Merchandise per load of 56 lbs. or fraction thereof		Local Produce per load of 56 lbs. or fraction thereof.		Ivory per 56 lbs. or fraction thereof.	
To AND FROM				Rs.	Cts.	Rs.	Cts.	Rs.	Cts.
Entebbe and Masaka...	0	62	0	50	1	12
„ „ Mbarara	2	0	1	87	2	50
Munyonyo and Masaka	0	62	0	50	1	12
„ „ Mbarara	2	0	1	87	2	50
Jinja and Masaka	1	6	0	62	2	37
„ „ Mbarara	2	44	2	0	3	75
Bukakata and Masaka	0	37	—	—	—	—
„ „ Mbarara	1	75	—	—	—	—
Masaka and Mbarara	1	50	—	—	—	—

A fraction of a load of 56 lbs. to be charged as a full load.

Native made baskets, bags and mats to be carried at local produce rates.

Rubber and skins to be carried as General Merchandise.

H. HUTCHINSON

Acting Superintendent of Marine.

Approved

GEORGE WILSON

Acting Commissioner.

September 18th, 1907.

TIME TABLE OF SAILINGS OF VESSELS

OF

UGANDA MARINE.

LAKE VICTORIA.

The P.A.V. "Sir Wm. Mackinnon" will sail as follows until further notice :—

From ENTEBBE for JINJA every 2nd week on Wednesdays connecting with caravan leaving Jinja for KAKOGE, all LAKE KIOGA ports, MRULE, FOWEIRA, MASINDI, HOIMA, BUTIABA, KOKA, NIMULE and all Congo ports on LAKE ALBERT and NILE.

From JINJA for ENTEBBE every 2nd week on Fridays, cargo will be transhipped at Entebbe for Munyonyo.

From MUNYONYO and ENTEBBE for SESSE and BUKAKATA (new port for Masaka) every 2nd week on Mondays, connecting with caravan leaving Bukakata for Masaka and Mbarara.

From BUKAKATA for SESSE, ENTEBBE and MUNYONYO, every 2nd week on Wednesdays. Caravans will leave Mbarara and Masaka to connect with these sailings.

From ENTEBBE for MUNYONYO, } every Monday to tranship cargo for all other weekly
 „ MUNYONYO for ENTEBBE, } sailings.

If cargo offers Vessel will call at Bunjako, Katonga River, Zinga, Buvuma and Damba, due Notice should be given to Marine Office Entebbe, Collectorates' Jinja, and Masaka, or Custom House Munyonyo.

Cargo can be booked through at Transport Offices Entebbe and Butiaba, at Collectorates Jinja, Masindi, Hoima, Koba, Nimule, Masaka and Mbarara, and at Custom House Munyonyo.

Full particulars as to date and hour of sailings can be had from Marine Office Entebbe, Collectorates Kampala, Jinja, Masaka, and Custom House Munyonyo.

H. HUTCHINSON

December 2nd, 1907.

Acting Superintendent of Marine.

TIME TABLE OF SAILINGS OF VESSELS

OF

UGANDA MARINE.

LAKE KIOGA & NILE.

Vessels will sail as follows until further notice :—

From KAKOGE, for KIBUGWE, KASATA, NAMASALI, BULULU, ROMPANGA and MRULI every 2nd week on Wednesdays.

From MRULI, for ROMPANGA, NAMASALI, BULULU, KASATA, KIBUGWE and KAKOGE every 2nd week on Fridays.

Caravans will leave Collectorates JINJA and MASINDI to connect with these sailings. Cargo can be booked through.

If Cargo offers boats will be run through to Foweira due notice should be given to Marine Office, Entebbe, or Collectorate Jinja.

TIME TABLE OF SAILINGS OF VESSELS OF UGANDA MARINE. LAKE ALBERT & NILE.

Vessels will sail as follows until further notice :—

From BUTIABA,	for MAHAJI, Koba, WADALAI, DUFILÉ and NIMULE, 9th of each month, reaches Nimule in time to catch vessel from Gondokoro for Khartum, 28th of each month.
From BUTIABA, From NIMULE,	for Koba, WADALAI and NIMULE direct the 24th of each month. for DUFILÉ, WADALAI and Koba, MAHAJI and BUTIABA, 13th of each month.
From NIMULE, From BUTIABA,	for WADALAI, Koba and BUTIABA direct 29th of each month. for KASENDJI, 18th of each month if cargo offers, due Notice should be given to Marine Office, Entebbe.

H. HUTCHINSON

Acting Superintendent of Marine.

December 2nd, 1907.

Notice.

The Office of the Assistant Director of Public Works will in future be styled that of the "Assistant Chief Engineer".

Entebbe,
6th December, 1907.

By Command,

GEORGE WILSON

Deputy Commissioner.

Appointments.

Mr. D. L. Baines, to act as Collector, Entebbe, with effect from the 20th September 1907.
Entebbe,
October 1st, 1907.

GEORGE WILSON

Acting Commissioner.

Captain B. R. Graham (Indian Army) Staff Officer to the Inspector General King's African Rifles, has been appointed Commandant of the 4th Battalion King's African Rifles. This appointment will date from the 28th December, 1907.

Captain Graham has been granted the temporary rank of Lieutenant Colonel, with effect from the 1st November, 1907.

By Command,

GEORGE WILSON

Deputy Commissioner.

Entebbe, Uganda,
2nd December, 1907.

Captain P. O. G. Usborne has been appointed Chief Engineer Public Works Department, dating from the 24th October, 1907.

By Command,

GEORGE WILSON

Deputy Commissioner.

Entebbe,
6th December, 1907.

TEMPORARY APPOINTMENT.

His Excellency the Governor has been pleased to make the following appointment :—

Mr. G. P. Jervoise to be Acting Collector at Entebbe, until further notice.

Entebbe, Uganda,
5th December, 1907.

GEORGE WILSON

Deputy Commissioner.

Arrival.

Name in full.	Rank.	From leave or on 1st appointment.	Date of leaving England.	Date of arrival at Mombasa.
Mr. John Melville	Electrical Engineer	1st appointment	14th Sept. 1907	4th Oct. 1907.

EAST AFRICA PROTECTORATE. ARRIVALS.

Name in full.	Rank.	From leave or on 1st Appointment.	Date of leaving England	Date of Embarkation.	Date of arrival at Mombasa or Kilindini.
F. J. Jackson, C.B., C.M.G.	Lieut. Governor	From leave	Oct. 27th 1907
S. Couper	Dist. Eng., U. Railway	" "	" 27th "
W. Rigby	Asst. Supt. Police	" "	" 27th "
C. E. W. Perkins	Postal Clerk and Telegraphist	From S. Africa	Nov. 4th 1907
H. A. Walker	Major, 1st Batt. K.A.R.	" leave	" 16th "
G. F. Archer	Dist. Commissioner	" "	" 16th "
J. H. Bailey	Captain, 3rd K.A.R.	" "	" 27th "
A. J. Bonham Carter	Judge	" "	Nov. 9th 1907	Nov. 10th 1907	" 27th "
H. E. Bush	Assistant Engineer	New appoint.	" 8th "	" 10th "	" 27th "
W. E. Knollys	Assistant Auditor	" "	" 9th "	" 10th "	" 27th "
E. L. Sanderson	Town Clerk, Nairobi	From Leave	" 27th "
J. K. Creighton	Asst. Supt. Telegraphs	" "	" 27th "
H. F. Kirwan	Postal Clerk and Telegraphist	" "	Nov. 9th 1907	Nov. 10th 1907	" 27th "
G. E. Powter	Assistant Treasurer	" "	" 9th "	" 10th "	" 27th "
H. B. Partington	Dist. Commissioner	" "	" 15th "	" 16th "	Dec. 4th "
G. H. Cresswell	Executive Engineer	" "	" 15th "	" 16th "	" 4th "
S. B. Gosling	Asst. P. M. G.	" "	" 4th "
J. M. van Leenhoff	Tobacco Ex. E. A. P.	New appoint.	" 14th "	" 16th "	" 4th "

DEPARTURES.

Name in full.	Rank.	On Leave or termination of Appointment.	Date of departure.	Date due to return Mombasa.	Remarks.
H. F. Ward	Lieut., 1st Bat., K.A.R.	leave	Oct. 28th 1907	...	
J. S. Butler	Capt., 3rd K.A.R.	...	Nov. 5th "	...	
L. Aylmer	" "	...	" 5th "	...	
W. R. B. Wakeham	Veterinary Officer	...	" 4th "	...	
W. Kempe	Assistant Auditor	...	" 26th "	...	
J. A. Haran	Medical Officer	...	" 26th "	...	
J. W. T. McClellan	Dist. Commissioner	...	" 28th "	...	
E. R. Logan	Town Magistrate	...	" 28th "	...	
Capt. C. Riddick	Dy. Insp. Genl. Police	...	" 28th "	...	

UGANDA PROTECTORATE ARRIVALS.

Name in full.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Mombasa or Kilindini.
J. Clifford	Paymaster, 4th K.A.R.	From Leave	Nov. 27th 1907
W. de Boltz	Supt. Printing Press	" "	" 27th "
E. Richardson	Surveyor	New appoint.	" 20th "
P. O. G. Osborne, Capt. R. E.	Director P.W.D.	" "	" 20th "
F. J. Lambkin, Col. R. A. M. C.	Special duty Medical	" "	Nov. 20th "
A. E. Booty	Asst. Treasurer	From Leave	" 27th "
G. P. V. Jervoise	Assistant Collector	" "	" 27th "
S. C. Stanley Tomkins, C.M.G.	Sub-Com. Uganda	New appoint.	Nov. 15th 1907	...	" 27th "
E. Treffry, Major	Assistant Collector	" "	" 15th "	...	" 27th "
J. St. John Gilbert	Foreman, P. W. Dept.	" "	" 15th "	...	" 27th "
W. E. Jackson	Assistant Collector	From Leave	" 14th "	...	" 27th "

DEPARTURES.

Name in full.	Rank.	On leave or termination of appointment.	Date of departure.	Date due to return Mombasa.	Remarks.
B. E. Hanson	Assistant Auditor	leave	Oct. 28th 1907	...	
P. Mitchell	Inspector Police	...	28th "	...	

SHIPPING REPORT

MOMBASA HARBOUR
MONTH OF NOVEMBER 1907.

Name of Vessel	Captain	Gross Tons.	Cargo	Nationality	To Whom Consigned	From	Date		Bound to
							Arr.	Dep.	
S.S. Swaledale	Trachy	3658	General.	British	J. Whitlark & Co.	London	Oct. 27	Nov. 4	Zanzibar
„ Juba	Jenkins	506	„	„	E. A. Prot.	Malindi	„ 30	„ 2	Kismayu
„ Barawa	S. Jaffer	330	„	Zanzibar	A. A. Visram	Zanzibar	Nov. 1	„ 1	Zanzibar
„ Barawa	S. Jaffer	330	„	„	„	„	„ 8	„ 8	Malindi
„ Juba	Jenkins	506	„	British	E. A. Prot.	Kismayu	„ 12	„ 17	Lamu
„ Africa	Manley	2037	„	„	S. M. & Co.	Aden	„ 14	„ 15	Zanzibar
„ Sultan	Ulrich	2816	„	German	Hansing & Co.	Bombay	„ 14	„ 14	„
„ Clydesdale	Manship	3565	„	British	J. Whitlark & Co.	London	„ 16	„ 24	„
„ Juba	Jenkins	506	„	„	E. A. Prot.	Lamu	„ 20	„ 21	Shimoni
„ Juba	Jenkins	506	„	„	„	Shimoni	„ 22	„	Still in Harbour
„ Africa	Manley	2037	„	„	S. M. & Co.	Zanzibar	„ 23	„ 24	Aden
„ Gouverneur	Burmeister	3336	„	German	Hansing & Co.	„	„ 26	„ 26	Bombay
„ Barawa	S. Jaffer	330	„	Zanzibar	A. A. Visram	„	„ 27	„ 27	Pemba
„ Barawa	S. Jaffer	333	„	„	„	Pemba	„ 29	„ 29	Malindi

KILINDINI HARBOUR.

S.S. Khalif	Pens	8200	General	German	Hansing & Co.	Hamburg	Nov. 3	Nov. 3	Zanzibar
„ Gertrud	Jenssen	6331	„	„	„	Zanzibar	„ 4	„ 5	Hamburg
„ Kaiser	Holdt	2724	„	„	„	„	„ 4	„ 5	Bombay
„ Herzog	Weisskam	4933	„	„	„	Hamburg	„ 16	„ 17	Zanzibar
„ Feldmarschall	Issendorff	6000	„	„	„	Zanzibar	„ 25	„ 26	Hamburg
„ Sherard Osborn	Gifford	1429	Nil	British	Eastern Tel. Co.	„	„ 26	„	Still in Harbour
„ Melbourne	Combe	4100	General	French	M. M.	Marseilles	„ 27	„ 27	Madagascar
„ Djemnah	Durrande	3802	„	„	M. M.	Madagascar	„ 28	„ 28	Marseilles
„ Urlana	Robertson	5253	„	British	S. M. & Co.	Bombay	„ 28	„	Still in Harbour

MEN-OF-WAR.

H.M.S. Venus	Chapman		Nil	British		Berbera	Oct. 28	Nov. 2	Aden
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H. PIDCOCK
Port Officer.