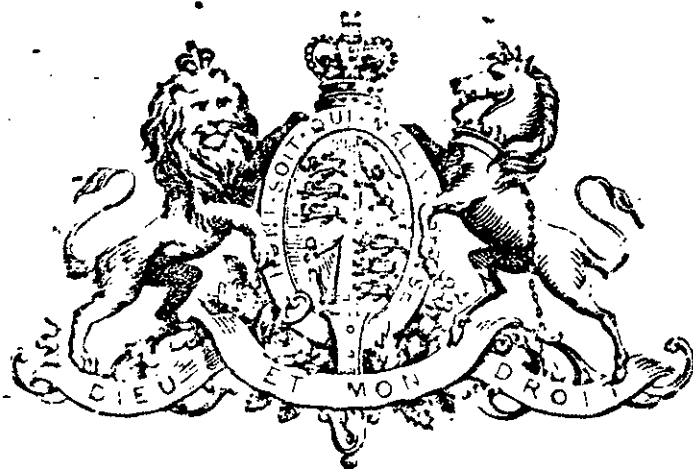


THE OFFICIAL GAZETTE

OF THE

EAST AFRICA



PROTECTORATE.

Published under the authority of His Excellency the Governor of East Africa.

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EAST AFRICA PROTECTORATE.

AN ORDINANCE

No. 13 of 1908.

To make provision for the surrender of Fugitive Criminals.

Date.

[December 13th, 1908.]

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

Preliminary.

Short title,

1. This Ordinance may be cited as “The Fugitive Criminals Surrender Ordinance 1908.”

Where arrangement
for Surrender of
criminals made
Ordinance to apply,

2. Where an Arrangement has been made between His Majesty the King and the ruler of a Foreign State under which the Protectorate is to surrender to that State, or its Protectorates, any fugitive criminals, the Governor may, by notice in the “Gazette,” direct that this Ordinance shall apply in the case of that State during the continuance of the Arrangement, and after such notice has been published in the “Gazette” this Ordinance shall, subject to the terms of the Agreement, apply accordingly. No such notice shall remain in force for any longer period than the Agreement, and the Governor may by same or any subsequent notice limit the application of this Ordinance or render the operation thereof subject to such conditions, exceptions and qualifications as may be deemed expedient.

Restrictions on
surrender of
criminals,

3. The following restrictions shall be observed with respect to the surrender of fugitive criminals:—

- (1) A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove to the satisfaction of the Magistrate or the Court before whom he is brought on *habeas corpus*, or by other like proceedings, or to the Governor, that the requisition for his surrender has, in fact, been made with a view to try or punish him for an offence of a political character.
- (2) A fugitive criminal shall not be surrendered to a Foreign State unless provision is made by the law of that State, or by Arrangement, that the fugitive criminal shall not, until he has been restored or had an opportunity of returning to the Protectorate, be detained or tried in that Foreign State for any offence committed prior to his surrender other than the offence proved by the facts on which the surrender is grounded.
- (3) A fugitive criminal who has been accused of some offence within His Majesty’s jurisdiction not being the offence for which his surrender is asked, or is undergoing sentence under any conviction in the Protectorate, shall not be surrendered until after he has been discharged whether by acquittal or on expiration of his sentence or otherwise.
- (4) A fugitive criminal shall not be surrendered until the expiration of such period being not less than 15 days as the Governor may determine from the date of his being committed to prison to await his surrender.

4. Where this Ordinance applies in the case of any Foreign State every fugitive criminal of that State who is in, or suspected of being in, any part of the East Africa Protectorate shall be liable to be apprehended and surrendered in manner provided by this Ordinance, whether the offence in respect of which the surrender is sought was committed before or after the coming into operation of this Ordinance and whether there is or is not any concurrent jurisdiction in any Court of His Majesty's dominions or of the Protectorate over that offence.

Liability of criminal to surrender.

5. A requisition for the surrender of a fugitive criminal of any Foreign State who is in, or suspected of being in, the Protectorate, shall be made to the Governor by some person recognized by the Governor as a Diplomatic Representative of that Foreign State.

Order of Governor for issue of warrant in Protectorate if crime is not of a political character.

The Governor may, by order under his hand and seal, signify to the Magistrate that such requisition has been made, and require him to issue his warrant for the apprehension of the fugitive criminal. If the Governor is of the opinion that the offence is one of a political character, he may, if he think fit, refuse to send any such order and may also at any time order a fugitive criminal accused or convicted of such offence to be discharged from custody.

6. A warrant for the apprehension of a fugitive criminal whether accused or convicted of an offence, who is in, or suspected of being in, or on the way to the Protectorate may be issued:—

Issue of warrant by the Magistrate &c.

(1) By the Magistrate on the receipt of the said order of the Governor and on such evidence as would, in his opinion, justify the issue of the warrant if the offence had been committed or the criminal convicted in the Protectorate; and

(2) By any Magistrate in any part of the Protectorate, on such information or complaint and such evidence, or after such proceedings as would, in the opinion of the person issuing the warrant, justify the issue of a warrant if the offence had been committed or the criminal convicted in that part of the Protectorate in which he exercises jurisdiction.

Any person issuing a warrant under this section without an order from the Governor shall forthwith send a report of the fact of such issue together with the evidence and information or complaint, or certified copies thereof, to the Governor who may, if he think fit, order the warrant to be cancelled, and the person who has been apprehended on the warrant to be discharged.

A fugitive criminal, when apprehended on a warrant issued without the order of the Governor shall be brought before some person having power to issue a warrant under this section, who shall, by warrant, order him to be brought and the prisoner shall accordingly be brought before the Magistrate.

A fugitive criminal apprehended on a warrant issued without the order of the Governor shall be discharged by the Magistrate, unless the Magistrate, within such reasonable time, as with reference to the circumstances of the case, he may fix, receives from the Governor an Order signifying that a requisition has been made for the surrender of such criminal.

7. When a fugitive criminal is brought before the Magistrate, the Magistrate shall hear the case in the same manner, and have the same jurisdiction and powers, as near as may be, as if the prisoner were brought before him charged with an offence committed in the Protectorate triable as a warrant case as defined in the law for the time being in force in the Protectorate relating to Criminal Procedure.

Hearing of case and evidence of political character of offence.

The Magistrate shall receive any evidence which may be tendered to show that the crime of which the prisoner is accused or alleged to have been convicted is an offence of a political character, or is not an offence in respect of which his surrender may be granted.

8. In the case of a fugitive criminal accused of an offence in respect of which his surrender may be granted, if the foreign warrant authorising the arrest of such criminal is duly authenticated, and such evidence is produced as (subject to the provisions of this Ordinance) would, according to the law of the Protectorate justify the committal for trial of the prisoner if the offence of which he is accused had been committed in the Protectorate, the Magistrate shall commit him to prison but otherwise shall order him to be discharged.

Committal or discharge of prisoner.

In the case of a fugitive criminal alleged to have been convicted of an offence in respect of which his surrender may be granted, if such evidence is produced as (subject to the provisions of this Ordinance) would according to the law of the Protectorate, prove that the prisoner was convicted of such offence the Magistrate shall commit him to prison, but otherwise shall order him to be discharged.

Surrender of
fugitive to Foreign
State by warrant
of Governor.

If he commits such criminal to prison, he shall commit him to a prison or other place of safe custody in the Protectorate, there to await the warrant of the Governor for his surrender, and shall forthwith send to the Governor a certificate of the committal and such report upon the case as he may think fit.

9. If the Magistrate commits a fugitive criminal to prison, he shall inform such criminal that he will not be surrendered until after the expiration of such period being not less than fifteen days as the Governor may determine and that he has a right to apply for a writ of *habeas corpus* or otherlike proceeding.

Upon the expiration of the said period, or, if a writ of *habeas corpus* or other-like proceeding is issued, after the decision of the Court upon the return to the writ, or on such other like proceeding as the case may be, or after such further period as may be allowed in either case by the Governor it shall be lawful for the Governor, by warrant under his hand and seal, to order the fugitive criminal (if not delivered on the decision of the Court) to be surrendered to such person as may, in his opinion, be duly authorised to receive the fugitive criminal by the Foreign State from which the requisition for the surrender proceeded, and such fugitive criminal shall be surrendered accordingly.

It shall be lawful for any person to whom such warrant is directed, and for the person so authorised as aforesaid, to receive, hold in custody, and convey within the jurisdiction of such Foreign State, the criminal mentioned in the warrant; and if the criminal escapes out of any custody to which he may be delivered on or in the pursuance of such warrant, it shall be lawful to retake him in the same manner as any person accused of any offence against the laws of the Protectorate may be retaken upon an escape.

Discharge of persons
apprehended if not
conveyed out of
Protectorate within
two months.

10. If the fugitive criminal who has been committed to prison is not surrendered and conveyed out of the Protectorate within two months after such committal, or, if a writ of *habeas corpus* is issued or other like proceeding is instituted, after the decision of the Court upon return to the writ, it shall be lawful for a Judge of the High Court upon application made to him by or on behalf of the criminal, and upon proof that reasonable notice of the intention to make such application has been given to the Governor to order the criminal to be discharged out of custody, unless sufficient cause is shown to the contrary.

Execution of
warrant of the
Magistrate.

11. The warrant of the Magistrate issued in pursuance of this Ordinance may be executed in any part of the Protectorate in the same manner as if the same had been originally issued or subsequently endorsed by a Magistrate of any class having jurisdiction in the place where the same is executed.

Deposition to be
evidence.

12. Depositions or statements on oath taken in a Foreign State, and copies of such original depositions or statements stating the fact of conviction, may if duly authenticated, be received in evidence in proceedings under this Ordinance.

Authentication of
depositions and
warrants.

13. Foreign warrants and depositions or statements on oath, and copies thereof, and certificates of, or judicial documents stating the fact of, a conviction, shall be deemed duly authenticated for the purposes of this Ordinance, if authenticated in manner provided for the time being by law or authenticated as follows:—

- (1) If the warrant purports to be signed by a Judge, Magistrate, or Officer of the Foreign State where the same was issued;
- (2) If the depositions or statements, or the copies thereof, purport to be certified under the hand of a Judge, Magistrate, or Officer of the Foreign State where the same were taken to be the original depositions or statements, or to be true copies thereof, as the case may require; and
- (3) If the certificate of, or judicial document stating the fact of, conviction purports to be certified by a Judge, Magistrate, or Officer of the Foreign State where the Conviction took place.

And if in every case the warrants, depositions, statements, copies, certificates, and judicial documents (as the case may be) are authenticated by the oath of some witness, or by being sealed with the Official seal of the Minister of Justice or some other Minister, or Diplomatic Representative of the Foreign State. And all Courts of Justice, Justices and Magistrates shall take judicial notice of such official seal, and shall admit the documents so authenticated by it to be received in evidence without further proof.

Offences Committed at Sea.

Jurisdiction as to
offences committed
at sea.

14. Where the offence in respect of which the surrender of a fugitive criminal is sought was committed on board any vessel on the high seas which comes into any port of the Protectorate, the following provision shall have effect:

- (1) The Criminal may be committed to any prison or other place of detention to which the person committing him has power to commit persons accused of the like offence.
- (2) If the fugitive criminal is apprehended on a warrant issued without the order of the Governor he shall be brought before the Magistrate who issued the warrant, or who has jurisdiction in the port where the vessel lies or in the place nearest to that port who shall by warrant order him to be brought and the prisoner shall accordingly be brought before the Magistrate in the manner provided in Section 6 of this Ordinance.

General Provisions.

15. Where, in pursuance of any Arrangement with a Foreign State, any person accused or convicted of any offence which, if committed in the Protectorate, would be (by whatever name designated by the law of the Protectorate) one of the offences described in the First Schedule to this Ordinance, is surrendered by that Foreign State, such person shall not, until he has been restored or had an opportunity of returning to such Foreign State, be triable or tried for any offence committed prior to the surrender in any part of His Majesty's dominions or Protectorates other than such of the said offences as may be proved by the facts on which the surrender is grounded.

Criminal surrendered by Foreign State not triable for previous crimes.

16. The forms set forth in the second Schedule to this Ordinance, or forms as near thereto as circumstances admit, may be used in all matters to which such forms refer, and when used shall be deemed to be valid and sufficient in law.

As to the use of forms in Second Schedule.

17. The testimony of any witness may be obtained in relation to any criminal matter pending in any Court or Tribunal in a Foreign State in like manner as it may be obtained in relation to any civil matter under the Act of the Session of the 19th and 20th years of the reign of Her late Majesty, cap. 113, intituled "an Act to provide for taking evidence in her Majesty's dominions in relation to civil and commercial matters pending before Foreign Tribunals," which Act shall, for this purpose, apply to and be in force within the Protectorate, and all the provisions of that Act shall be construed as if the term "Colony or Possession" included a Protectorate, and the term "Civil matter" included a criminal matter, and the term "cause" included a proceeding against a criminal: Provided that nothing in this Section shall apply in the case of any criminal matter of a political character.

Power of Foreign State to obtain evidence in Protectorate.

18. The Governor may, by order under his hand and seal, require a Magistrate of any class or a Justice of the Peace to take evidence for the purposes of any criminal matter pending in any Court or Tribunal in any Foreign State; and such Magistrate or Justice of the Peace, upon the receipt of such order, shall take the evidence of every witness appearing before him for the purpose in like manner as if such witness appeared on a charge against such accused for an offence triable as a warrant case as defined in the law for the time being in force in the Protectorate relating to Criminal Procedure and shall certify at the foot of the depositions so taken that such evidence was taken before him, and shall transmit the same to the Governor: such evidence may be taken in the presence or absence of the person charged, if any, and the fact of such presence, or absence shall be stated in such deposition.

Power of taking evidence in Protectorate for foreign criminal matters.

Any person may, after payment or tender to him of a reasonable sum for his costs and expenses in this behalf, be compelled, for the purposes of this section to attend and give evidence and answer questions and produce documents in like manner and subject to the like conditions as he may in the case of a charge preferred for an offence triable as a warrant case.

Every person who wilfully gives false evidence before a Magistrate of any class or a Justice of the Peace under this section shall be guilty of perjury.

Provided that nothing in this section shall apply in the case of any criminal matter of a political character.

19. For the purposes of this Ordinance every constituent part of a Foreign State, and every Colony, Dependency, or Protectorate of, and every vessel of, that State, shall be deemed to be within jurisdiction of, and to be part of, such Foreign State.

Foreign State includes dependencies.

20. In this Ordinance, unless the context otherwise requires:—

The term "Governor" means the Officer for the time administering the Government of the Protectorate.

Definition of term Governor.

The term "offence in respect of which surrender may be granted," means an offence which would be punishable by the law of the Protectorate if committed

Offence in respect of which surrender may be granted.

in the Protectorate, and which would (by whatever name designated by the law of the Protectorate) be one of the offences described in the first Schedule to this Ordinance.

Provided that every person who is accused or convicted of having counselled, procured, commanded, aided, or abetted the commission of any offence, or of being accessory before or after the fact of any such offence, shall be deemed, for the purposes of this Ordinance, to be accused or convicted of having committed such offence, and shall be liable to be apprehended and surrendered accordingly.

Conviction.

The terms "conviction" and "convicted" do not include or refer to a conviction for contumacy, but the term "accused person" includes a person so convicted for contumacy.

Fugitive criminal.

Fugitive criminal of a foreign State.

The term "fugitive criminal" means any person accused or convicted of an offence in respect of which surrender may be granted, committed within the jurisdiction of any Foreign State, who is in, or is suspected of being in, or on the way to, some part of the Protectorate; and the term, "fugitive criminal of a Foreign State" means a fugitive criminal accused or convicted of an offence in respect of which surrender may be granted committed within the jurisdiction of that State.

Court.

The term "the Court" means either the full Court or one or more Judges of the High Court for East Africa according as the matter in question is one which, under the Rules and Practice of the High Court properly appertains to the Full Court or to one or more Judges.

Magistrate.

The term "the Magistrate" means a Magistrate holding a Subordinate Court of the first class and empowered by the Governor to exercise, either generally or in any particular case, the powers conferred upon the Magistrate by this Ordinance.

Diplomatic Representative.

The term "Diplomatic Representative of a Foreign State," includes any person recognized by the Governor as a Consul-General, Consul, or Vice-Consul, or as the Officer administering the Government of any Possession, Dependency, or Protectorate of that State.

Oath.

The term "oath" includes affirmation.

Warrant.

The term "warrant" in the case of any Foreign State includes any judicial document authorising the arrest of a person accused or convicted of crime.

Gazette.

"Gazette" means the Official Gazette of the East Africa Protectorate.

Schedule I.

List of Crimes.

Murder and attempt and conspiracy to murder.

Manslaughter.

Counterfeiting and altering money and uttering counterfeit or altered money.

Forgery, counterfeiting, and altering, and uttering what is forged, or counterfeited, or altered.

Embezzlement and larceny.

Obtaining money or goods by false pretences.

Offences by bankrupts against Bankruptcy Law, or any indictable offence under the laws relating to bankruptcy.

Fraudulent misappropriations and fraud by a bailee made criminal by any Act of Parliament or Ordinance for the time being in force.

Rape.

Abduction.

Child-stealing.

Burglary and house-breaking.

Arson.

Robbery with violence.

Threats by letters or otherwise with intent to extort.

Piracy by law of nations.

Sinking or destroying a vessel at sea, or attempting or conspiring to do so.

Assault on board a ship on the high seas with intent to destroy life or to do grievous bodily harm.

Revolt or conspiracy to revolt, by two or more persons, on board a ship on the high seas against the authority of the master.

Offences against "The Slave Trade Act, 1873," or otherwise in connection with the Slave Trade, committed on high seas or on land, or partly on the high seas and partly on land.
Kidnapping and false imprisonment.
Perjury and subornation of perjury.
Bribery.

Any offence not before mentioned, being an indictable offence under the following Acts of Parliament of 1861, or any of them or under any Act amending or substituted for the same:—

- 24 and 25 Vict., cap. 96. Larceny.
- 24 and 25 Vict., cap. 97. Malicious injuries to property.
- 24 and 25 Vict., cap. 98. Forgery.
- 24 and 25 Vict., cap. 99. False coining.
- 24 and 25 Vict., cap. 100. Murder and other offences against the person.

Any other crime from time to time added by Act of Parliament to the list of crimes in the first Schedule to the Extradition Act 1870.

Schedule II.

Form of Order of The Governor to The Magistrate.

To the Magistrate at _____ :

Whereas, in pursuance of an arrangement with _____, referred to in a notice in the Gazette, dated the _____ day of _____ a requisition has been made to me, _____, the Governor for the East Africa Protectorate, by _____, the Diplomatic Representative of _____, for the surrender of _____, late of _____, accused _____ (or convicted) of the commission of the crime of _____ within the Jurisdiction of _____

Now I hereby, by this my order under my hand and seal signify to you that such requisition has been made, and require you to issue your warrant for the apprehension of such fugitive, provided that the conditions of "The Fugitive Criminals Surrender Ordinance, 1908", relating to the issue of such warrant are, in your judgment, complied with.

Given under the hand and seal of the Undersigned, the Governor for the East Africa Protectorate, this _____ day of 19 _____.

Form of Warrant of Apprehension by Order of The Governor.

To all and each of the police officers of the East Africa Protectorate Police Force:—

Whereas the Governor of the East Africa Protectorate, by order under his hand (and seal) hath signified to me that requisition has been duly made to him for the surrender of _____, late of _____, accused _____ (or convicted) of the commission of the crime of _____ within the jurisdiction of _____

This is therefore to command you in His Majesty's name forthwith to apprehend the said _____, pursuant to "The Fugitive Criminals Surrender Ordinance, 1908," wherever he may be found in the East Africa Protectorate, and bring him before me or some other Magistrate empowered on that behalf to show cause why he should not be surrendered in pursuance of the said Ordinance, for which this shall be your warrant.

Given under my hand and seal at _____ this _____ day of _____ 19 _____.

Signed _____

Form of Warrant of Apprehension Without Order of The Governor.

To all and each of the police officers of the East Africa Protectorate Police Force:—

Whereas it has been shown to the Undersigned, a Magistrate in and for the district of _____, that _____ late of _____, is accused _____ (or convicted) of the commission of the crime of _____, within the jurisdiction of _____

This is therefore to command you in His Majesty's name forthwith to apprehend the said _____, and to bring him before me or some other Magistrate to be further dealt with according to law, for which this shall be your warrant.

Given under my hand and seal at _____ in _____, _____ day of 19 _____.

Signed _____

Form of Warrant for Bringing Prisoners before the Magistrate.

To _____ a police officer of the Police Force of the East Africa Protectorate, and to all other police officers in the said force.

Whereas _____, late of _____, accused _____ (or alleged to be convicted of) the commission of the crime of _____, within the Jurisdiction of _____ has been apprehended and brought before the Undersigned, one of the Magistrates in and for the district of _____.

And whereas by "The Fugitive Criminals Surrender Ordinance 1908" he is required to be brought before the Magistrate duly empowered to hear the case.

This is therefore to command you the said police officer, in His Majesty's name forthwith to take and convey the said to , and there carry him before the said Magistrate to show cause why he should not be surrendered in pursuance of the said Ordinance and, otherwise be dealt with in accordance with law, for which this shall be your warrant.

Given under my hand and seal at , day of 19 .

Signed

Form of Warrant of Committal.

To , one of the officers of the Police Force of the East Africa Protectorate, and to the keeper of the .

Be it remembered that on this day of , in the year of our Lord late of , is brought before me to show cause why he should not be surrendered in pursuance of "The Fugitive Criminals Surrender Ordinance 1908," on the ground of his being accused (or convicted) of the commission of the crime of within the jurisdiction of , and for as much as no sufficient cause has been shown to me why he should not be surrendered in pursuance of the said Ordinance.

This is therefore to command you, the said police officer, in His Majesty's name forthwith to convey and deliver the body of the said into the custody of the said keeper of the at , and you, the said keeper, to receive the said into your custody, and him there safely to keep until he is thence delivered pursuant to the Provisions of the said Ordinance, for which this shall be your warrant.

Given under my hand and seal at , this day of 19

Signed

Form of Warrant of the Governor for Surrender of Fugitive.

To the keeper of and to .

Whereas , late of , accused (or convicted) of the commission of the crime of , within the jurisdiction of , was delivered into the custody of you, the keeper of by warrant, dated pursuant to "Fugitive Criminals Surrender Ordinance 1908."

Now I do hereby, in pursuance of the said Ordinance, order you, the said keeper, to deliver the body of the said into the custody of the said , and I command you, the said , to receive the said into your custody and convey him within the jurisdiction of the said and there place him in the custody of any person or persons appointed by the said to receive him, for which this shall be your warrant,

Given under the hand and seal of the Undersigned, the Governor of the East Africa Protectorate, this day of 19 .

RULES.

Issued by the Governor of the East Africa Protectorate under the East Africa Liquor Ordinance 1902.

Nairobi,

J. HAYES SADLER,

Dated this 8th, day of December 1908.

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, 1909.

2. The Rules issued under the East Africa Liquor Ordinance 1902 and dated June 29th, 1908 are hereby repealed.

REGULATIONS RELATIVE TO THE MOVEMENT OF LIVE STOCK.

Rules.

Under the Diseases of Animals Ordinance, 1906.

Rule 6 of the notice published in the "Official Gazette" of September 1st, 1908 shall be altered as follows:—Instead of the words "Mr. Hitching's farm on Naivasha Lake and that line produced" the following words shall be substituted "Mr Hockley's farm (No. 20) on Naivasha Lake and the line of that boundary produced."

J. HAYES SADLER,

December 7th, 1908,

Governor.

UNDER THE DISEASES OF ANIMALS ORDINANCE, 1906.

In exercise of the powers conferred upon me by the Diseases of Animals Ordinance, I hereby prohibit the movement of cattle into any portions of the Nairobi Quarantine area which have been or shall be fenced in for the purpose of excluding cattle. Notice boards are being erected on these portions of the area.

J. HAYES SADLER,

December 7th, 1908.

Governor.

RULES UNDER THE DISEASES OF ANIMALS ORDINANCE 1906.

In exercise of the powers conferred upon me by the Diseases of Animals Ordinance 1906, I hereby declare the road which has been fenced in through the Naivasha infected area open to cattle traffic under permit as follows:— permission may be granted by authorized Issuers of permits for cattle from the South of Naivasha to proceed along this road as far as the Boma prepared for them near Naivasha Railway Station and for cattle from the North of Naivasha to proceed along this road as far as the separate boma prepared for them near that station. No cattle may go beyond this fenced road or their respective bomas.

J. HAYES SADLER,

December 7th, 1908.

Governor.

NOTICE.

In exercise of the powers conferred upon me by Section 235 A of the Indian Succession Act 1865 (Act X of 1865) as applied to the East Africa Protectorate and with the Sanction of His Excellency the Governor I hereby appoint W. T. Porter, Esquire to be Acting District Delegate for the Grant of Probate and Letters of Administration in non-contentions cases relating to non-natives within the province of Kisumu.

Nairobi,

November 8th, 1908.

J. HAYES SADLER,

Governor.

R. W. HAMILTON,

Principal Judge, High Court.

The following Native Chiefs in the Ugaya (Kisii) district in the Province of Kisumu are hereby appointed under Section 10 of the " Courts Ordinance 1907 " to exercise the powers conferred by the rules issued under the aforesaid Section and published in the issue of the " Official Gazette " of April 15th, 1908:—

Name of Chief.	Sub-District.
Gori	Kaniamwa.
Chacha	Suna.
Ojoi	Kabwai.
Oboyo Oloo	Karungu.
Mbaya	Gwasi.
Toroni	Masai.

Nairobi,

November 8th, 1908.

J. HAYES SADLER,

Governor.

NOTICE.

It is notified for general information that the rates of postage from East Africa for packets forwarded by parcel post to countries to which there is no direct exchange of parcels from East Africa and Uganda shall be the charges as far as the country serving as an intermediary plus the onward charges payable to such intermediary country.

Nairobi,

Dated 14th, December, 1908.

F. J. JACKSON,

Deputy Governor.

GOVERNOR'S OFFICE,

NAIROBI,

December 15th, 1908.

APPOINTMENTS.

His Excellency the Governor has been pleased to approve of the following:—

To be Medical Officer of Health, Mombasa,

Dr. J. A. Haran, to date 21st November, 1908.

To be an Assistant Deputy Director of Survey, (Trigonometrical Branch,)

Lieut. G. C. Williams, R.E., to date 5th of November, 1908.

To be Acting Local Auditor,

J. A. Barnes, to date the 27th November, 1908.

To be Acting Chief Conservator of Forests,

E. Battiscombe, to date the 7th December, 1908.

To be Commissioner of Mines,

C. W. Hobley, C.M.G., to date 7th November, 1908.

Administrative and Executive Appointments and Transfers.

UKAMBA PROVINCE.

To be Provincial Commissioner, Ukamba Province,

C. W. Hobley, C.M.G., to date 7th November, 1908.

To be District Commissioner, Rumuruti,

A. J. M. Collyer, to date 14th November, 1908.

To be Assistant District Commissioner, Baringo,

Hon. A. Bruce, to date 2nd December, 1908.

F. J. JACKSON,

Lieut. Governor.

NOTICE.

Sale of Opium License at Nairobi.

Under instruction from His Excellency the Governor one license to deal in Opium, Ganja, Churus, Poppy heads and Chandoo will be sold by public auction at the Provincial Commissioner's Office, Nairobi, on Monday December 21st, 1908 at 3 p.m.

The license will be operative during six months dating from 1st January 1909 and will be confined to the Township of Nairobi only.

The highest or any other bid will not necessarily be accepted.

Nairobi,

December 8th, 1908.

C. W. HOBLEY,

Provincial Commissioner.

NOTICE.

It has come to my notice that persons travelling by the Government S. S. "Juba" do not in some cases take out passage tickets until they arrive on board. Intending passengers by the Juba are informed that on and after the 1st January, 1909, any person failing to take out a passage ticket before embarking will be charged an additional 50% of the ordinary passage money.

Mombasa Custom House,

December 2nd, 1908.

F. W. MAJOR,

Chief of Customs.

NOTICE.

Currency Board.

The following notice, stating the conditions under which one half of any Currency Note will be redeemed by the Currency Commissioners, is published for general information.

- (a) Every applicant forwarding a half note should transmit therewith to the Commissioners of Currency a notice asserting definitely in writing that the other half has been lost by him or destroyed whilst in his possession, stating also whether the lost half is the right or left hand or upper or lower half, and what is the number of the Note. The necessary forms for their declarations can be obtained at any Post Office in the East Africa or Uganda Protectorates.
- (b) Such notice will be advertised in one issue of the "Official Gazette" of the East Africa Protectorate.
- (c) The title for payment on a half note will, in the absence of any evidence to the contrary, be considered to vest in the last holder of the entire note.
- (d) The application for payment on a half note should state the name and address of any person who could give evidence, either as to the applicant's possession of the entire note or as to the circumstances in which it came to be cut.
- (e) Payment on a half note, subject to a deduction of ten per cent, will be made by the Commissioners of Currency three months after the publication in the "Gazette" of the notice, reporting the lost or destruction of the other half, on the applicant furnishing a bond of indemnity.

C. C. BOWRING,

R. M. COMBE,

J. GOSLING,

Currency Commissioners.

December 10th, 1908.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 37 OF 1908.

NOTICE OF GRANT OF LETTERS OF ADMINISTRATION IN THE ESTATE OF DITTA RAM
S/O KHAZANA, 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 DITTA RAM S/O KHAZANA, deceased, who died at Makindu on the 17th day of August, 1908, 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 Administrator General, Law Courts, Mombasa on or before the 15th January, 1909.

Mombasa,
18th November, 1908.

A. T. B. CARTER,
Judge, H. M. High Court, E. A.

IN THE HIGH COURT OF THE EAST AFRICA PROTECTORATE AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 35 OF 1908.

NOTICE OF GRANT OF LETTERS OF ADMINISTRATION IN THE ESTATE OF KARANKHAN
S/O ALAMKHAM, 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 KARANKHAN S/O ALAMKHAM, deceased, who died at Mombasa on the 25th day of April, 1908, 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 Administrator General, Law Courts, Mombasa on or before the 15th day of January, 1909.

Mombasa,
3rd December, 1908.

J. W. BARTH,
Judge, H. M. High Court, E. A.

NOTICE.

The January sittings of the High Court at Nairobi will commence with the hearing of Criminal cases on the 18th January 1909. The Civil Cause list which is headed by the Civil Appeals will not be taken before the 20th January. The Judge on leaving Nairobi will proceed first to Naivasha and then to Kisumu and the approximate dates of the commencement of sittings of these places will be respectively the first and eighth of February, 1909. At the conclusion of the Kisumu sittings the Judge will proceed to and hold sittings at Machakos.

THOS. A. HANMER,
Acting Registrar, High Court.

IN THE HIGH COURT FOR EAST AFRICA AT MOMBASA.

INSOLVENCY JURISDICTION.

CAUSE No. 6 OF 1908.

IN THE MATTER OF MOHAMED ABBA, NOORMOHAMED HABIB AND HASHAM HABIB, FORMERLY
TRADING AS NOORBHAI ALLIBHAI & Co.,

To all whom it may concern.

Whereas the said Mohamed Abba, Noormohamed Habib and Hasham Habib have submitted a proposal to the High Court for the composition of their debts NOTICE IS HEREBY GIVEN that the 21st December, 1908 has been fixed by the Court for the consideration of the same.

Mombasa

Dated this 4th, day of December 1908.

THOS. A. HANMER,
Acting Registrar.

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI.

INSOLVENCY JURISDICTION

CAUSE No. 9 OF 1908.

IN THE MATTER OF M. M. IBRAHIM OF NAIROBI.

To all whom it may concern.

Whereas Mr. C. N. M. Harrison, the decree-holder in this Court Civil Case No. 682 of 1907 against M. M. Ibrahim, has made an application to this Court that the said M. M. Ibrahim be declared an insolvent, NOTICE is hereby given that the hearing of the said application has been fixed for Wednesday the 6th January, 1909 at 10-30 a.m., or so soon thereafter as it can be heard at the Town Magistrate's Court of the East Africa Protectorate at Nairobi.

Nairobi,

December 11th, 1908.

A. MORRISON,
Town Magistrate.

IN THE TOWN MAGISTRATE'S COURT OF THE EAST AFRICA
PROTECTORATE AT NAIROBI.

PROBATE AND ADMINISTRATION.

CAUSE No. 85 OF 1908.

NOTICE OF GRANT OF LETTERS OF ADMINISTRATION IN THE ESTATE OF GEORGE
DEMPSTER FOTHERINGHAME, DECEASED.

Pursuant to an order of the District Delegate at Nairobi granting Letters of administration in the estate of the late GEORGE DEMPSTER FOTHERINGHAME, deceased, who died at Eldama Ravine on the eighteenth day of October 1908, 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 Charles Newton Maberley Harrison, Esq., Solicitor, Nairobi the Administrator on or before the fifteenth day of January, 1909.

Nairobi,

December 10th, 1908.

A. MORRISON,
District Delegate.

CAUSE No. 89 OF 1908.

District Delegate.

CAUSE No. 90 OF 1908.

A. MORRISON,
District Delegate.

BYRON & HARRISON,
Solicitors.

NOTICE.

The rates of subscription are as follows :

											Rs	Cents.
Price of one Copy one month old	0	37
" " six months old	0	75
" " one year old	1	50

NOTICE.

List of Newspapers, Magazines, etc., received without address at the General Post Office, Mombasa, during the month of November, 1908.

No.	Names.	Dates.
1	Jakobstad (14 copies)	68 to 81 Inclusive
2	The Guardian	October 14th 1908
3	L'Illustrazione Italiana	" 4th "
4	Daily Graphic (Colonial Edition)	" 16th "
	(Qui lit rit	" 18th "
5	Les Nouvelles Littéraires	" 18th "
	Lyon Republicain	" 20th "
	L'Union Republicaine	" 18th "
6	O Goano	August 1st "
7	The Christian (8 copies)	
8	The Leader (Melbourne)	Sept. 26th "
9	Glasgow Weekly Mail	October 24th "
10	The Times Weekly	" 30th "
11	British Medical Journal	" 30th "
12	The North-China Herald (2 copies)	Sept 26th " and October 3rd 1908
13	Our Own Gazette (4 copies)	No. 295-298
14	Daily Mail	October 16th 1908
15	The Advertiser of East Africa	Sept. 23rd "
16	The Manchester Guardian	October 14th "
17	The Times Weekly	" 23rd "
18	Chicago-Bladet	" 6th "
19	The Baptist Times	" 16th "
20	The Paisa Akhbar	" 10th "
21	Missionaren	" 15th "
22	The Daily Graphic	" 22nd "
23	L'Univers (3 copies)	
24	The Agricultural Journal of British East Africa	July 1908
25	Quarterly Journal of Forestry	October "
26	The Times Weekly	October 30th "
27	Daily Mail (2 copies)	21 & 22 Oct. "
28	The Paisa Akhbar	October 10th 1908
	(Le Nouvelliste	September 23rd "
29	(Le Martin	" 22nd "
	(Le Pele Mele	" 27th "
	(Journal De Roanne	" 20th "
30	The Eleventh Hour	October "
31	The Weekly Times	" 16th "
32	The Clarion	" 16th "
33	(Pickings from Puck	September "
	(The Premo (Camera Catalogue)	
34	De Maasbode (12 copies)	No. 9657 to 68 Inclusive
35	The Bridegroom's Messenger	October 15th 1908
36	Daily Mail (3 copies)	17, 19, 20, October "
37	The Times Weekly	September 11th "
38	The Akbariam	October 5th "
39	The Paisa Akhbar	July 11th 1908
	(The Daily Telegraph (2 copies)	4 and 5 November "
	(The Church Family Newspaper	October 16th "
	(The Life of Faith	" 14th "
40	(The Christian	" 15th "
	(The British Weekly	" 29th "
	(Wings	November 1908
	(S. A. Pioneer	"
41	Arya Dharam Parkash (4 copies)	
42	Times Weekly	September 11th 1908
43	The Mountaineer	October 15th "
44	The Sketch	" 7th "
45	The Gujarati	September 6th "
46	O. Aryano (11 copies)	
47	(The Ologischer Handkatalog	
	(Daheim	
48	Hamburger Fremdenblatt (one bundle)	
	(Transvaal Weekly	October 31st 1908
49	(Lloyd's Weekly News	" 11th "
	(Weekly Scotsman	" 10th "
50	Hitabadi Weekly Edition	November 13th "
51	(La Tribuna (7 copies)	269-272
	(Il Mattino (13 ")	265-278
52	O Aryano (24 ")	
53	Lloyd's Weekle News	November 1st 1908
54	La Lettura	October

No.	Names.	Dates.
55	{ Corriere Della Sera (7 copies) { La Tribuna Illustrata (2 „)	293 to 300 October 11 and 25 1908
56	Lloyd's Weekly News	„ 25th 1908
57	The Christian and Missionary Alliance	„ 24th „
58	The Advertiser of East Africa	November 20th „
59	Hamburger Fremdenblatt (1 bundle)	
60	Meierijsche Courant	October 31st 1908
61	London Opinion	November 7th 1908
62	{ Illustrated Bits { Sketch Bits	October 25th „ No. 702 „
63	The Parsi	November 8th „
64	The Modern Man	„ 7th 1908 „
65	Annales De. La: Propagation De. La. Foi	November „
66	The Strand Magazine	„
67	The Sphere	July 6th 1908
68	The Sketch	October 28th 1908
69	The Natal Mercury	„ 12th „
70	Woman's Realm	November 14th 1908
71	Le Pelerin (5 copies)	1656 to 60 Inclusive
72	{ The Gardener's Chronicle { Lloyd's Weekly News	October 31st 1908 : November 1st „
73	Les Amales	October 25th „
74	The Blackburn Times	„ 31st „
75	The Sketch	„ 28th „
76	Kokstad Advertiser	„ 23rd „
77	{ Daily Mirror (16 copies) { London Opinion (3 copies)	
78	E. A. Standard (Daily Edition 6 copies)	
79	Echoes of Service (2 copies)	July Part 1, and 2.
80	Revenue Religieuse	October 30th 1908
81	O Sequo	„ 22nd „
82	Heraldo	„ 7th „
83	Nea Hmepa	„ 25th „
84	The Paisa Akhbar	„ 3rd „
85	The Holiness Era	„ 21st „
86	Samples of Nralite Asbestone	
87	The Paisa Akhbar	October 10th 1908
88	Electric Packet Flash Light	
89	One pair of smoked glass spectacles	
90	Webb's Colonial Catalogue of Flower seeds, etc.	
91	Il Patriarca San Giusepp	
92	{ A White Man (Book) { Red Cavalier	
93	{ Regulations for Army Ordinance Services (Part 2) { Regulations for Supply, Transport and Barrack Services	1908

Owners of the above should forward early application to this Office, together with every available evidence of ownership.

Mombasa,

December 9th, 1908.

W. PEARSON,

Postmaster.

UGANDA RAILWAY.

NOTICE.

NAKURU AGRICULTURAL SHOW.

Public notice is hereby given that the following concessions will be given in connection with the Agricultural Show to be held at Nakuru on the 16th January 1909 :—

Live-Stock to and from the Show will be carried at half the usual rates.

Other exhibits will be carried at “ Special class ” rates (vide Goods Tariff) to and from Nakuru.

In order to obtain these concessions the consignor of goods or live-stock must produce a certificate signed by Mr. P. G. Thorne, the Secretary of the Show, to the effect that they are *bonâ fide* exhibits.

First and second class return tickets at single fares will be issued from any railway station to Nakuru available for 7 days, *i.e.*, from the 13th to the 19th January, inclusive.

First and second class return tickets at single fares will be issued from any Uganda Lake Port to Nakuru available for 9 days *i.e.*, from the 12th January to 20th January inclusive.

Traffic Manager's Office
Nairobi, 3rd December 1908.

A. E. CRUICKSHANK,
Traffic Manager.

EAST AFRICA PROTECTORATE.

Statement showing number of trade packages and value in Rupees of various articles imported into Mombasa during October, 1908.

ITEMS.			No. of packages.	Value in Rupees.	ITEMS.			No. of packages.	Value in Rupees
					Brought forward ...				4,03,274
Agricultural implements	...	No. of packages	1,166	25,896	LIVE STOCK :—				
Ale and beer	...	gallons	1,428	3,436	Horses	...	numbers	11	840
Ammunition	...	cartridges	51,475	5,623	Mules	...	"	27	2,730
Apparel	...	packages	94	19,853	Camels	...	"
Bags and sacks	...	numbers	25,678	7,560	Cattle	...	"	1	630
Beads	...	lbs.	3,885	2,224	Donkeys	...	"	4	241
Books, maps and printed matter	...	packages	56	3,702	Sheep	...	"
Boots and shoes	...	pairs	2,520	10,200	Goats	...	"	90	467
Brass and copperwares	...	packages	150	15,995	Pigs	...	"
Building materials	...	"	1,271	22,577	Poultry	...	"	38	73
Coal	...	tons	Machinery and parts of	...	No. of packages	108	13,341
Cotton goods	...	yards	613,784	1,49,515	Provisions of all sorts	...	"	2,315	59,853
Cotton yarns	...	lbs.	3,105	1,259	Salt	...	cwts.	921	1,404
Drugs, medicines and chemicals	...	packages	101	3,948	Seeds and plants for cultivation	...	packages	65	3,082
Earthen and glasswares	...	"	140	5,835	Silk goods	...	yards	2,474	2,348
Fire arms	...	numbers	128	16,638	Spirits and liqueurs	...	gallons	2,063	16,296
Furniture	...	packages	215	21,806	Sugar	...	cwts.	1,859	18,742
GRAIN :—					Surgical instruments	...	packages
Rice	...	cwts.	836	8,332	Tea	...	lbs.	13,600	7,410
Flour	...	"	2,356	23,584	Tobacco	...	"	10,574	9,400
Wheat	...	"	141	1,316	Wines	...	gallons	882	8,635
Dhall (pulse)	...	"	114	1,326	Wood	...	tons	13	2,235
Other sorts	...	"	199	1,172	Woollen goods	...	yards	2,232	2,933
Gun powder	...	lbs.	All other sorts	...	packages	1,318	69,372
Iron and steelwares	...	packages	1,078	28,608	Goods in transit			6,262	2,41,683
Kerosine oil	...	gallons	54,400	22,869	Total Rupees ...				8,64,989
Carried forward...				4,03,274					

Total value of trade imports in October, 1907 ... Rs. 10,33,367

Total decrease in value ... ,, 1,68,378

F. W. MAJOR
Chief of Customs.

EAST AFRICA PROTECTORATE.

Statement showing number of trade packages and value in Rupees of trade goods re-exported from Mombasa to different countries during October 1908.

December 15, 1908

THE OFFICIAL GAZETTE

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ITEMS.				Quantity.	Portuguese Colonies.	Italian East Africa.	German East Africa.	Austria.	United Kingdom.	Germany.
Ale and beer	No. of packages	217			490			
Ammunition	„ cratridges			
Apparel	„ packages			
Beads	„ lbs.	1,359			429	115		
Boots and shoes	„ pairs	33			130			
Brass and copperwares	„ packages	1			111			
Building materials	„ „	4			32			
Cotton goods	„ yards	43,872			10,968			
Drugs, medicines and chemicals	„ packages			
Earthen and glasswares	„ „			
Firearms	„ Numbers			
Rice	„ cwts.	172			30	1,117		
Flour	„ „	31			292			
Wheat	„ „	2			15			
Dhall	„ „	3			38			
Iron and steelwares	„ packages	49			1,276			
Kerosine oil	„ gallons	2,176			1,088			
Horses	„ Numbers			
Machinery and parts of	„ packages			
Provisions of all sorts...	„ „	44			1,096			
Spirits and liqueurs	„ gallons	240			4,456			
Sugar	„ cwts.	15			187			
Tea	„ lbs.	60			62			
Tobacco	„ „	1,430			686	689		
Wines	„ gallons	32			341	84		
All other sorts	„ packages	80		65	941	262		
Total Rupees						65	22,668	2,267		

Total value of Re-exported goods ... Rs. 25,000

F. W. MAJOR,
Chief of Customs.

EAST AFRICA PROTECTORATE.

Statement showing value in Rupees of various articles exported from Mombasa, during October, 1908.

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THE OFFICIAL GAZETTE

December 15, 1908.

ITEMS.				Value in Rupees.	ITEMS.				Value in Rupees.
Ivory	E. A. Protectorate	11,883	Brought forward				2,38,962
"	Uganda	79,401					
"	G. East Africa	8,836	LIVE STOCK :—				
"	Congo Free State	3,606	Cattle	E. A. Protectorate	400
Rubber	E. A. Protectorate	1,729	Wild animals	E. A. "	200
"	Uganda	3,940	Cotton	E. A. "
"	G. East Africa	5,608	"	Uganda	47,667
Gum copal	E. A. Protectorate	35	Borities	E. Africa	325
Horns, rhinoceros	"	285	Mangrove bark	E. A. "	934
"	G. East Africa	4,330	Copra	E. A. "	9,484
" Other sorts	E. A. Protectorate	895	Coffee	G. East Africa	44,662
"	Uganda	175	Potatoes	E. A. Protectorate	2,647
"	G. East Africa	25	Chillies	Uganda	370
Teeth, hippopotamus	E. A. Protectorate	Fibre	E. Africa	12,401
"	Uganda	948	Wax	"	10,867
"	G. East Africa	262	"	G. E. Africa	53,815
Hides, ox	E. A. Protectorate	6,295	Ostrich feathers	E. A. Protectorate	375
"	Uganda	15,182	GRAINS :—				
"	G. East Africa	44,344	Millet	E. A. Protectorate	40
" Sheep	E. A. Protectorate	1,514	Beans	"	126
"	Uganda	4,223	Sim sim	"	1,120
"	G. East Africa	1,275	"	Uganda	2,700
" Goat	E. A. Protectorate	3,622	"	G. East Africa	1,444
"	Uganda	27,980	Ground nuts	"	83,214
"	G. East Africa	10,571	Pulse	E. A. Protectorate	108
Wild animal skins	E. A. Protectorate	1,752	Ghee	E. A. "	1,034
"	Uganda	35	"	Uganda	4,079
"	G. East Africa	211	"	G. East Africa	9,760
Carried forward ...				2,38,962	Sundries	E. A. Protectorate	1,763
					"	Uganda	11,098
					"	G. East Africa	373
					Total Rupees ...				5,39,968

Total value of exports in October, 1907

... Rs. 610,032

Total decrease in value

... " 70,064

F. W. MAJOR,
Chief of Customs.

EAST AFRICA PROTECTORATE.

Statement showing value in Rupees of Imports made into Mombasa,
from different countries during October, 1908.

COUNTRIES.	Value in Rupees.
United Kingdom	2,95,040
India and Burmah	1,23,524
Ceylon	6,024
Mauritius	1,651
Zanzibar	4,046
Uganda Protectorate...
South African Colonies	9,804
Australian Colonies
Austria	2,121
Belgium	1,653
France and French Colonies	12,903
Germany	56,559
Holland	33,063
Italy	989
Sweden	2,515
Portugal and Portuguese Colonies	1,013
Russia	9,200
Switzerland	1,201
Miscellaneous Ports of Europe	2,415
Miscellaneous Ports of Asia	15,168
United States of America	43,258
German East Africa	1,159
Other British Possessions
Italian East Africa
	6,23,306
Goods in transit	2,41,683
	8,64,989
Total value Rupees	8,64,989

F. W. MAJOR,
Chief of Customs.

UGANDA RAILWAY.

Approximate Statement of Public Coaching and Goods Traffic
for the month of November, 1908.

Coaching Traffic.....	Rs.	77,916
Goods Traffic.....	,,	1,92,197
	Total Rs.	2,70,113

Corresponding month of previous year:—

Coaching Traffic.....	Rs.	71,906
Goods Traffic	,,	1,82,582
	Total Rs. ...	2,54,488
	Increase Rs. ...	15,685

Traffic Manager's Office,
Nairobi,
December 12th, 1908.

A. E. CRUICKSHANK,
Traffic Manager.

SHIPPING REPORT

MOMBASA HARBOUR

MONTH OF November, 1908.

Name of Vessel	Captain	Gross Tons.	Cargo	Nationality	To Whom Consigned	From	Date		Bound to
							Arr.	Dep.	
S.S. Juba	Wilson	506	General	British	E. A. Prot.	Wasin	Oct. 23	Nov. 2	Kismayu
„ Kanzler	Michelsen	2926	„	German	Hansing & Co.	Bombay	Nov. 3	„ 4	Zanzibar
„ Madura	Tilling	1956	„	British	S. M. & Co.	Aden	„ 10	„ 11	„
„ Juba	Wilson	506	„	„	E. A. Prot.	Kismayu	„ 12	„ 16	Lamu
„ Kanzler	Michelsen	2926	„	German	Hansing & Co.	Zanzibar	„ 17	„ 17	Bombay
„ Kaiser	Pohlentz	2724	„	„	„	Bombay	„ 17	„ 17	Zanzibar
„ Madura	Tilling	9156	„	British	S. M. & Co.	Zanzibar	„ 20	„ 21	Aden
„ Juba	Wilson	506	„	„	E. A. Prot.	Lamu	„ 20	„ 22	Wasin
„ Juba	Wilson	506	„	„	E. A. Prot.	Wasin	„ 23		Still in Harbour
„ Gouverneur	Burmester	3636	„	German	Hansing & Co.	Bombay	„ 24	„ 24	Zanzibar

KILINDINI HARBOUR.

„ Arabistan	Edmondesan	2894	General	British	S. M. & Co.	London	Oct. 29	Nov. 5	Zanzibar
„ Burgermeister	Fidler	5904	„	German	Hansing & Co.	Hamburg	Nov. 4	„ 5	„
„ Ailsa Craig	Moody	3450	K. oil	British	S. M. & Co.	Sumatra	„ 7	„ 12	„
„ Arnold Amsinck	Studt	5266	General	German	Hansing & Co.	Zanzibar	„ 8	„ 8	Hamburg
„ Sherard Osborn	Saunders	1429	„	British	E. Telegraph Co.	Zanzibar	„ 10	„ 12	Zanzibar
„ Khedive	Koppelstatter	5930	„	German	Hansing & Co.	Hamburg	„ 16	„ 17	„
„ Prinzregent	Gauke	6000	„	German	„	Zanzibar	„ 16	„ 17	Hamburg
„ Sherard Osborn	Saunders	1429	„	British	E. Telegraph Co.	Zanzibar	„ 21	„ 21	Sea
„ Sherard Osborn	Saunders	1429	„	„	„	Sea	„ 26		Still in Harbour
„ Gertrude Woermann	Carstens	6468	„	German	Hansing & Co.	Hamburg	„ 27	„ 28	Zanzibar
„ Natal	Eschemauer	4032	„	French	M. M.	Marseilles	„ 27	„ 27	Madagascar
„ Oxus	Protel	2738	„	French	M. M.	Madagascar	„ 28	„ 28	Marseilles

H. PIDCOCK,
Port Officer.