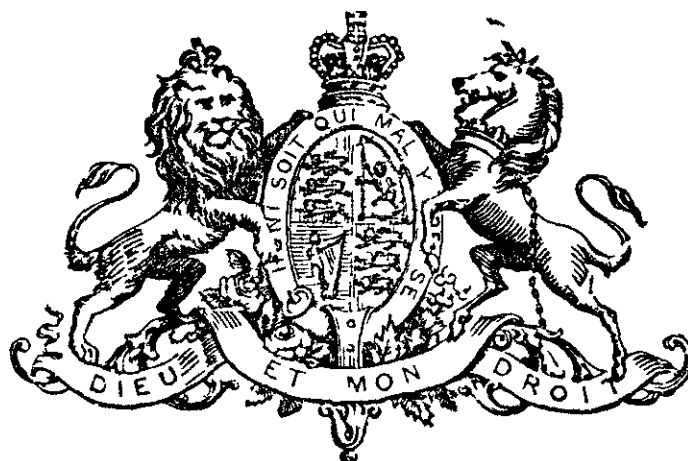


THE OFFICIAL GAZETTE

OF THE

EAST AFRICA



PROTECTORATE

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

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EAST AFRICA PROTECTORATE.

PROCLAMATION No 6]

PROCLAMATION.

Under the Mohamedan Marriage and Divorce Ordinance, 1906

In exercise of the powers conferred upon me by Section 26 of "The Mohamedan Marriage and Divorce Registration Ordinance, 1906" I do hereby direct that the said Ordinance shall apply to all Native Mohamedans in the Nyeri District of the Kenya Province and shall commence and have effect in the said District as from the 15th day of January, 1913,

Nairobi,

C. C BOWRING,

Dated this 15th day of January, 1913

Deputy Governor

GOVERNMENT NOTICE No 19]

RULES.

The Native Hut and Poll Tax Ordinance, 1910

Rules issued by His Excellency the Governor under the power conferred by Section 9 (1) of the above Ordinance

Nairobi,

H C BELFIELD,

Dated this 25th day of January, 1913

Governor

Collection of Taxes and the duties of Hut Counters and Headmen.

1 In these Rules

The term "District Officer" means a District Commissioner or an Assistant District Commissioner

The term "Headman" means a Headman appointed under the Native Authority Ordinance, 1912 Whenever a Council of Elders is appointed the Collective Headmen of any area, the members of such Council shall collectively and individually be responsible for the performance of the duties imposed upon a Headman by these Rules, and shall individually be liable to the penalties prescribed by these Rules

2 The Officers in charge of Districts shall every year cause a complete roll of tax payers in their respective Districts, to be prepared

Every tax roll shall contain

(a) The name of every owner of a hut, the number of huts owned by each hut-owner, and the number of wives of each hut owner, and

(b) In the case of any District in which the Poll Tax is leviable, the name and father's name of every Native liable to pay Poll Tax

3 For the purpose of the preparation of the Tax Roll a District Officer may employ persons (hereinafter referred to as Hut-Counters) whose duty it shall be to prepare, under the directions of the District Officer, the roll of tax payers in the area to which they may be respectively appointed

4 The District Officer shall notify each Headman of the date on which the Hut-Counter will commence to prepare the tax roll in the area to which such Headman has been appointed, and it shall be the duty of each Headman to furnish the Hut-Counter with any information which he may require in order to compile a complete tax roll for the area to which such Headman is appointed, and, unless excused by the District Officer, to accompany the Hut-Counter whilst engaged in preparing such tax roll

A Superior Headman may, in lieu of accompanying the Hut-Counter, order any Headman subordinate to him to accompany the Hut-Counter and to furnish the information aforesaid, and it shall be the duty of such inferior Headman to obey such order Provided that nothing hereinbefore contained shall be deemed to relieve a Superior Headman of the duty to furnish a Hut-Counter with any information which he may require for the purposes aforesaid

5 The District Officer shall notify the Headmen of the date when and place where he will attend to receive the taxes payable, and it shall be the duty of every Headman to cause all persons liable to pay any tax to be informed of the time and place appointed as aforesaid and to order every such person either to appear personally before the District Officer at such time and place to pay the tax or to send to the District Officer at such time and place the amount of the tax payable by him

Every person who having been ordered to attend or to send the amount of the tax payable by him as aforesaid, shall without lawful excuse fail to attend or to send the amount of the tax shall be liable to a fine not exceeding 15 rupees and in default of payment to imprisonment of either description not exceeding 14 days

6 A Headman shall order any Native subject to his jurisdiction who shall not have paid the tax payable by him at the time and place appointed by the District Officer, to either attend at the office of the District Officer or to send the amount of the tax payable by him to such office. Any Native who shall fail without lawful excuse to obey the orders of a Headman given under this Rule shall be liable to the penalties in the last preceding Rule provided.

7 It shall be the duty of every Native to answer truthfully any question which may be put to him by a District Officer, Hut-Counter or Headman, with the purpose of ascertaining the name or whereabouts of any person liable to pay any tax and any Native who shall refuse to answer any such question or who shall give any answer which he knows or has reason to believe to be untrue shall be liable to a fine not exceeding 30 rupees or to imprisonment of either description which may extend to one month or to both such fine and imprisonment.

8 Any Hut-Counter who shall intentionally omit from the tax roll the name of any person whose name should be included in such roll, or who shall intentionally mis-state the number of huts owned by any person or the number of the wives of any hut-owner, shall be liable on conviction to a fine not exceeding 300 rupees or to imprisonment of either description for a term not exceeding two months or to both such fine and imprisonment.

9 Any Headman who shall give false information to a Hut-Counter under Rule 4 or shall, without lawful excuse, refuse or neglect to perform any duty imposed upon him by any of these Rules, or to issue any order which he is required to issue by any of these Rules, shall be liable to the penalties in the last preceding Rule provided.

10 Every person paying the tax shall furnish the officer to whom payment is made with such information as may be required by him in preparing a receipt in the prescribed form, and shall, if so required by such officer, attend personally before such officer for such purpose.

11 Any person who shall wilfully furnish a District Officer with false particulars as to any of the information required by such officer in preparing a receipt, or who, on being required to attend before a District Officer, shall neglect or refuse to attend, or attending shall neglect or refuse to furnish any information required as aforesaid, shall on conviction be liable to a fine not exceeding 30 rupees or to imprisonment of either description which may extend to one month or to both such fine and imprisonment.

- 12 (1) A District Officer may, at any time, require any Native to produce the receipt granted to such Native for the payment of the tax last payable and a District Officer may retain any receipt produced for such time as he may consider necessary for the purpose of identifying the person named therein with the person producing the same.
- (2) A District Officer may require any Native, who refuses or neglects to produce his receipt when requested, to furnish him with information as to the office at which he has paid his tax last payable, and with such further information as the District Officer may require for the purpose of ascertaining whether such Native has paid such tax.
- (3) Any Native, who without lawful excuse, shall neglect or refuse to produce his receipt when required as aforesaid, or who having failed or refused to produce his receipt, shall fail to furnish the information which may be required of him under the preceding Sub-rule, shall, on conviction, be liable to a fine not exceeding 30 rupees or to imprisonment of either description for a term not exceeding one month.
- (4) Evidence of the non-production of a receipt for the payment of a tax upon requisition being made as aforesaid shall in and for the purposes of any proceedings for the recovery of such tax be *prima facie* evidence that the tax has not been paid.
- (5) Any Native who, being required by a District Officer to produce his receipt, shall produce a receipt granted to some other person, or, who, having failed or refused to produce his receipt, shall furnish a District Officer with any false particulars as to any of the information which may be required of him under Sub-rule (2) of this Rule shall, on conviction, be liable to a fine not exceeding 75 rupees or to imprisonment of either description for a term not exceeding two months.
- (6) Any Native who shall transfer to any other Native any receipt granted to him, intending, or knowing that it is likely, that such other Native will produce the same as a receipt granted to him shall be guilty of an offence and on conviction shall be liable to the penalties in the last preceding Sub-rule provided.

13 Nothing in these Rules contained shall be construed to exempt any Native from his obligation to pay the tax payable by him as and when the same becomes due in pursuance of Section 7 of the Ordinance, or to preclude the Government from at any time taking action to recover any tax so due.

GOVERNMENT NOTICE No 20]

RULES**The Fish Protection Ordinance, 1908**

Rules made by His Excellency the Governor in pursuance of the powers conferred by the above Ordinance

Nairobi,

H C BELFIELD,

Dated this 25th day of January, 1913

Governor

1 These Rules may be cited as "The Trout Protection Rules" and shall apply to all rivers, lakes and other waters of the Protectorate

2 Save as in these Rules otherwise provided no person shall fish for, capture or kill any trout in the Protectorate

3 (1) The following licences, authorising the person named therein to fish for, capture, kill and take trout in the Gura River and its tributaries during the currency of the licence and subject to the provisions of these Rules, may be issued by a Provincial Commissioner or a District Commissioner or by such other person or persons as may be authorised by the Governor on that behalf, namely —

- (a) A Yearly licence
- (b) A Seven Days Licence
- (c) A Daily Licence

(2) The following fees shall be paid for every such licence, namely —

- (a) For a Yearly Licence—100 rupees
- (b) For a Seven Days Licence—25 rupees
- (c) For a Daily Licence—5 rupees

4 (1) Every licence issued under these Rules is subject to the conditions following —

- (a) That the holder of the licence shall not fish for or capture trout otherwise than with rod and line, and with artificial fly or artificial minnow or spinning bait
- (b) That the holder of a licence shall not on any one day kill more than 6 trout
- (c) That no trout which measures less than 12 inches in length shall be killed
- (d) That the holder of a licence shall return to the water with as little delay and damage to the fish as possible, any fish which he may capture and which under any of the conditions aforesaid he is not entitled to kill

(2) The holder of a licence issued under these Rules who shall commit any breach of, or fail to comply with, the conditions of his licence shall be guilty of an offence against these Rules

5 Any Magistrate, Justice of the Peace, Forest Officer, Game Ranger or Police Officer may require any person found fishing for trout, or in possession of trout, or who is suspected of having been fishing for trout or of being in possession of trout, to produce his licence and any fish in his possession for inspection

Any person who, having been required as aforesaid to produce his licence or any fish in his possession shall without lawful excuse refuse or neglect to produce his licence (if any) or any fish in his possession, shall be guilty of an offence against these Rules

6 No person who is not the holder of a licence then in force issued under these Rules shall fish for, capture or kill any fish in the Gura River or in any of its tributaries

7 Any Magistrate, Justice of the Peace, Forest Officer, Game Ranger or Police Officer may seize any rod, tackle, net, machine, instrument or other appliance which he may have reason to believe is being used in contravention of any of these Rules, provided, however, any rod, tackle, net, machine or other appliance seized as aforesaid shall be sent without undue delay to the Magistrate having jurisdiction to try the person suspected of using the same for the offence committed against these Rules, and in the event of such person being convicted of such offence the rod, tackle, net, machine, instrument or other appliance may, at the discretion of the Magistrate, be forfeited to the Government

8 Any Magistrate, Justice of the Peace, Game Ranger or Police Officer may enter upon any land for the purpose of preventing or detecting offences against these Rules

9 Any person who shall commit any offence against these Rules or shall commit any breach of the provisions of these Rules shall on conviction be liable to a fine not exceeding 300 rupees and in default of payment thereof to imprisonment of either description for a term not exceeding three months. If the person convicted is the holder of a licence, his licence may be revoked by the Court

10 No person whose licence has been revoked by a Court shall be granted another licence under these Rules except with the consent of the Governor

GOVERNMENT NOTICE No 21]

NOTICE**Under the Mining Ordinance, 1912**

The attention of the public is invited to the fact that the Mining Ordinance, 1912, together with the Regulations set forth hereunder, dated the 21st of January, 1913, will be brought into force on a date hereafter to be fixed, of which due notice will be given.

Meanwhile the above-mentioned Regulations are published for general information.

Nairobi,

February 1st, 1913

C C BOWRING,

Chief Secretary

GOVT NOTICE No 22]

MINING REGULATIONS.

Regulations issued by His Excellency The Governor under the powers conferred by the Mining Ordinance, 1912

Nairobi,

Dated this 21st day of January, 1913

H C BELFIELD,

Governor.

- | | | |
|---|---|----------------|
| 1 | These Regulations may be cited as "The Mining Regulations 1912" | Title |
| 2 | In the construction of these Regulations, except where the subject matter or context requires a different construction, the terms to which special meanings are assigned by Section 4 of the Ordinance, shall, wherever they occur in these Regulations, have the same meanings as are so assigned to them respectively | Interpretation |

Prospecting Licences.

- | | | |
|---|--|--|
| 3 | (1) A prospecting licence in the form No 1 A in Schedule A hereto, to be in force for one year from the date thereof, may be obtained by any European of or over the age of 16, on payment of five Rupees | Term and fee |
| | A prospecting licence cannot be transferred | Not transferable |
| | (2) The officers authorised to issue prospecting licences are the Commissioner of Mines, Wardens, Provincial Commissioners, and District Commissioners | Officers authorised to issue |
| | (3) A prospecting licence issued under the East Africa Mining Regulations 1902 or the Mining Regulations Amendment Ordinance, 1907 and in force on the date of the coming into operation of the last mentioned Ordinance, shall continue in force for the unexpired period of the licence, and shall for all purposes be deemed to be a prospecting licence issued under the last mentioned Ordinance. Provided, however, nothing in this Regulation contained shall be construed to affect the rights or obligations of the holder of any such licence in respect of any prospecting area or claim held by him, or of any lease applied for, at the date of the coming into operation of the said Ordinance | Licences issued under repealed law and unexpired |
| 4 | If a Prospector loses his prospecting licence, he may make a declaration of loss in the form No 1 B in the Schedule A hereto, before a Warden, Magistrate or Justice of the Peace, and, on payment of a fee of one Rupee, such declaration shall be received in lieu thereof for all the purposes required in making a transfer or effecting any registration | Declaration of the loss of a prospecting licence |
| | Any person who shall, for the purposes of this Rule, knowingly make a false declaration shall be liable to a fine not exceeding seven hundred and fifty Rupees, and any registration of a claim effected on the production of such declaration shall be invalid | |
| 5 | A prospecting licence may be renewed at any time during its currency on payment of five Rupees | Renewal |
| | Every renewal shall be in force for one year from the expiration of the licence renewed | Term of |
| 6 | Application for a prospecting licence shall be made by the applicant in person | Application how made |
| | Application for the renewal of a prospecting licence may be made in writing | |
| 7 | No person shall, at the same time, own more than one claim by virtue of the same prospecting licence, but any European of or over the age of 16 may hold any number of prospecting licences, and for each prospecting licence may own one claim. Provided that no person may hold more than one alluvial or placer gold or precious stones claim. Provided further that nothing in this regulation contained shall be deemed to prohibit a discoverer of gold, precious stones, minerals, coal or oil from holding the prescribed number of reward claims by virtue of one prospecting licence | One claim for each prospecting licence |

As to oil claims

8 No person who is not a British Subject can peg out or own an oil claim or enjoy the right of mining for oil

Privileges under prospecting licence

9 A prospecting licence authorises the holder to prospect for any gold, precious stones, mineral, coal or oil the property of the Crown, and on the discovery or supposed discovery of any such gold, precious stones mineral, coal or oil, to peg out a claim authorised by the Ordinance

Claims which may be pegged out

10 A prospecting licence authorises the holder to own a claim of the kind following

- (a) A gold claim, reef or banket, not exceeding in extent 300 feet in length along the supposed line of the reef or banket and 600 feet in width
- (b) A gold or precious stones claim, alluvial or placer, not exceeding in extent 100 feet by 100 feet
- (c) A precious stones claim, other than alluvial, not exceeding in extent 20 acres
- (d) A mineral claim, not exceeding in extent 40 acres
- (e) A coal or oil claim, not exceeding in extent 640 acres

When pegging out of claim invalid

11 The pegging out of a claim is invalid, unless it is done by or in the presence of the person who intends to register the claim as his own and it is done between the hours of 6 a m and 6 p m

Shape of claim

12 The shape of a claim shall, as nearly as circumstances permit, be that of a rectangular parallelogram, the length of the longer side of which shall not exceed twice the length of the shorter side, and one of the sides shall run as nearly as may be in a North and South direction, the bearings being magnetic

Mode of taking Possession of claim

13 (1) A Prospector pegging out a claim shall erect at the point of discovery a post not less than 3 inches through and 4 feet above the ground or a stone monument 3 feet high on which a notice shall be posted signed by the Prospector containing

- (a) The name of the Prospector
- (b) The date of the pegging out of the claim
- (c) The length and width of the claim in feet
- (d) The distance in feet from the point of the discovery to each end of the claim
- (e) The general course of the claim

(2) The date of the erection of the post or monument at the point of discovery and the posting of the notice aforesaid shall be deemed to be the date of the pegging out of the claim. Provided that the Prospector shall, before registering the claim, place at each corner of the claim a substantial post 4 feet above the ground or a stone monument 3 feet above the ground on which shall be marked or advertised the initials of the Prospector and the date of the pegging out, and shall further cut two trenches not less than 6 feet long and 6 inches deep in the direction of the boundary lines of which the post is intended to form the corner. Such corner posts or monuments shall be maintained in position while the claim is held

Registration of claim

14 The owner of a claim of whatever nature, within 30 days after the claim is pegged out, or within such additional time (if any) as the Commissioner of Mines may, on the ground of sickness, absence or other like disability of any such owner, or for other reasonable cause, allow, shall register the claim in the Office of the Provincial Commissioner of the Province wherein the claim is situated, or in the Office of the District Commissioner of the District wherein the claim is situate

A monthly return of all claims registered shall be furnished by the Provincial Commissioners to the Commissioner of Mines and by District Commissioners to the Provincial Commissioners of their Province and to the Commissioner of Mines

Prospecting licence to be produced on registration

15 No claim shall be registered, unless the prospecting licence under which the claim is held is produced to the Officer to whom application for registration is made

Mode of application for registration

16 Any person desiring to register a claim shall sign an application for registration in the form No 2 A in the Schedule A hereto. Such application together with the prospecting licence under which the claim was pegged out shall be forwarded to or produced at the Office of the Officer authorised to register such claim. The Officer shall thereupon, on payment of a fee of two

Rupees, enter in a book to be called "The Mining Register" full particulars of each application clearly specifying the class of claim and shall fill in and sign a certificate of registration in the form No 2 B in the Schedule A hereto and shall hand or send such certificate and the prospecting licence to the person producing or forwarding such application

17 If any person neglects to register his claim in the manner and time Neglect to register required, he shall forfeit all rights in respect thereof

18 Any person who shall, by false representation or fraudulent False representation concealment of facts, obtain registration of any claim, shall forfeit his rights in the claim in respect of which such registration has been obtained, and be liable to a penalty not exceeding seven hundred and fifty Rupees

19 Within seven clear days after the finding of any gold, mineral, coal or Payable results to be reported oil in apparently payable quantities within any claim, the owner of the claim shall forward a report in the form No 3 of Schedule A hereto to the Commissioner of Mines, under pain of forfeiture of such claim

20 Whenever the Commissioner of Mines shall be satisfied that payable Commissioner of Mines may require results have been obtained on any claim he may require the owner of the claim a claim owner to take a lease or leases of such claim within such time as the Commissioner of take a lease Mines shall specify

If the owner of the claim shall fail to comply with such requisition the claim shall be liable to forfeiture

21 The ownership of the claim shall subject to the provisions of Rights of owners of Regulation 22 hereto confer the following rights in respect thereof — claim

- (a) As to a gold claim, the preferential right to a gold lease, and in the meantime the sole right of mining on the claim for gold and the ownership of all gold or minerals found
- (b) As to a precious stones claim, the preferential right to a precious stones lease, and in the meantime the sole right to mine on the claim for precious stones, and the ownership of all precious stones, gold or minerals found
- (c) As to a mineral claim, the preferential right to a mineral lease and in the meantime the sole right to mine on the claim for any minerals, and the ownership of all such minerals when found
- (d) As to a coal or oil claim, the preferential right to a coal or oil lease, and in the meantime the right to mine for coal or oil and the ownership of such coal or oil when found

22 Whenever an alluvial or placer deposit of gold or precious stones is Claim not to be pegged out twice found on any claim other than an alluvial or placer claim, the holder of a under the same or different class of claim prospecting licence may peg out on such claim an alluvial or placer claim, and whenever precious stones shall be found on any claim other than a precious stones claim, alluvial placer or otherwise, the holder of a prospecting licence Saving as to gold, precious stones or oil may peg out a precious stones claim, and whenever oil is found on any claim other than an oil claim the holder of a prospecting licence, being a British Subject, may peg out on such claim an oil claim

Save as in this Regulation otherwise provided no area which is pegged out under one class of claim shall be pegged out, except by the owner of such claim or with his sanction, under the same or any other class of claim unless forfeiture of such first mentioned claim has been declared or such claim has been abandoned

23 Whenever the same area shall be included in different classes of claims, Priority of claims the different classes shall have priority in the following order —

- (a) Alluvial or placer gold or precious stones claim
 - (b) A precious stones claim, other than alluvial, a gold claim, reef or banket
 - (c) Mineral coal or oil claims
- but the owners of all claims shall comply with prescribed requisites for securing to each the benefit of his claim, and for preventing unnecessary interference with any right previously existing

24 A prospecting licence shall confer upon the holder the following Additional rights of rights when engaged actively in prospecting or mining, namely — a prospector

- (1) On unoccupied Crown land to take fuel and water for his domestic use provided, however, that he shall not have the

right to cut any standing timber in any Proclaimed Forest Area, or any reserved tree unless he shall have obtained permission in writing from the Conservator of Forests or other prescribed officer

- (2) On any land on which he is entitled to prospect to take for his domestic use water from any lake, river or stream, and, with the consent of the owner or occupier of private land or on tendering to the owner or occupier a reasonable sum in payment therefor, any fuel other than standing live timber

Right of residence
and grazing on
claim

25 The owner of a claim shall have the right to reside on his claim and of grazing on his claim for six horses or mules, or for sixteen oxen or donkeys free of charge on unoccupied Crown land, and if on any private lands on payment to the owner or occupier of the land where such licence is exercised of fifty cents per diem. Provided, however, that on private land the owner of the claim shall only exercise the rights conferred on him by this Regulation on such portion of the claim as shall be indicated by the owner or occupier

If any question shall arise between the owner or occupier of the land and the owner of the claim as to the suitability of land indicated by the owner or occupier it shall be determined by the Commissioner of Mines or other prescribed officer

Owner of claim on
abandonment to fill
up shaft etc

26 Any person who shall abandon his claim shall forthwith fill up or fence or secure to the satisfaction of the Commissioner of Mines or other prescribed officer all shafts, pits, holes and excavations, in such manner as to prevent persons or stock inadvertently entering the same

penalty

Any person who shall have failed to comply with the provisions of this Regulation shall be liable to pay, to the Commissioner of Mines if the claim shall have been situate on unoccupied Crown land, or to the landowner if the claim shall have been situate on the land of any landowner, such sum as the Commissioner of Mines or other prescribed officer shall certify will be the cost of filling up, fencing or securing all shafts, pits, holes and excavations on the abandoned claim

Owner of claim may
be required to make
a deposit or to enter
into a bond

27 The Commissioner of Mines shall, on the written application of any landowner on whose land a claim shall have been pegged out, require the owner of the claim to deposit with the Commissioner of Mines the sum of four hundred Rupees or to enter into a bond with two sureties to be approved by the Commissioner of Mines in the sum of four hundred Rupees for himself and two hundred Rupees for each of the two sureties for the due and proper repair in the event of the claim being abandoned by him of any surface damage done by him on the land of any owner, and for the due payment of the sum accruing to the landowner from the owner of the claim on account of the daily payments such claim owner is required to make under Regulation 25

If the owner of the claim shall fail or neglect to make such deposit or enter into such bond as aforesaid within the time specified by the Commissioner of Mines and the landowner shall not, in writing addressed to the Commissioner of Mines, release the owner of the claim from his obligation to make the deposit or enter into such bond, the claim shall be liable to be forfeited

When deposit may
be refunded

28 The Commissioner of Mines shall hold subject to the provisions of these Regulations, any deposit made under the provisions of the preceding Regulations, until one month after (a) the claim in respect of which the deposit shall have been made shall have been forfeited, or (b) notice shall have been received from the depositor of his intention to abandon the claim, or (c) the depositor shall have transferred the whole of his interest in such claim or (d) a mining lease shall have been granted over the area the subject of the claim, and shall then return to the depositor the sum deposited, less any deduction which may have been made in accordance with the provisions of these Regulations, provided that a suit shall not then have been commenced before the Commissioner of Mines by the landowner for the recovery from the depositor of any moneys due to the landowner under these Regulations

Sums due to
landowner may be
deducted from the
deposit

29 Whenever the Commissioner of Mines is satisfied in a suit instituted before him by a landowner, which suit a landowner is hereby authorised to bring although not the holder of a prospecting licence, that any sum is due from the depositor to such landowner in respect of any of the payments, matters or things

in respect of which the deposit has been paid, he may deduct and pay to the landowner out of the moneys deposited such sum as he shall find to be due to the landowner and in addition the costs, if any, of the suit

30 A claim shall be deemed to be abandoned in any of the following cases — Claim when deemed to be abandoned

- (1) If, except under such circumstances as may be prescribed, no prospecting or mining shall have been done on the claim by the owner of the claim or by some person in the employ of, or prospecting or mining with the consent of, the owner, for a period of 28 days and notwithstanding that forfeiture of the claim shall not have been declared
- (2) If the owner of the claim shall notify the Commissioner of Mines in writing of his intention to abandon the claim, or
- (3) If at any time no prospecting licence is held by the owner or if there are more owners than one, by no one of the owners

- 31 (1) No claim shall be pegged out upon any area which is being lawfully mined, so as wholly or partially to come within fifty yards of a shaft or sinking in actual use for the purpose of such mining without the consent in writing of the person mining No claim to be pegged out within fifty yards of a shaft
- (2) No claim shall be pegged out upon any area which is the subject of a lease for mining purposes except with the consent in writing of the Commissioner of mines No claim to be pegged out on any area the subject of a mining lease without the consent of the Commissioner

Working Conditions of Claims

32 The owner of any gold or precious stones claim shall, after fourteen clear days after the date of registration, continue constantly employed or shall keep one able-bodied European of or over the age of 16 constantly employed in diligently searching and mining for and endeavouring to procure gold or precious stones, as the case may be Working conditions of gold or precious stones claim

33 The owner of any mineral, coal or oil claim shall, after fourteen clear days after the registration of the claim, continue constantly employed or shall keep one able-bodied European of or over the age of 16 constantly employed in diligently searching and mining for and endeavouring to procure minerals, coal or oil, as the case may be Working conditions of mineral coal or oil claim

34 Claims, of whatever nature, shall be constantly and efficiently worked by the complement of men required by these Regulations for eight hours on every working day (other than a public holiday) except Saturday when four hours' work shall be sufficient. All operations connected with the extraction of the gold, precious stones, minerals, coal or oil authorised to be mined, or the preparation and erection of machinery or other requisite appliances for those purposes, shall be deemed to be working the claim, though carried on at a distance therefrom and the proof thereof shall lie on the owner Working of claims.

35 Subject to these Regulations every claim shall be liable to forfeiture upon non-compliance by the owner with the prescribed conditions as to working the same Forfeiture for non-compliance with working conditions

36 No owner of a claim who employs hired labour to work the same shall be deemed to have abandoned or adjudged to forfeit such claim through any neglect, absence or omission on the part of any workman employed thereon by him, such neglect, absence or omission being without the knowledge of the owner. If after such notice in writing, as the Commissioner of Mines may consider reasonable in the circumstances of any case, to such owner of the neglect, absence or omission of any hired workman, such neglect, absence or omission be continued, the owner shall be deemed to have abandoned his claim, such notice may be served personally or by sending the same to the last known place of abode of such owner, or by advertising the same in the Gazette Claim not forfeited by neglect of hired workmen

37 The Commissioner of Mines may, on written application and for any reason appearing sufficient to him allow the owner of a claim to suspend or partly suspend mining operations thereon. Such application shall be made by the owner or some person duly authorised by him on that behalf, and he shall give the reasons for which suspension is required. The Commissioner of Mines, if satisfied that such reasons are sufficient, shall give to such owner a certificate of suspension in the form No. 4 in Schedule A hereto, which shall authorise suspension or partial suspension, as therein set out for such period or periods, and subject to such conditions (if any) as the Commissioner of Mines may deem fit and as therein set out. The Commissioner of Mines may, at any time, if of the necessity, grant a renewal of such certificate for such time as the Commissioner of Mines shall deem necessary, and such renewal shall be endorsed on the

certificate Notice shall be kept posted conspicuously on claims during suspension Should work not be resumed on the expiration of such suspension or renewal, or should the conditions specified in the certificate be not complied with, such claim shall be deemed to be abandoned A certificate of suspension obtained through fraud or misrepresentation of facts shall be null and void, and the claim shall be liable to forfeiture

Exemption from forfeiture of claims

38 Notwithstanding anything in these Regulations, a claim shall not be deemed to be abandoned, nor shall be liable to be forfeited for non-compliance of the owner with the prescribed conditions as to working the same if the owner shall prove to the satisfaction of the Commissioner of Mines that such non-compliance was due to any of the following circumstances —

- (a) the illness of the owner incapacitating him from work
- (b) the illness of the European employed by the owner on the claim, incapacitating such employee from work

Provided that in the case of either (a) or (b) the absence from work has not exceeded 28 days or if it has exceeded such period the owner has endeavoured to procure some other European to work on the claim

- (c) the absence of the owner or person employed on urgent business, provided that in either case if the absence exceeds 14 days sanction for such absence has been obtained from the Commissioner of Mines
- (d) the absence of the owner or person employed in attendance at a Court of Law
- (e) suspension of work necessitated by rain or floods
- (f) the absence of the owner or person employed during fourteen days, commencing the 22nd day of December in each year

Overpegging and disputes as to Boundaries

Disputes as to the boundaries of a claim to be decided by the Commissioner of mines or officer appointed

39 All disputes as to the boundaries of claims shall be decided by the Commissioner of Mines or by such officer as he may appoint on that behalf

Marking more ground

40 When a Prospector has pegged out more ground than he is entitled to, any other Prospector may peg out such ground on any side of the claim, provided that no shaft is interfered with

Measurement of disputed ground

41 Where the right to certain ground forms matter of dispute between prospectors, such dispute shall be summarily settled by the Commissioner of Mines or by an officer appointed by the Commissioner of Mines on that behalf and each claim shall be measured from the boundary posts or monuments opposite to the side of the claim in dispute, and no person shall be protected from encroachment unless the boundary posts or monuments shall have been kept visible during the working of the claim

Taking forcible possession & forfeiture of rights

42 A Prospector taking forcible possession of a claim, or commencing to work the same after his right to take possession thereof or to work the same has been disputed, shall forfeit all right and title to the possession of such claim, and shall be liable to a fine not exceeding one hundred and fifty Rupees

Inspection of claims

43 The Commissioner of Mines or a Warden or any officer appointed by the Commissioner of Mines, may enter upon any claim and descend any shaft and inspect the workings, and every facility shall be afforded by the owner of the claim and his servants for such entry and inspection

Rights of persons proving liability to forfeiture

44 A holder of a prospecting licence who shall, in a suit instituted by him before the Commissioner of Mines or a Warden, prove that a claim is liable to forfeiture, shall be entitled to an order declaring and enforcing such forfeiture, and shall, for fourteen days or for such further period as may be allowed by the Commissioner of Mines after the making of such order, have a preferential right to enter upon and peg out such claim

Title to claim

45 Possession of a claim by the holder of a prospecting licence shall be *prima facie* evidence of his title thereto

Redemption of title

46 When a claim or any portion thereof, has become liable to forfeiture through non-compliance with these Regulations, such liability to forfeiture shall cease on the subsequent compliance by the owner of such claim with these

Regulations Provided that no legal process has been commenced for an order declaring and enforcing such forfeiture during the existence of the cause of liability to forfeiture

Protection of Workings

47 Shafts or workings shall be so enclosed or protected so as to ensure the protection of persons or stock Protection of workings

48 A Prospector or the owner of a claim having a shaft or hole within fifteen feet of a public road shall securely fence or log such shaft or hole Shafts and Holes near Roads to be secured
Failure to comply with the requirements of this Regulation shall render the Prospector or the owner of a claim liable to a fine not exceeding seven hundred and fifty Rupees

Discovery by Government Servant.

49 In the event of the discovery of any gold, precious stone, mineral, coal or oil by a person in the service of the Government, it shall be lawful for the discoverer to peg out in the manner prescribed by Sub-section (1) of Section 28 of the Ordinance a Government Protection Area not exceeding six hundred and forty acres and shall forthwith report such pegging out to the Commissioner of Mines Discovery by Government servant

50 The Commissioner of Mines, on receiving the report of the pegging out of a Government Protection Area, shall cause the same to be inspected and the boundaries thereof marked in the manner prescribed by Sub-section (2) of Section 28 of the Ordinance and a notice to be posted on the area declaring the same to be a Government Protection Area Commissioner of Mines to cause area to be inspected and marked out

51 It shall be unlawful for any person to prospect in a Government Protection Area except with the consent of the Commissioner of Mines Prospecting on Government Protection Area unlawful except with the consent of the Commissioner of Mines

52 A Government Protection Area may be disposed of, for the purposes of prospecting or mining, in such manner as the Governor may direct, and there shall be paid as a reward to the discoverer out of the revenues of the Protectorate such sum as the Governor shall determine Disposal of area for prospecting or mining purposes
Reward to discoverer

Transfer of Claim

53 The holder of a registered claim may, in the form No 5 in Schedule A hereto, transfer the same to the holder of a prospecting licence, and upon application being made at the office at which the claim was registered, and on payment of the prescribed fees the Provincial Commissioner or District Commissioner shall issue to the transferee a transfer certificate in the form No 6 in Schedule A hereto and shall register such transfer in The Mining Register Transfer of whole claim

54 The owner of a registered claim or the registered owner of a share in such claim may, in the form No 7 in Schedule A hereto, transfer a share or shares in the said claim, and on application being made at the office at which the claim was registered, and on payment of the prescribed fees the Provincial Commissioner or District Commissioner shall issue to the transferee a transfer certificate in the form No 8 in Schedule A hereto and shall register such transfer in The Mining Register Transfer of a share in a claim

55 The transferee of any claim or share of a claim shall, within 30 days of the date of the transfer, make application for the registration of such transfer in the form No 2 A Time and mode of registration

Such application and the prescribed fee shall be forwarded to or produced at the office at which the claim was first registered

56 A Provincial Commissioner or District Commissioner shall not, without the consent of the Commissioner of Mines first obtained, register a transfer or grant a certificate of transfer unless the interest of the transferer has been previously registered When registration of transfer to be refused

57 Any transferee of a claim or a share in a claim who shall neglect to register the transfer within the time and in the manner prescribed by these Regulations shall be liable to a penalty not exceeding three hundred Rupees which penalty may be imposed by the officer at whose office the transfer should have been registered, and may be recovered in a suit brought in the name of such officer in the Court of the Commissioner of Mines, and until such penalty Penalty for neglect to register

is paid the transfer for the neglect to register which the penalty has been imposed, shall not be registered, unless the Commissioner of Mines shall otherwise direct

Liens how Effected.

Liens on claims and shares therein

58 The owner of any claim or share or interest therein may give a lien upon the same as security for the due payment of any debt, and upon the execution by the lienor of a lien ticket duly attested in the form No 9 in Schedule A hereto, and upon the production of such lien ticket to the officer in charge of the office at which the claim is registered, and on payment of a fee of two Rupees, such officer shall register in The Mining Register a lien upon the claim share or interest, and shall then issue to the licensee a duplicate of the lien ticket, and every such lien registered as aforesaid shall be a specific charge upon such mining tenement, share or interest until the debt has been paid in full, and if more than one lien has been effected on any claim share or interest, such liens shall take precedence according to the date of their respective registrations. Provided that on the production to the officer in charge of the office of the registration of such lien by the lienor of a receipt, duly signed by the licensee in the presence of a Magistrate or Justice of the Peace, for the debt or liability for which such lien was held, such officer shall forthwith cancel such lien. In the event of the lienor failing to redeem such claim share or interest at the time appointed the licensee may cause the same to be sold by public auction, having first advertised his intention of doing so in a paper circulating in the locality, and posted a copy of such advertisement on a conspicuous part of the claim, not less than seven days before the day of sale, and the licensee shall hold the proceeds of the sale upon trust to pay all costs consequent on such default, then to pay the debts secured by the lien, and to pay the balance, if any, to the licensee. The lienor shall be entitled to redeem at any time before sale upon payment of debt and expenses incurred, and in case of any sale under the powers herein containing the officer in charge of the registration office, upon production of the lien ticket accompanied by a statutory declaration of default having been made in payment of the money secured thereby, and in the case of a purchase of the claim, the prospecting licence of the purchaser, register such purchaser as the owner or holder of the claim, share or interest in lieu of the lienor. A licensee shall not, by virtue of the lien, be held to be a co-partner in any claim, share or interest on which he holds a lien.

Amalgamation of Claims.

Amalgamation of gold claims

59 The Commissioner of Mines may allow the amalgamation of any number of duly registered adjoining gold claims of the same class

Amalgamation of precious stones claims

60 The Commissioner of Mines may allow the amalgamation of any number of duly registered adjoining precious stones claims of the same class

Amalgamation of mineral claims

61 The Commissioner of Mines may allow the amalgamation of any number of duly registered adjoining mineral claims, not exceeding four

Amalgamation of coal and oil claims

62 The Commissioner of Mines may permit two adjoining coal or oil claims to be amalgamated

Labour conditions of amalgamated claims

63 There shall, subject to the provisions of these Regulations with regard to the working of claims, be constantly employed in mining and searching for gold, precious stones, minerals, coal or oil as the case may be within the amalgamated claim, the same number of Europeans as under the Regulations would be required if each of the claims amalgamated were separately occupied. Provided that the Commissioner of Mines shall at any time be satisfied that the number of Europeans employed on any particular amalgamated claim might properly be reduced, he may by writing under his hand direct that for a time to be specified and subject to such conditions as may be specified the working conditions of the amalgamated claim shall be sufficiently complied with if there be constantly employed thereon such number of Europeans as or over the age of 16 as may be specified in such writing.

Application for permission to amalgamate claims

64 Application for permission to amalgamate claim shall be made to the Commissioner of Mines in the form No 10 in Schedule A hereto, who, if he approves, shall, on payment by the applicants of the prescribed fee, give to the applicants a certificate of amalgamation in the form No 11 in the said Schedule. The Commissioner of Mines shall forward to the office of the officer who shall have registered the claims a copy of such certificate and such last officer shall register the same in the Mining Register.

Loss of Certificate.

65 If any person loses a certificate granted under these Regulations, he may make a declaration of loss in the form No 1 B in Schedule A hereto, before a Warden, Magistrate or Justice of the Peace, and, on payment of a fee of one Rupee, such declaration shall be received in lieu thereof for all the purposes required in making a transfer or effecting any registration

Loss of certificate.

Surveys

66 The Commissioner of Mines or any Warden may, if satisfied that a survey is necessary for the prevention of differences as to the boundaries of the land included in any claim or for securing a proper definition of the area included therein, give to the owner of such claim a notice that a survey is required to be made of the land included in such claim, and a plan thereof furnished to the Department of Mines and demand the cost of the survey and plan to be estimated as hereinafter provided. Such owner or holder shall within the time specified in such notice pay to the Commissioner of Mines or Warden giving such notice the cost of such survey and plan demanded

Survey of claim may be required

67 As soon as conveniently may be after payment of the cost demanded the Director of Surveys shall cause to be made a proper survey of the land included in such claim and shall forward a plan thereof to the Department of Mines, together with a report in writing upon all matters which appear necessary to the Surveyor, or upon which the Commissioner of Mines or a Warden shall, by written instructions, require him to report

Survey to be made on payment of fee

68 In case the owner to whom notice has been given in pursuance of Regulation 66 fails to pay the amount demanded as the cost of such survey within the specified time, the claim in respect of which such survey is required shall become liable to forfeiture

Non compliance with notice requiring survey

69 The Commissioner of Mines or a Warden authorised to hear suits under the Ordinance, may, during the hearing of a suit before him if it shall appear necessary, order any party to the suit to cause a survey and a plan to be made of any land forming the subject of a suit, and in the meantime may adjourn the hearing of the suit, and the Commissioner of Mines or the Warden may make such order as to payment of the costs of such survey and plan as he may think fit

Commissioner of Mines or Warden may order survey whilst suit pending

70 No person shall make a survey required to be made by the Ordinance or any Regulations thereunder unless under the instructions of the Director of Surveys, nor shall any plan which has not been passed by the Director of Surveys or an officer acting under his authority, be received or acted upon by the Commissioner of Mines or any Warden, nor shall the making of a survey or preparation of a plan be deemed to be a compliance with a notice requiring survey given by any officer duly authorised in that behalf, unless the survey is made under the instructions of the Director of Surveys and the plan is passed as aforesaid

No survey to be for the purposes of the Ordinance or Regulations except by or through the Survey Department

71 The cost of a surface survey shall be estimated and charged in accordance with the scale of charges for the time being levied by the Survey Department for a survey for the purposes of a lease of Crown land

Cost of survey

Prospecting in a Native Reserve

72 Whenever any person shall register a claim situate in whole or in part in a Native Reserve, the Officer registering such claim shall forthwith furnish the Provincial Commissioner of the Province in which such claim is situate with particulars of the claim and the situation thereof

The Officer registering a claim in a Native Reserve to notify the Provincial Commissioner

73 (1) Regulations 24-29 (both inclusive) of these Regulations shall apply to prospecting in a Native Reserve and to claims in a Native Reserve as if such Reserve was private land. Provided that all rights privileges and powers conferred upon a landowner or the occupier of land shall be vested in the Provincial Commissioner of the Province in which the Reserve is situate, and all payments which, under any of the Regulations aforesaid, should be made to a landowner or an occupier of land, shall be made to such Provincial Commissioner

A Native Reserve to be deemed to be private land for the purposes of Regulations 24-29

The Provincial Commissioner to be deemed to be the owner and occupier of land in a Native Reserve

Provincial
Commissioner to
hold all payments
made to him as
landowner or
occupier for the
benefit of the
natives

- (2) A Provincial Commissioner shall hold any monies paid to him under the provisions of the last preceding Regulation for the benefit of the Natives occupying the Reserve and shall first pay out of such monies to any Native who may be disturbed in the occupation or cultivation of any land by prospecting or mining such compensation as he may deem proper and shall expend the residue of such monies on such works as he may consider to be for the benefit of the Natives of the Reserve

Protection areas and reward claims

Alluvial or placer
protection area gold
and precious stones

- 74 The holder of a prospecting licence desiring to prospect for gold or precious stones may peg out an alluvial or placer protection area of the following dimensions —

Not less than half a mile from the nearest alluvial or placer working,
100 yards by 100 yards
Not less than one mile, 150 yards by 150 yards
Not less than two miles, 250 yards by 250 yards
Three miles and over, 500 yards by 500 yards

No alluvial or placer protection area shall be pegged out within half a mile from the nearest occupied gold or precious stones workings, as the case may be. During the period the area is being worked the holder shall be protected for two months in the occupation thereof

Discovery of
payable gold or
precious stones
within an alluvial or
placer protection
area must be
reported

- 75 Within seven clear days after the finding of gold or precious stones in apparently payable quantities within an alluvial or placer protection area, the holder thereof shall forward a report in the form No 3 in Schedule A hereto, to the Commissioner of Mines, under pain of forfeiture of such area. The Commissioner of Mines shall cause the area to be inspected, and if satisfied that gold or precious stones have been found in payable quantities, shall authorise the prospector to peg out an alluvial reward claim (according to the distance from any known occupied gold or precious stones workings). A prospector discovering payable gold or precious stones, and neglecting to report the same without delay, shall not be entitled to a reward claim

Alluvial and placer
reward claims

76. The size of alluvial and placer reward claims given for the discovery of payable gold or precious stones in an alluvial protection area shall be in proportion to the distance from the nearest occupied gold or precious stones workings as follows —

If distant half a mile, 200 feet by 200 feet
If distant one mile, 100 yards by 100 yards
If distant two miles, 150 yards by 150 yards
If distant three miles or more, 200 yards by 200 yards

Gold reef or banket
protection area

- 77 The holder of a prospecting licence may peg out a gold reef or banket protection area. Such area shall be of the same width but double the length of a gold reef or banket claim, and during the period the said area is being worked, the holder shall be protected for three months in the occupation thereof, and on discovering a new and unworked reef or vein or banket and reporting such discovery to the Commissioner of Mines shall be entitled to a reef or banket reward claim

No gold reef or banket protection area shall be pegged out within one mile from the nearest gold workings

Reef and banket
reward claims

- 78 The size of a reef or banket reward claim shall be 600 feet in length along the supposed line of the reef or banket and 600 feet in width

Precious stones
protection area

- 79 The holder of a prospecting licence prospecting for precious stones, other than alluvial, may peg out a precious stones protection area, not exceeding 40 acres in extent. During the period the said area is being worked the holder shall be protected for three months in the occupation thereof, and on discovering precious stones, other than alluvial, in apparently payable quantities in such area and on reporting the discovery to the Commissioner of Mines shall be entitled to a precious stones reward claim

No precious stones protection area shall be pegged out within one mile from the nearest precious stones working

80 The size of a precious stones reward claim (other than alluvial) shall be forty acres Precious stones reward claim

81 The holder of a prospecting licence prospecting for minerals may peg out a mineral protection area. Such area shall not exceed eighty acres in extent. During the period the said area is being worked the holder shall be protected for three months in the occupation thereof. No mineral protection area shall be pegged out within one mile of any gold, precious stones, mineral, coal or oil working Minerals

82 The provisions of these Regulations relating to claims (other than Regulations 37 and 59-64 (both inclusive) shall, *mutatis mutandis*, apply to protection areas, and all the provisions of these Regulations relating to claims shall apply to reward claims. Provided however no person shall, at the same time, hold more than one protection area General provisions relating to protection areas and reward claims

Sole Prospecting Rights

83 The Commissioner of Mines may, with the approval of the Governor, grant licences to search on any specific Crown lands, not exceeding five square miles in area for gold, precious stones, minerals, coal and oil Sole prospecting licence may be granted over an area not exceeding 5 square miles

84 A fee of fifteen Rupees for each square mile or portion thereof included in a licence shall be paid by the licensee to the Commissioner of Mines, before the issue of the licence Fee

85 A sole prospecting licence may be in the form No 12 in Schedule A hereto, and shall be in force for twelve months from the date thereof, and shall, subject to the Regulations, authorise the licensee, his assigns, servants and workmen Provisions of licence

- (1) To search and mine the land comprised in the licence, for gold, precious stones, minerals, coal and oil
- (2) With the consent of the Commissioner to remove any materials from the land for testing purposes

86 Every licensee shall Duties of licensee

- (1) Employ and keep employed during six months at least of the term of the licence in searching for gold precious stones, minerals, coal and oil on the lands comprised in the licence one European or over the age of 16 for every square mile, or portion thereof, of land comprised in the said licence
- (2) Furnish the Commissioner of Mines, whenever required by him, with satisfactory evidence of compliance with the provisions of this Regulation
- (3) Report to the Commissioner of Mines forthwith after the discovery in payable quantities of gold, precious stones, minerals, coal or oil

And if any licensee shall make default in complying with the provisions of this Regulation, his licence shall be forfeited

87 Private lands and lands held as a prospecting claim or under a mining lease shall be exempt from a licence Exemption

88 Every licensee shall, during the currency of the licence have a preferential right to a lease for mining purposes under and subject to the provisions of the Ordinance Preferential right

Upon the preferential right being exercised the licence shall at once cease and determine, and shall be returned by the licensee to the Commissioner of Mines

89 The Commissioner of Mines shall cause notice of every licence granted to be published in the "Gazette" Notice of issue of licences

90 No licence held by a person who is not a British Subject shall confer any right on the holder to prospect for oil or to acquire claims or leases for mining for or working oil Reservation of right to prospect for oil

91 A licensee shall not assign his licence or any interest thereunder, except with the consent of the Commissioner of Mines first obtained, for which consent a fee of five Rupees shall be paid by the licensee Transfer of licence

Gold and precious stones leases.

92 The Governor may grant to the owner of a gold or precious stones claim a gold or precious stones lease not exceeding twenty acres Area of Gold or Precious Stones lease

93 A gold or precious stones lease may be for any term not exceeding forty two years and shall reserve an annual rent of one rupee an acre payable Term rent, and royalty

yearly in advance, the first payment to be made on making the application for such rent, and shall also reserve such royalty, not exceeding, except in the case of precious stones ten per cent on the net profits, as the Governor in the case of each lease shall direct

Form of gold and
precious stones
lease

94 Gold and precious stones leases shall be in such form and shall contain such covenants as the Governor may direct

Right to metals

95 The holder of a gold lease or precious stones lease is entitled to mine for gold, precious stones, metals, minerals and coal in and upon such land, subject to the conditions of his lease and to the Regulations for the time being in force under the Ordinance, but is not entitled to mine for or to work oil

Number of gold and
precious stones
leases

96 Any number of gold or precious stones leases may be held by one person

Mode of applying
for gold or precious
stones lease

97 Every applicant for a gold or precious stones lease must, twenty one days before forwarding his application to the Commissioner of Mines, do the following things —

Erect posts not less than three inches in diameter, and not less than three feet above the ground, to denote the boundaries and angles of the land, such posts to be fixed at the point of intersection of two trenches cut out in the earth, not less than three feet long, one foot wide and six inches deep, cut in the direction of the boundary lines of which the post is intended to form one corner, and to be kept erected until the boundaries of the land are defined by a Surveyor

Post a notice in a conspicuous part of the ground, stating his intention of applying for a gold or precious stones lease

Serve a similar notice on any person occupying or having any rights on or under the land, or any part thereof

Insert a similar notice in one of the Nairobi daily papers, such notices to be repeated once every week until the expiry of twenty one days

Form of application

98 An application for a gold or precious stones lease shall, within twenty one days after the expiration of the advertisement mentioned in the last preceding Regulation, be made to the Commissioner of Mines in the form No 13 in Schedule A hereto

Description of
boundaries to be
supplied

99 Applications for gold or precious stones leases must be accompanied by a description of the boundaries of the land applied for, together with the amount of the first year's rent, calculated at a rate of one rupee for each acre included in such application

Shape of land

100 In all cases where the land is so available, the area applied for shall be rectangular and its length shall not exceed twice its breadth, and one of such sides shall run as nearly as may be in a North and South direction, the bearings being magnetic, but when regular rectangular areas are not available, owing to the positions of the adjoining boundaries or natural features, leases of any intervening or irregularly shaped pieces of land may be granted by the Governor

Survey

101 No lease shall be granted until the land has been surveyed and a plan thereof made under the directions of the Director of Surveys. The cost of such survey and the preparation of such plan shall be estimated and charged in accordance with the scale of charges for the time being levied by the Survey Department for the survey for the purposes of a Crown lease, and shall be paid by the applicant or applicants for the lease

Objections to lease

102 Any person objecting to the granting of any gold lease or precious stones lease must lodge his objections in writing, setting out the grounds thereof with the Commissioner of Mines, before the expiry of four weeks from the date on which the first notice required by Regulation 97 is inserted in a Nairobi daily paper

Report by
Commissioner of
Mines

103 The Commissioner of Mines shall, as soon as practicable, after consideration of the application, and of all circumstances connected therewith, and of any objections made thereto, report thereon to the Governor,

Governor's sanction
to lease

104 On receiving the report of the Commissioner of Mines on an application for a lease, the Governor may sanction the granting of the lease either in respect of the whole or a portion of the area applied for, or may refuse such lease, or sanction the grant of the same, subject to any special covenants or conditions

Execution of lease

105 The applicant shall execute the lease within twenty one days after the date of notification that the same is ready for execution, which notification shall be forwarded by the Commissioner of Mines through the post, addressed to the applicant at the address given in the application, and after that time the

applicant shall not be allowed to execute the lease, unless by the permission of the Commissioner of Mines, but in no case shall the applicant execute the lease after the expiration of sixty days after the date of the above mentioned notification, and the lease shall thereupon be deemed void

106 A lease of private land for mining purposes shall confer upon the lessee surface rights only so far as may be absolutely required for or in connection with mining purposes. Whenever a disagreement shall arise between the owner of private land and a lessee of such land for mining purposes as to whether any surface right claimed by the lessee is absolutely required for or in connection with mining purposes the same shall be determined by arbitration.

Surface rights conferred by mining lease on private land

107 An owner of private land who shall be disturbed in his possession, or damaged or injured in any way by reason or in consequence of any right or power conferred by any lease of such land for mining purposes shall be entitled to claim from the lessee compensation in respect of such disturbance, damage or injury, the amount of which compensation shall, in all cases of disagreement, be determined by arbitration.

Owner of private land entitled to compensation for disturbance, etc

108 A lease for mining purposes of land, other than private land, shall confer upon the lessee surface rights only so far as may be absolutely required for or in connection with mining purposes. Whenever a disagreement shall arise between the Government or any department of the Government and a lessee for mining purposes as to whether any surface right claimed by the lessee is absolutely required for or in connection with mining purposes the same shall be determined by the Commissioner of Mines and his decision thereon shall be final.

Surface rights on Crown land

- 109 (1) Land situate in a Native Reserve shall be deemed to be private land for the purposes of Regulations 106 and 107 and for the purposes of the said Regulations the Provincial Commissioner of the Province in which the Reserve is situate shall be deemed to be the owner of such land.
- (2) If any Native or Natives shall be disturbed in his occupation of land in a Native Reserve, or damaged or injured in any way by reason or in consequence of any right or power conferred by any lease of land in such Reserve for mining purposes, the Provincial Commissioner of the Province in which the Reserve is situate may, on behalf of such Native or Natives claim from the lessee compensation in respect of such disturbance, damage or injury, the amount of which compensation shall, in all cases of disagreement, be determined by arbitration.
- (3) Any monies paid to a Provincial Commissioner as compensation under the Regulations shall be held by him for the benefit of the Natives occupying the Reserve, and he shall first pay out of such monies to the Native or Natives who may have been disturbed in their occupation of the land the subject of the mining lease or who shall have been damaged or injured as aforesaid such compensation as he may deem proper and shall expend the residue (if any) in such works as he may consider to be for the benefit of the Natives in the Reserve.

Surface rights in a Native Reserve

- 110 (1) A lease for mining purposes granted in respect of private land shall not confer upon the lessee the right to cut timber on the lands the subject of the lease, except the removal of any tree shall be necessary for or in connection with mining purposes. The lessee shall, if required by the owner of the tree cut, pay to him the value of any tree and shall not without the consent of such owner be entitled to use the timber cut, unless and until he has paid or tendered such value.
- (2) A lease of land, other than private land or land situate within a proclaimed forest area, for mining, shall confer upon the lessee the right to cut and utilise for or in connection with mining purposes any tree growing on the land the subject of the lease, provided, however, that the prescribed royalty shall be paid to the Forest Department in respect of any tree which may be protected by virtue of Rules issued under Section 13 of "The Forest Ordinance, 1911."
- (3) Whenever a lease for mining purposes shall be granted in respect of land situate within a proclaimed forest area, the lessee may cut down any tree growing on the land the subject of the lease

Mining lessees rights in respect of standing timber

provided the removal of the tree is necessary for or in connection with mining purposes, but the lessee shall pay to the Forest Department the prescribed royalty on any such tree. Unless the sole right to cut such tree has been granted under The Forest Ordinance, 1911 to some other person the lessee may, on paying such royalty, sell or use the timber cut for any purpose he may think fit. If the sole right to cut such tree has been granted to some other person as aforesaid the lessee shall pay to such person the value of the timber cut and on paying or tendering such value shall be at liberty to sell or use the timber for any purpose he may think fit.

Notice of granting, etc
of lease

111 Due notice shall be given in the Gazette on the granting, forfeiture, or surrender of any lease.

Forfeiture

112 A gold or precious stones lease is liable to forfeiture on breach of any of the covenants or conditions therein contained.

Surrender

113 Lessees may, on giving three months' notice of their intention to the Commissioner of Mines, and upon payment of all arrears of rent and all royalties surrender the lease, and shall have power to remove all machinery, plant, engines, and tools from the land so leased prior to the expiry of such notice.

Person proving liability
of lease to forfeiture
may, at the discretion
of the Governor be
granted a lease

114 Where any person proves to the satisfaction of the Governor that a gold or precious stones lease is liable to forfeiture, or where such person gives information which leads to the establishment of the liability of such lease to forfeiture, and such person at the time of proving such liability to forfeiture or of giving the information leading to the establishment of such liability to forfeiture, applies by writing under his hand for a gold or precious stones lease of the lands comprised in such lease, the Governor may cancel the lease and issue to such applicant a gold or precious stones lease of the lands comprised in the cancelled lease, for the unexpired balance of the term of such lease.

Amalgamation of
leases

115 The Commissioner of Mines may grant a certificate of amalgamation of not more than four gold or precious stones leases, and also may, for such period as he shall think fit, permit the labour performable in respect of all the leases so amalgamated to be performed on any one or more of them. Application for amalgamation of leases shall be in the form No 14 in Schedule A hereto. Every certificate of amalgamation shall be registered.

Working conditions to
be observed by gold
and precious stones
lessees

116 The lessee of a gold or precious stones lease shall, during the term of the lease, keep constantly employed in mining or prospecting for gold or precious stones, as the case may be, on the lands leased, one European of or over the age of sixteen for every five acres or portion of five acres of such land, and shall furnish the Commissioner of Mines, whenever required by him, with satisfactory evidence that such number of Europeans have been and are employed.

Discovery to be
reported

117 The lessee shall forward a report to the Commissioner of Mines in the form No 3 when payable gold, precious stones, metals, minerals, coal or oil are found in payable quantities on the leased land, and in default of his so doing the lease shall be liable to forfeiture.

Suspension from work

118 After six months' work, as required by his lease, has been performed, the lessee under a gold or precious stones lease may apply to the Commissioner of Mines for a suspension or partial suspension of the labour conditions of his lease, for a period not exceeding three months. If good cause for such suspension or partial suspension be shown, the Commissioner of Mines may grant a certificate of suspension in the form No 15 in Schedule A hereto, upon such conditions as to bailing or otherwise as he may deem necessary and upon payment of the prescribed fee. Any failure on the part of the lessee to comply with such conditions shall be deemed to be a revocation of such suspension and the lease shall be liable to forfeiture.

Notice of suspension to
be posted

119 When the labour conditions of a lease are suspended under the last preceding Regulation, notice of such suspension shall forthwith be posted, and kept posted on the leased land, or the lease will be liable to forfeiture.

Renewal of suspension

120 No certificate of suspension of the labour conditions of a gold or precious stones lease shall be renewed, and no second or subsequent certificate of the suspension shall be granted either by a warden or the Commissioner of Mines until six months' work, as required by such lease, has been done on the leased lands subsequently to the date of the expiration of the last certificate of suspension.

Lessee of gold or
precious stones leases
to furnish returns

121 The lessee under a gold or precious stones lease shall, half-yearly, in the months of January and July, furnish to the Commissioner of Mines a full and true return, showing the quantity of stone or ore treated, the quantity of gold, precious stones, minerals and coal taken from the land leased during the

ceeding half year, and in default shall be liable, on conviction, to a fine not exceeding 150 Rupees for every such default, and the lease shall be liable to forfeiture

Mineral Leases

122 The Governor may grant to the owner of a mineral claim a mineral lease of land not exceeding forty acres Mineral leases

123 A mineral lease may be for any term not exceeding forty two years, and shall reserve an annual rent of one rupee an acre payable yearly in advance, the first payment to be made on making the application for such lease, and shall also reserve such royalty, not exceeding ten per cent on the net profits, as the Governor, in the case of each lease, shall determine Term rent and royalty

124 The lessee of a mineral lease shall, during the term of the lease, keep constantly employed in mining or prospecting for minerals on the land leased not less than one European of or over the age of 16 for every twenty acres or portion of twenty acres of such land, and shall furnish the Commissioner of Mines, whenever required by him, with satisfactory evidence that such number of men have been and are employed Working conditions to be observed by lessee

125 The holder of a mineral lease shall have a preferential right to a gold or precious stones lease of the land comprised in such lease, or any part thereof Preferential right to a gold or precious stones lease

126 The holder of a mineral lease shall not be entitled by virtue of his lease to mine or remove any gold, precious stones, coal or oil Right of lessee to minerals only

127 The provisions of Regulations 94 and 96 to 115 (both inclusive) and 117 to 121 (both inclusive), *mutatis mutandis*, shall apply to mineral leases General

Coal and Oil Leases

128 The Governor may subject to the provisions of the Ordinance, grant to a holder of a coal or oil claim a coal or oil lease of land not exceeding 640 acres Lease for coal or oil

129 A coal or oil lease may be for any term not exceeding forty two years, and shall reserve an annual rent of one rupee an acre payable yearly in advance, the first payment to be made on making the application for such lease, and shall also reserve such royalty, not exceeding 10 per cent on the net profits, as the Governor, in the case of any lease, may determine Term rent and royalty

130 No person shall hold more than one coal or oil lease except with the consent in writing of the Governor first obtained Number of leases

131 The lessee of a coal or oil lease shall during the term of the lease, keep constantly employed in mining and prospecting for coal or oil, as the case may be, upon the land leased, one European of or over the age of 16 for every eighty acres or portion of eighty acres of the land leased, and shall furnish the Commissioner of Mines, whenever required by him, with satisfactory evidence that such number of men have been and are employed Labour conditions

132 The holder of a coal lease shall be entitled by virtue of his lease to mine and remove coal only, and the holder of an oil lease shall be entitled to work and remove oil only Rights of coal and oil lessee

133 Every lease granted for the purpose of mining for oil or authorising the lessee to mine for oil shall be subject to the approval of the Secretary of State and shall only be given subject to the following conditions — Special conditions in respect of oil leases

- (a) That the lessee shall give an undertaking that he will, if required to do so, erect in the Protectorate a refinery capable of dealing with the out-put of oil from the area leased to him, and will so treat the oil as to produce residues suitable for the requirements of His Majesty's Government, provided that the lessee may, if he prefer to do so, arrange with the proprietors of some approved refinery already erected in the Protectorate to refine the oil in accordance with the requirements of His Majesty's Government, provided also that the Governor shall have the power to waive this condition in any lease, either for a fixed period to cover the initial stages of development or until a reasonable time after His Majesty's Government shall have announced its readiness to purchase from the lessee stated quantities of oil residues at their current commercial value
- (b) That the lessee shall give reasonable security for the proper development of the area leased
- (c) That His Majesty's Government shall have the right of pre-emption at current commercial prices of all crude oil won from the area leased, and of all products of the refining or treatment of such oil

Oil lease only to be
granted or assigned to
British Subject

- (d) That in the event of war, the Governor on behalf of His Majesty's Government shall have power to take control of the works and plant in the area leased
- (e) That the Governor shall have the power to regulate the site of any refinery or place of storage of oil in the Protectorate
- 134 (1) No lease for the purpose of mining for oil or authorising the lessee to mine for oil shall be granted and no assignment of any such licence or lease shall be made unless the lessee or assignee shall be a British Subject or a firm or Syndicate, all the members of which shall at all times be and remain British Subjects, or a British Company registered in Great Britain or in a British Colony or in the Protectorate and having its principal place of business within His Majesty's Dominions or the Protectorate, and the Chairman of the said Company and all the remaining Directors shall at all times be British Subjects and the Company shall not at any time be or become a Corporation directly or indirectly controlled by foreigners or foreign Corporations
- (2) If the lessee shall assign the same in whole or in part without the previous consent in writing of the Governor, or if the lessee or assignee shall cease to be a British Subject, or if where a firm or Syndicate is the lessee or assignee, any member of the firm or Syndicate shall cease to be a British Subject, the Governor may thereupon cancel the lease, and in the event of any alteration being made in the articles of association or constitution of a Company holding any such lease previous notice thereof shall be given in writing to the Governor, who if in his opinion the said alteration shall be contrary to the cardinal principle that the said Company shall be and remain a British Company and under British control, may refuse his consent to such alteration. If and whenever any such alteration shall be made without the written consent of the Governor or if the Company shall at any time cease to be a British Company or shall become a Corporation under foreign control, the Governor may thereupon cancel the lease

General conditions

135 The provisions of Regulations 94 and 97 to 115 (both inclusive) and 117 to 121 (both inclusive), *mutatis mutandis*, shall apply to coal and oil leases

Miscellaneous Leases

Salt and gypsum
leases

136 A lease for the manufacture or obtaining of soda, salt or gypsum may be granted for a term not exceeding forty two years of Crown Lands not exceeding 40 acres in area and at such yearly rental, not being less than one rupee an acre, as the Governor shall in each case determine

Mineral spring lease

137 A lease for the working of mineral springs may be granted for a term not exceeding forty two years of Crown lands not exceeding twenty acres in area at such annual rental, not exceeding one rupee an acre, as the Governor shall in each case determine

Working conditions

138 The lessee, under a soda, salt, gypsum, or mineral springs lease, shall keep constantly employed on the leased land such number of men as the Governor shall fix for the purpose of the lease

Applications

139 Applications for miscellaneous leases shall be made in writing to the Commissioner of Mines, and shall describe the situation of the land. It shall not be necessary for the applicant to peg out the land applied for unless requested to do so by the Commissioner of Mines

Survey

140 A miscellaneous lease shall not be granted until the land has been surveyed and a plan thereof prepared by the Survey Department at the expense of the lessee

Conditions of lease

141 Every miscellaneous lease shall contain

- (1) A covenant by the lessee to use the leased land *bona fide* for the purpose for which it shall be leased, and for no other purpose.
- (2) A covenant by the lessee that he will duly pay the rent reserved and the royalty (if any) payable under the lease
- (3) Such other covenants as the Governor may direct
- (4) A proviso for forfeiture upon breach by the lessee of any covenant or condition therein

142 A miscellaneous lease of land in a Native Reserve shall not be granted unless the Provincial Commissioner of the Province in which the land is situate shall certify in writing that the applicant for the lease has paid to him for and on behalf of the Natives fair remuneration for the disturbance of their occupation Lease of land in a Native Reserve

143 A miscellaneous lease shall not be granted in respect of Crown lands which have been sold or leased by or on behalf of the Crown except to the lessee or purchaser of such land Crown lands leased or sold

144 The provisions of Regulations 103, 104, 105, 112 and 113, *mutatis mutandis*, shall apply to miscellaneous leases General conditions

Registration of Leases, etc

145 Nothing in these Regulations shall affect the provisions of the East Africa Registration Regulations 1904 or of any other law for the time being in force relating to the registration of documents or shall be construed to exempt any person from the obligation to register any document under and in accordance with the said Regulations or other law Registration of leases and assignments etc

Rights to Water

146 No prospector, claim holder or lessee under a mining lease shall divert water from any stream or lake or take water from any dam, race or reservoir without the sanction of the Commissioner of Mines, nor permit sludge or other noxious matter to flow into any stream, lake, dam, race or reservoir No water to be diverted without sanction
Pollution of water prohibited

The Commissioner of Mines Court

147 The mode of proceeding in a suit before the Commissioner of Mines shall be as follows — Mode of proceeding in a suit before the Commissioner of Mines

- (1) The person suing shall lodge a plaint note in duplicate at the office of the Commissioner of Mines
- (2) The plaint note shall be in the form No 16 in Schedule A, or in a form to the like effect, and shall specify shortly the subject matter of the complaint and the relief claimed
- (3) Upon receipt of the plaint note the Commissioner of Mines shall give notice in the form No 17 in Schedule A, by post or otherwise, to the party sued of the nature of the suit, and the time and place at which the same will be heard and determined
- (4) At the time and place appointed the parties shall attend and state their cases before the Commissioner of Mines, and may call evidence on oath (which oath the Commissioner of Mines is hereby authorised to administer) in support thereof, and the Commissioner of Mines, having heard such statement and evidence, shall give his decision
- (5) The Commissioner of Mines may adjourn the hearing of a suit to any other time or place, and may, either at the original hearing or at any adjournment, proceed in the absence of either party
- (6) Save as in the Ordinance otherwise expressly provided no person who is not the holder of a prospecting licence in his own name shall have any right to institute proceedings before the Commissioner of Mines
- (7) Each party may procure the attendance of witnesses in the form No 18 in Schedule A. Every witness so summoned shall be entitled to require payment of his expenses, as if summoned as witnesses in civil proceedings before a Subordinate Court of the first class. A witness who has been duly summoned and who fails to appear or to produce any book, papers, document, plan or thing in his custody, possession or power, shall be liable to a fine not exceeding one hundred and fifty Rupees, and in default of payment, to imprisonment not exceeding one month
- (8) Save as otherwise prescribed in Schedule B hereto, the fees to be charged for matters in the Court of the Commissioner of Mines shall be in accordance with the scale of fees for the time being prescribed for a Subordinate Court of the first class

Fees.

148 The fees prescribed in Schedule B hereto shall be levied in respect of the matters therein mentioned Fees Schedule B

No 1 "A"

Prospecting Licence

East Africa Protectorate

No

No

Prospecting Licence

Issued to

Issued at

Issued to

Residence

Date of issue

Date of expiry

Free Paid

under the provisions of "The Mining Ordinance,
1912," to be in force until day of
19

Place of issue

Date of issue

(Not Transferable)

Commissioner of Mines
(or Officer authorised to issue)

Commissioner of Mines
(or Officer authorised to issue)

No 1 "B".

THE MINING ORDINANCE, 1912

Form of Declaration of Loss of Prospecting Licence or Certificate

I of

do solemnly and sincerely declare that I have lost my

granted at _____ on or about the _____ day of _____ 19____,

and I make this solemn declaration conscientiously believing the same to be true

Declared before me at _____, this _____ day of _____, 19__.

Magistrate
(Warden or Justice of the Peace)

No 3

The Mining Ordinance, 1912

REPORT OF DISCOVERY

I (or we), the undersigned, hereby report to the Commissioner of Mines that I (or we) did, on the _____ day of _____ 19____, discover payable (state description metal etc) particulars whereof are as follows —

(a) The locality is (state the locality of discovery)

(b) The discovery is on (state description of protection area claim or lease)

(c) The (description of metal, etc) was found at _____ feet from the surface

and the deposit consists of (state nature of deposit)

And I (or we) certify the above report to be true in every particular to the best of my (or our) knowledge

Signature of Owner or Owners

Received the above report this _____ day of _____ 19____, at _____ the hour of _____ o'clock in the _____ noon

Commissioner of Mines

No 4

The Mining Ordinance, 1912

CLAIMS SUSPENSION CERTIFICATE

No _____

Certified that suspension of work on the _____ Claim registered No _____ at _____ held by _____ under prospecting licence No _____ is allowed until the day of _____ 19____, subject to the following conditions —

CONDITIONS

(Here set out the conditions, if any)

Dated this _____ day of _____ 191____

RENEWAL

Commissioner of Mines

The above suspension certificate is renewed until the _____ day of _____ 19____

... Commissioner of Mines

No 5

The Mining Ordinance, 1912.

FORM OF TRANSFER

I _____ of _____ in consideration
of _____ paid to me by _____ of _____ do
hereby transfer to him my claim registered No _____ at (office of registration) situate at (locality of
claim) subject to all and singular the terms and conditions under which the said claim has been held by
me and I _____ of _____ do hereby accept the said
subject to the terms and conditions aforesaid

Dated _____ this _____ day of _____ 19 _____

Transferor
Transferee

Witness
Address

No 6

The Mining Ordinance, 1912

CERTIFICATE OF TRANSFER OF CLAIM

This is to certify that I have this day registered a transfer from _____ to _____
of Claim No _____ registered in this office and the said _____ is now the registered
owner thereof

Dated at _____ this _____ day of _____ 19 _____

Provincial Commissioner or District Commissioner

Note —This certificate must be produced when this interest is again transferred.

No 7

The Mining Ordinance, 1912.

TRANSFER OF SHARE IN CLAIM

I _____ of _____ in consideration of
paid to me by _____ of _____ do hereby transfer to him a
share in _____ claim registered No _____ at (office of registration) situate at (locality
of claim) subject to all and singular the terms and conditions under which the said claim or share therein
has been held by me, and I _____ of _____ do hereby accept the
said _____ share subject to the terms and conditions aforesaid

Dated at _____ this _____ day of _____ 19 _____

Transferor
Transferee

Witness
Address

No 8

The Mining Ordinance, 1912

CERTIFICATE OF TRANSFER OF SHARE IN CLAIM

This is to certify that I have this day registered a transfer from _____ to _____ of _____ share in claim No _____ registered in this office and the said _____ is now the registered owner thereof

Dated at _____ this _____ day of _____ 19

Provincial Commissioner or District Commissioner

NOTE — This certificate must be produced when this interest is again transferred

No 9

The Mining Ordinance, 1912.

FORM OF LIEN TICKET

I _____ of _____ do hereby grant to _____ of _____ a lien upon my claim (or share in the claim) being (description of claim or share) registered No _____ at _____ and situate at _____ as security for the payment on or before the _____ day of _____ 19 _____ of the sum of _____ being the amount due and owing by me to the said _____, and until the sum aforesaid shall have been paid in full I hereby engage and bind myself not to transfer or assign the said (description of claim, share or interest charged), or any portion thereof without the written consent of the said _____ and I the said (lienee) accept this lien as security for the payment within the time specified of the aforesaid sum of _____ and upon payment thereof to me I undertake to discharge this lien

Dated this _____ day of _____ 19

Lienor

Lienee

Certificate of Registration

The above lien is registered at _____ No _____ book _____

Dated this _____ day of _____ 19

Registering Officer

No 10

The Mining Ordinance, 1912

APPLICATION FOR AMALGAMATION OF CLAIMS

To The Commissssioner of Mines

We, the undersigned, being the owners of (set out number and class of claims) adjoining claims registered at . and situate at , hereby apply for permission to amalgamate the said claims

Dated the day of 19

Signature of Applicants	Registered No of Claims	Reasons for which amalgamation is desired

No. 11.

The Mining Ordinance, 1912

CERTIFICATE OF AMALGAMATION

No

Certified that I have this day amalgamated the

Claims No

respectively registered at

and situate at

Dated the

day of

19

Commissioner of Mines

No. 12.

The Mining Ordinance, 1912

SOLE PROSPECTING LICENCE

I hereby grant to

of

licence and authority to search and mine the lands

being (describe land sufficiently to identify it) containing (set out area of land) for gold, precious stones, minerals, coal and oil subject to the provisions of the Ordinance and the Regulations thereunder for the time being in force

The licence does not apply to any private land or to land held under a claim or lease for mining purposes

This licence is to remain in force for twelve calendar months from the date hereof unless forfeited or determined in the meantime

Dated the

day of

19

Fee Rupees

paid

Commissioner of Mines

No. 13.

The Mining Ordinance, 1912

FORM OF APPLICATION FOR LEASE

To the Commissioner of Mines

I (or we) hereby apply for a lease under The Mining Ordinance, 1912, and Regulations thereunder as per particulars set forth hereunder, and forward herewith the sum of being the first year's rent in advance, and I (or we) agree to execute such lease on basis herein stated, and as the Governor may approve

I (or we) have the honour to be,
Sir,
Your obedient servant (s),
(Name and address in full)

ame in full of applicant or applicants and style under which it is intended that the business shall be conducted	Full address of each applicant	Extent of ground applied for	Precise Locality	The No of the prospecting licence held by each applicant	General Remarks

No 14.

The Mining Ordinance, 1912

APPLICATION FOR AMALGAMATION OF LEASES

To the Commissioner of Mines,

We, the undersigned, being the holders of adjoining leases, which are situate at
.. . . .

hereby apply for permission to amalgamate such leases

Dated the day of 19

Signatures of Applicant	Number of Lease	Registration Reference	Reasons for amalgamation if desired

No 15.

The Mining Ordinance, 1912.

CERTIFICATE OF SUSPENSION OF LEASE BY COMMISSIONER OF MINES

No

Certified that I have suspended the labour conditions contained inlea
 registered Vol folio until the day of
 . . . 19 .

The Lease shall (here insert terms imposed)

.....

... .

Dated this day of .. 19 .

.....
 Commissioner of Mines

No 16

The Mining Ordinance, 1912

PLAINT NOTE

To the Commissioner of Mines

A B of complains of E F of ..

. and says —

1 That etc

2 That etc

(Set forth the subject matter of complaint in paragraphs)

The Complainant therefore prays (set forth relief sought) or such other or further relief as shall be
 just The amount sought to be recovered so far as the demand is pecuniary is Rs

Dated the .. . day of 19

A B

No 17

The Mining Ordinance, 1912

NOTICE OF SUIT

Plant No

To (insert the name of the defendants) of

You are hereby summoned to appear before me at _____ on the _____ day of _____, 19____, at _____ o'clock in the _____ noon precisely, to answer the complaint, a copy of which is sent herewith, of (insert name of Complainants). You may have a summons to compel the attendance of any witness or for the production of any books or documents, by applying at my office

Given under my hand, _____, day of _____, 19____

Commissioner of Mines

No. 18.

The Mining Ordinance, 1912.

WITNESS SUMMONS

IN THE COURT OF THE COMMISSIONER OF MINES

Plant No _____ between _____

Plaintiff

Defendant

To _____ of _____

You are hereby required to attend before me at _____ on _____ the _____ day of _____, 19____ at _____ o'clock in the _____ noon, to give evidence on behalf of the _____. And you are hereby required to produce to the Court (here state particular things required to be produced) and also all other books, papers, documents, plans or things in your custody, possession or power, relating to the subject matter of this case

If you neglect to comply with this summons, you will be liable to a fine of Rs 150, or, in default payment, to imprisonment for one month

Dated _____ day of _____, 19____

Commissioner of Mines

SCHEDULE "B"

The Mining Ordinance, 1912.

SCALE OF COURT FEES

					Rs	Cts
For every plaint	1	00
For every notice to defendant	1	00
For every order of the Commissioner of Mines			2	00
For every witness summons					1	00
Hearing fee for every suit			..	.	3	00

GENERAL FEES.

					Rs	Cts
Prospecting licence				.	5	00
Renewal of prospecting licence	5	00
Registration of claims or protection area	..				2	00
Registration of amalgamation of claims		2	00
Certificate of amalgamation of claims			.	.	5	00
Registration of amalgamation of leases					2	00
Certificate of amalgamation of leases					7	50
Registration of suspension of claim			.		2	00
Certificate of suspension of claim					5	00
Registration of suspension of lease					2	00
Certificate of suspension of lease					15	00
Registration of transfer of claims or a share or shares in a claim				...	7	50
Transfer certificates (each)	3	00
Registration of sole prospecting licence				.	5	00
or permission to transfer a sole prospecting licence	.		.	.	5	00
Registration of lien on claims	2	00
Accepting declaration	1	00
Certificate of whatever nature	1	00
or preparation of a lease	30	00
or search in Mining Register	1	00
Copy of the Ordinance and Regulations		0	75

GOVERNMENT NOTICE No 23]

ORDER.**The East Africa Vaccination Ordinance, 1912.**

APPLICATION TO THE TOWNSHIP OF LAMU

In pursuance of the powers conferred upon me by Sub-section (1) of Section 3 of the above Ordinance I hereby direct that from the 15th day of February, 1913, and until further order all adults and children in the Township of Lamu who have not been previously inoculated or vaccinated successfully or already had small-pox shall be vaccinated

Nairobi,

Dated this 16th day of January, 1913

C C BOWRING,

Deputy Governor

GOVERNMENT NOTICE No 24]

LAND ACQUISITION ACT, 1894.**Declaration under Section 6.**

It is hereby notified and declared that the Land hereinafter specified is required for the purposes of Railway and Harbour works, namely —

All that piece or parcel of land situate at Makupa on the Island of Mombasa in the District of Mombasa containing approximately 41.21 acres, bounded as follows —

ON THE NORTH by certain Crown Land generally known as Shimanzi

ON THE SOUTH by Crown Land acquired for Railway purposes

ON THE WEST by Crown Land acquired for Railway purposes

ON THE EAST by the Uganda Railway

A Plan showing the situation of the land required as aforesaid may be inspected during Office hours at the Office of the Provincial Commissioner at Mombasa

Nairobi,

Dated this 22nd day of January, 1913

C C BOWRING,

Chief Secretary

GOVERNMENT NOTICE No 25]

APPOINTMENT**The Land Acquisition Act 1894**

I hereby appoint Arthur Walter Alfred Claude Tannahill to be the Collector under the Act for the purposes of the acquisition of the land situate at Makupa on the Island of Mombasa in respect of which a Declaration under Section 6 of the said Act is published above and I hereby direct the said Arthur Walter Alfred Claude Tannahill to take order for the acquisition of the said land

Nairobi,

Dated this 22nd day of January, 1913

H. C BELFIELD,

Governor

GOVERNMENT NOTICE No 26]

LAND ACQUISITION ACT, 1894**Declaration under Section 6)**

Whereas the Land hereinafter specified is required for the purpose of the Mombasa Water Supply —

It is hereby declared that the Government do require for the public purpose aforesaid all that piece of land in the District of Mombasa in the Seyidie Province being of approximate area of 5.75 acres on the South West side of the Uganda Railway near Changanwe Station between telegraph posts 3/10 and 3/12 which land is more particularly delineated and described on a plan which may be seen at the Office of the Provincial Commissioner, Mombasa

Nairobi,

Dated the 31st, day of January, 1913

C C BOWRING,

Chief Secretary

GOVERNMENT NOTICE No 27]

APPOINTMENT**The Land Acquisition Act, 1894.**

I hereby appoint Arthur Walter Alfred Claude Tannahill to perform the functions of a Collector under the Land Acquisition Act 1894, in relation to the acquisition of certain lands near Changanwe in the Seyidie Province, the subject of a Declaration under the said Act published above and I direct the said Arthur Walter Alfred Claude Tannahill to take order for the acquisition of the said land

Nairobi,

Dated this 31st day of January, 1913

C C BOWRING,

Deputy Governor

GOVERNMENT NOTICE No 28]

NOTICE**The Infectious Diseases Ordinance, 1903**

Whereas a case of Plague has occurred in the shop belonging to Sukh Singh in River Road, Nairobi, the said premises are hereby declared to be an infected area for the purposes of the Infectious Diseases Ordinance, 1903, and the Rules thereunder, and I hereby apply to the said infected area the Rules issued under the said Ordinance dated August 29th, 1912 excepting only Rule 4 thereof

Nairobi,

Dated this 23rd day of January, 1913

H C BELFIELD,

Governor

GOVERNMENT NOTICE No 29]

NOTICE**The Infectious Diseases Ordinance, 1903**

Whereas a case of Plague has occurred in the shop belonging to Hirjee Gourdhan in River Road, Nairobi, the said premises are hereby declared to be an infected area for the purposes of the Infectious Diseases Ordinance, 1903, and the Rules thereunder, and I hereby apply to the said infected area the Rules issued under the said Ordinance dated August 29th, 1912, excepting only Rule 4 thereof

Nairobi,

Dated this 23rd day of January, 1913

H C. BELFIELD,

Governor

GOVERNMENT NOTICE No 30]

NOTICE**The Infectious Diseases Ordinance, 1903**

Whereas cases of plague have occurred in the Township of Kisumu I hereby declare the said Township to be an infected area for the purposes of The Infectious Diseases Ordinance, 1903, and the Rules thereunder, and I hereby apply to the said Infected Area the special rules applied to the Township of Kisumu by notice under the above Ordinance dated 16th January, 1905 and the Rules dated 8th August, 1911, and 29th August, 1912, under the said Ordinance respectively

Nairobi,

Dated this 29th day of January, 1913

C C BOWRING,

Deputy Governor

GOVERNMENT NOTICE No 31]

NOTICE**Appointments under "The Native Authority Ordinance, " 1912**

The following persons are hereby appointed Official Headmen for the areas named in the Schedule —

Name	Rank	Area or Location	District	Province	Remarks
Munira s/o Ambonyo	Minor Chief	South Maragoli	Kisumu	Nyanza	In place of Mfogo retired owing to ill-health
Arap Sogoi	Location Headman	Location No 1	Lumbwa	"	In place of Arap Korus deceased
Arap Tsimession	do	do	"	"	Additional Headman under the Laibon to live at Kiptere

Nairobi,

Dated this 30th day of January, 1913

C C BOWRING,

Deputy Governor.

GOVERNMENT NOTICE No 32]

NOTICE**Appointment under the Native Authority Ordinance, 1912**

Notice is hereby given that MUMIA s/o SHUNDU is appointed Official Headman of the North Kavirondo District, Nyanza Province. All Headmen and Councils of Elders in the North Kavirondo District are subordinate to him.

Nairobi,

C C BOWRING,

Dated this 30th day of January, 1913

Deputy Governor

GOVERNMENT NOTICE No 33]

NOTICE**The Native Authority Ordinance (No XXII of 1912).**

The Secretary of State for the Colonies has been pleased to notify that His Majesty's Power of Disallowance will not be exercised with respect to the above Ordinance.

By Command of His Excellency

C C BOWRING,

Chief Secretary

GOVERNMENT NOTICE No 34]

NOTICE

The Exequatur empowering Herr Adolf von Hedemann to act as German Consul at Mombasa received His Majesty's signature on August 31st 1912.

Nairobi,

C C BOWRING,

30th January, 1913

Chief Secretary

GOVERNMENT NOTICE No 35]

NOTICE**Circulation of Five Cent Pieces**

It is hereby notified for general information that a supply of five cent pieces will shortly be received and put into circulation.

Nairobi,

C C BOWRING,

January 27th, 1913.

Chief Secretary

GOVT NOTICE No 36]

APPOINTMENTS.

His Excellency the Governor has been pleased to make the following appointments —

SHERIF HARIDI BIN SHEIK to be a Registrar of Mohamedan Marriages and Divorces for the Nyeri District

To be Deputy Chairman of the Arbitration Board,

STANLEY SANDERSON, to date January 1st, 1913

To be an Assistant Land Ranger,

JOHN EDWARD ALEXANDER, to date October 29th, 1912

To be an Assistant District Commissioner,

BRIAN LIFFORD HEWITT, to date January 2nd, 1913

To be a Visiting Justice, Nairobi Prison,

EDWARD KEENE FIGGIS, VICE CAPTAIN H H COWIE, resigned, to date Jan 23rd, 1913

To be District Commissioner, Nairobi,

RONAN WOLLASTON HUMPHERY, to date February 1st, 1913.

SECRETARIAT, NAIROBI,

C C BOWRING,

February 1st, 1913.

Chief Secretary.

GOVERNMENT NOTICE No 37]

NOTICE

The following gentlemen have been nominated by the Chief Secretary to serve on the Nairobi Township Committee —

The District Commissioner, Nairobi (Chairman.)
 Mr W K Notley
 „ S Couper
 „ R J Stordy
 „ A W A C Tannahill
 „ H C E Barnes
 „ H P Espie
 „ T A Wood
 Hon R C Bayldon
 Mr D Beaton
 „ B G Allen
 „ P K Ghandy
 Dr R Ribeiro

Nairobi,
 January 31st, 1913

GENERAL NOTICE No 47]

NOTICE.**Under the Indian Lunatic Asylums Act, 1858**

His Excellency has been pleased to appoint the following gentlemen to be visitors to the Nairobi Lunatic Asylum —

The Provincial Commissioner, Ukamba
 The Principal Medical Officer
 The Inspector General of Police and Prisons
 The Medical Officer, European Hospital, Nairobi
 Victor Marra Newland, Esquire
 Charles Newton Maberly Harrison, Esquire
 Clement Hirtzel, Esquire
 Dr Walter Edward Kelbe

GENERAL NOTICE No 48]

NOTICE.

The undermentioned articles have been added to the appendix to the Import List issued by the Customs Department, and are placed on the Free List —

ARTICLES	DENOMINATION UNDER WHICH INCLUDED
Beehives	Implements—Agricultural

Customs House, Mombasa,
 January 14th, 1913

F W MAJOR,
Chief of Customs

GENERAL NOTICE No 49]

NOTICE.

At an examination held at Kericho on the 7th of January 1913, the following Officer of the 3rd Battalion King's African Rifles passed in Kiswahili (colloquial) —

Lieut W Lloyd Jones

B R GRAHAM, LIEUT-COL
Commanding Troops, E A P

GENERAL NOTICE No 50]

APPOINTMENT**Under the Land Titles Ordinance, 1908**

In pursuance of the powers conferred upon me by Section 19 of the Land Titles Ordinance, 1908, I hereby appoint the District Commissioner, Malindi, to appear on behalf of the Crown in any proceedings in the Land Registration Court in which the title to land or any interest in land in the Malindi District is in issue

R B WRIGHT,
Land Officer

27th January, 1913

GENERAL NOTICE No 51]

NOTICE**Under the East Africa Marriage Ordinance, 1902, and the Births and Deaths Registration Ordinance, 1904.**

The Officer for the time being holding the Office of Assistant Chief Secretary is hereby appointed Registrar General for the purposes of the East Africa Marriage Ordinance 1902, and Registrar General of Births and Deaths, in the place of the First Secretary to the Administration.

GENERAL NOTICE No 52]

NOTICE**Under the Diseases of Animals Ordinance, 1906.**

INSTRUCTIONS TO PERMIT ISSUERS, PUBLISHED FOR GENERAL INFORMATION

1 No cattle can be moved without a permit

2 Every permit shall be made out in quadruplicate, the original to be given to the applicant, the second sent at once to the Issuer of Permits nearest to the place to which the animal is to be moved, the third sent by first opportunity to the Chief Veterinary Officer, Nairobi, and the fourth retained for reference

3 In the case of an outbreak of disease, Issuers of Permits shall cancel or alter permits accordingly

4 "To and fro" permits shall not be issued for any cattle other than transport oxen. No "To and fro" permits shall be issued for a longer period than one month

5 The Issuer of a permit shall state in writing on the Permit the number and description of the animals to be moved, the route by which the animals are to travel, the period for which the permit holds good, and the place to which the animals may be moved

6 No more time than is actually necessary to complete the journey should be allowed and the route specified must be one which avoids passing through any known infected area. Provided the last paragraph shall not apply to immune animals passing through an infected area

7 Permits should not be granted to move cattle over land (not being a public road, stock route, or right of way), sold or leased from the Crown except with the consent, in writing, of the owners or occupiers of such land

8 Permits for moving stock into or out of a native reserve must only be issued with the sanction of the Administrative Officer in charge of such Reserve

9 Each Issuer of Permits who is not a Government Official may issue permits for the movement of stock

(a) Between farms in his neighbourhood

(b) From farms in his neighbourhood to the Government station nearest the route by which the animals are to travel. Person in charge to report at the Office of the District Commissioner. Should the owner wish to move his stock to some place beyond such station he shall obtain another permit at such Government station

(c) From farms in his neighbourhood to the nearest convenient railway station

(d) "To and fro" permits available for one month for transport cattle from farms in his neighbourhood to the nearest convenient Railway Station or Township

(e) Permits to move cattle by rail may only be issued by a Veterinary Officer, District Commissioner, or Stock Inspector

For the definition of clean and infected areas and the rules governing cattle movement in general throughout the country, a notice will appear in the "Official Gazette" at intervals of about three months

10 The notices under the above Ordinance published in the "Gazettes" of March 15th, 1912, April 15th, 1912 and September 1st, 1912, are hereby cancelled

GENERAL NOTICE No 53]

NOTICE.**Under the Diseases of Animals Ordinance, 1906**

INSTRUCTIONS TO ISSUERS OF PERMITS, PUBLISHED FOR GENERAL INFORMATION

East Coast Fever

WITHIN THE BOUNDARIES OF CLEAN AREAS — Movement under permit granted by any Issuer of Permits

FROM A CLEAN AREA TO A CLEAN AREA THROUGH AN INFECTED AREA — Movement by rail under permit granted by the Chief Veterinary Officer

FROM A CLEAN AREA TO AN INFECTED AREA — Movement under permit granted by Veterinary Officers, Stock Inspectors and District Commissioners. Cattle entering Nyanza Province or Meru District to be branded with a special brand before leaving the clean area

WITHIN THE BOUNDARIES OF INFECTED AREAS — Movement under permit granted by Veterinary Officers, Stock Inspectors and Issuers of Permits, provided no permit shall be issued to allow cattle from the Southern Masai Reserve to enter the Nyanza Province, except by the Chief Veterinary Officer

FROM AN INFECTED AREA TO AN INFECTED AREA THROUGH A CLEAN AREA — Movement under permit granted by Chief Veterinary Officer, provided all cattle can be taken direct by rail

INTO CLEAN AREAS —

- (a) Movement under permit of cattle branded with number, broad arrow, and accompanied by certificate stating they have passed the immunising test
- (b) Movement of adult cattle from the endemic areas of Nyanza Province and Meru under permit granted by Veterinary Officers, Stock Inspectors, District Commissioners of Meru and the Nyanza Province. In the case of cattle from Meru, these cattle must be obtained in the Meru District and be branded with a distinctive brand by the District Commissioner before leaving. All cattle from endemic areas entering clean areas shall be branded with a distinctive brand
- (c) Movement of healthy cattle from infected areas under permit granted by the Chief Veterinary Officer provided an Officer can be spared and land is available to put them through a temperature boma in the clean area. The owner to pay all expenses

IMMUNE OXEN — On leaving the testing bomas, immune cattle will have a distinguishing mark placed on them and the owner will be furnished with a certificate. This certificate shall accompany the animal referred to when travelling. Cattle which have passed the immunising test may be moved throughout the Protectorate on permit by any Issuer of Permits. The permit form used for these cattle must be a special one issued for the purpose, having the word "IMMUNE" printed in large letters diagonally across the face of the permit.

No cattle except such as have passed the immunising test may be used for transport between infected and clean areas.

Defined Boundaries.

MOVEMENT OF CATTLE INTO CLEAN AREAS FROM THE EAST — From Ukambani and Kenya into Laikipia, and Rift Valley, Jubaland and East of the Tana River.

Cattle which have passed through the immunising test, or adult cattle which have been bred in the Meru District and have been branded by the District Commissioner, Meru, may cross a line bounded on the North and West by the boundary between Jubaland and Tanaland commencing at Ras Kiamboni (Dick's Head) thence in a North-westerly direction to the Lorian Swamp.

From the Lorian Swamp up to the Uaso Nyiro to the junction with the Engare Ndare, thence up the Engare Ndare to its source thence across Mount Kenya to the source of the Nairobi River, thence down the Nairobi River to the North-east corner of Farm No 1246, thence along the North-east boundary of Farm No 1246 to the Engare Rongai River, thence down that River to its junction with the Amboni River, thence up the Amboni River to its source on the Aberdare Mountain, thence across the Aberdare Mountains to the most Northerly corner of farm No 1286, thence along the Eastern boundary of the Kinangop farms to the most Southerly corner of Farm No 1312 thence by the Eastern boundary of Farm No 1548 to the Uganda Railway, thence by the Uganda Railway to the Northern corner of farm No 1708, thence by the Western boundaries of farms Nos 1708 and 1709 to the Southerly corner of farm No 1709.

MOVEMENT OF CATTLE INTO CLEAN AREAS FROM THE SOUTH — From Southern Masai Reserve into the Rift Valley and Upper Molo and Londiani.

No cattle except cattle which have passed through the immunising test may cross a line bounded on the North by a line commencing at the most Southerly corner of farm No 1709, thence in a Westerly direction to the most Southerly corner of farm No 1380, thence by the general Westerly boundaries of farms Nos 1380, 1381, 410, 1382 to the most Northerly corner of farm No 1382, thence by a line in a North Westerly direction to the most Easterly corner of the Promised Land, thence following the boundary of the Southern Masai Reserve in a general Westerly direction to the most Westerly point of the Promised Land, thence by a line in a Westerly direction to the most Southerly corner of farm No 548, thence by the general South Westerly boundaries of farms Nos 548, 547, 549, 546, 550, 551, 553, to the South Westerly corner of farm No 553.

MOVEMENT OF CATTLE INTO CLEAN AREAS FROM THE WEST. — From Nyanza Province into Uasin Gishu Plateau, Upper Molo, Londiani and the Rift Valley.

No cattle except cattle which have passed through the immunising test, or adult cattle from Nyanza Province which shall be branded with a distinctive brand, may cross a line bounded on the East by a line commencing at the South-westerly corner of Farm No 553, thence by the Westerly boundaries of farms Nos 553, 554, 556, 560, 561, 570 to the most North-westerly corner of farm No 570, thence by a line in a North-westerly direction to mile 506.8 on the Uganda Railway, thence by the Uganda Railway to the most Westerly corner of farm No 1185, thence to the North-westerly corner of farm No 1185, thence by the

Southerly boundary of a farm No 585 to the South-easterly corner of farm No 1121, thence by the Easterly boundary of farm No 1121 to the North-easterly corner of same, thence along the Eastern boundary of farm No 1121 to the North-easterly corner of same, thence along the Northern boundaries of farms Nos 1121, 1439, 1440, 1443, 1448, 1449 and 1453 to the Southern corner of farm No 1455, thence along the South-eastern boundaries of farms Nos 1455, 1456 and 1183 to the Eastern corner of the latter, thence along the Northern boundaries of farms No 1183, 1458 and 1458 (a), and along the North-eastern boundary of farm No 1459 to the South-eastern corner of farm No 1479, thence along the Eastern boundaries of farms Nos 1479, 1480, 1482, 1483, 1485 and 1485 (a) thence along the Northern boundary of farm 1485 (a) to the summit of Doinyo Lessos, thence in a North-westerly direction along the boundary of the Nandi Reserve to its most Northerly point where it joins the North-eastern boundary between the North Kavirondo District and the Trans-Nzoia group of farms, thence along this boundary to Mount Elgon

MOVEMENT OF CATTLE INTO LIMORI AREA—No cattle except cattle which have passed through the immunising test of adult cattle from Meru or the Nyanza Provinces or cattle from clean areas may enter that area of Limori bounded on the North by the Kamiti River, from the North-east corner of farm No 39 (a) (L126) along the Kamiti River towards its source as far as farm No 81 (a) (L240) then in a Northerly direction along the Eastern boundaries of farms Nos 81 (a) (L240) and 80 (a) (L241), thence along the Northern boundary of farm No 80 (a) (L241), thence along the Western boundaries of farms Nos 80 (a) (L241) and 81 (a) (L240) to the Uganda Railway at mile 353. On the West by the Uganda Railway line from mile 353 to the North-westerly corner of farms Nos 173 and 174, thence along its Westerly, Southerly and Easterly boundaries to the Railway line near mile 347, thence along the Railway line to the South-east corner of farm No 3 (a) (L171) thence to the North-east corner of farm No 39 (a) (L126)

MOVEMENT OF CATTLE WESTWARD FROM THE SOUTHERN MASAI RESERVE—Into Nyanza Province from the Southern Masai Reserve

No cattle except cattle which have passed through the immunising test may proceed westwards from the Southern Masai Reserve except on a permit issued by the Chief Veterinary Officer

FROM AN INFECTED AREA TO AN INFECTED AREA THROUGH A CLEAN AREA—Movement of cattle by permit granted by the Chief Veterinary Officer provided all cattle can be taken direct by rail

EAST COAST FEVER INFECTED AREAS (WITHIN CLEAN AREAS) OUT OF WHICH NO CATTLE EXCEPT SUCH AS HAVE PASSED THE IMMUNIZING TEST OR KNOWN TO BE DRAWN FROM ENDEMIC AREAS MAY BE MOVED

1 The area bounded by line commencing at the Southern corner of farm No 502, thence following the Westerly boundary of farms Nos 502 and 496 to the Enarosua River, thence down this river to its junction with the Eldama River, thence due East to the Molo River, thence up this river to the North-east corner of farm No 662, thence along the Northerly, Westerly and South-westerly boundaries of this farm to the Molo River, thence up this river to its junction with the Elbugeon River, thence in a straight line to the point of commencement

2 That part of Hirdlip-Fawcus' Estate, Njoro, bounded on the North by the Njoro River, on the South and West by the dry Nullah stream and the boundary of the Estate between the Njoro River and the dry Nullah stream and on the East by that part of the Western Shore of lake Nakuru lying between the Njoro River and the dry Nullah stream

3 Nakuru Township area

Movement of Stock Generally.

CATTLE FROM UGANDA—Cattle shall be accompanied by a certificate from a Veterinary Officer, Uganda, to the effect that they are drawn from an Endemic East Coast Fever area and that they have been actively immunized against Rinderpest before leaving Uganda. Such cattle shall have been branded with a distinctive brand prior to leaving Uganda

CATTLE FROM NYANZA PROVINCE—Adult cattle shall be inoculated against Rinderpest at a charge of Rs 2/- per head for two inoculations. The first inoculation shall take place at Kisumu, Kibigori, Kericho, Fort Teinan or any other place which the Veterinary Officer, Lumbwa, may decide. The second inoculation shall take place 10-14 days later at Fort Teinan or at any other place the Veterinary Officer, Lumbwa, may decide, after which all cattle showing the first two permanent incisor teeth shall, after having been branded with a distinctive brand, be allowed to leave the Province provided they are moved within 14 days after inoculation

Cattle of any age, provided they are inoculated against Rinderpest twice with an interval of 10-14 days between two inoculations at Kericho, Kibigori, Kisumu, Fort Teinan or any other

place the Veterinary Officer, Lumbwa may decide, can be moved direct into the Southern Masai Reserve through the Trans-Amala Country, provided they are moved within 14 days after the second inoculation

MUMIAS DISTRICT —Owing to disease no trading in cattle is permitted in the Mumias District

NANDI DISTRICT —Owing to the disease no trading in cattle is permitted in the Nandi Native Reserve. Cattle purchased at Kapsabit and Kapiet must proceed via Kibigori under the same conditions as other cattle from the Nyanza Province. Transport oxen which are immune to East Coast Fever may move from the Uasin Gishu to Kapsabit

SUK AND TURKANA —Trading in live stock is permitted in Suk and Turkana, but no cattle will be allowed to be removed from these districts

LAIKIPIA —No trading in cattle is permitted

SOUTHERN MASAI RESERVE —Trading in live stock is permitted for cash and trade goods only

CATTLE FROM NORTHERN FRONTIER AND JUBALAND —Cattle shall follow the Uaso Nyiro to its junction with the Naiok, or shall cross the Uaso Nyiro into the Kenia Province at the junction of the Engare Ndaie and the Uaso Nyiro Rivers, thence direct to near the junction of the Uaso Nyiro and the Uaso Nyarok Rivers, where they will be inspected and if considered necessary by the Veterinary Officer, they will be inoculated against Rinderpest at a charge of Rs 2/-per head for two inoculations

(Before arrival at the Uaso Nyiro, notice must be given to the District Commissioners, Nyeri and Rumuruti, giving the probable date of arrival at the junction of the Uaso Nyiro and the Uaso Nyarok Rivers)

They shall then proceed up the Uaso Nyarok to the observation camp near Rumuruti. If necessary, they shall be inoculated against Rinderpest before leaving the observation camp at Rumuruti. When released they will be under the same conditions as cattle in the East Coast Fever clean areas

WITHIN THE BOUNDARIES OF INFECTED AREAS —Movement under permit will be allowed in and between the Southern Masai Reserve, and the districts of Kvambu, Nairobi, Fort Hall, Embu, Meru, Kitui, Machakos, part of Nyeri district, the Province of Seyidie, and West of the Tana River

MOVEMENT OF SHEEP AND GOATS —Sheep and goats shall not be moved from district to district unless under authorized permit

The authorized permits are numbered 1—12, indicative of each month *i.e.*, January, 1 to December, 12

Moving from the Northern Frontier District and Jubaland they shall enter the Naivasha Province via Rumuruti where they shall be dipped

Moving from West to East of Nakuru shall be dipped at Nakuru

Moving westwards through Naivasha shall be dipped at Naivasha

TRANSPORT CAMELS FROM JUBALAND AND THE NORTHERN FRONTIER DISTRICT —Such as do not show evidence of "Surra" may proceed via Rumuruti as far as Gilgil. They shall not remain at Gilgil longer than 7 days

HORSES FROM THE NORTHERN FRONTIER DISTRICT AND JUBALAND —Shall enter via Rumuruti or Nyeri where they shall be inspected and tested with Mallein at one of those places

Permit Issuers

JUBALAND PROVINCE

Veterinary Officer
District Commissioner
Assistant District Commissioner
Europeans in charge of Police Posts

TANALAND PROVINCE

Veterinary Officer
District Commissioner
Assistant District Commissioners
Stock Inspectors
Europeans in charge of Police Posts

SEYIDIE PROVINCE

Veterinary Officer
District Commissioner
Assistant District Commissioners.
Europeans in charge of Police Posts
Stock Inspectors

UKAMBA PROVINCE

Veterinary Officer

Quarantine „

District Commissioners

Assistant District Commissioners

Stock Inspectors

Europeans in charge of Police Posts

Mr J T Oulton, Magogoni Chania Bridge P O

„ A Milne, Mua Hill, P O Athi River

„ F C Holmes, Limoru

„ Colin Campbell, Limoru

„ J V Stocker, Limoru

„ W Hall, Limoru

„ R W Verstume Bunbury, Juja

„ A B Duirs, Juja

KENIA PROVINCE

Veterinary Officer

District Commissioners

Assistant District Commissioners

Stock Inspectors

Europeans in charge of Police Posts

Mr E Vaughan Kenealy, West Kenia, Nyeri

Mr F C Allsopp, Sisal Ltd, Chania Bridge P O

NAIVASHA PROVINCE

Veterinary Officer

District Commissioners

Assistant District Commissioners

Stock Inspectors

Europeans in charge of Police Posts

Chief Stock Inspector, Rumuruti

Manager, Government Farm, Naivasha

Mr P Guy, Escarpement, Naivasha

„ F S Clarke, Longonot Ltd Naivasha

„ H F Attenborough, Saito Soi, Naivasha

„ T D Hopcroft, Naivasha

„ M Flemmer, Nakuru

„ J Mackay, Manager, Lord Delamere, Njoro

„ J Mundell, Hoey's Store, Sergoit

Major Toulson, Farm No 130, Uasin Gishu

Captain Fey, Njabini, Naivasha

Mr J K Hill, Gilgil

„ Allen Bates, Gilgil

„ H Keeling, Elmenteita

„ F Watkins, Abagony, Nakuru

„ J Hill Williams, Morendat, Molo

„ J Kemp, Farm No 68, Uasin Gishu

„ C J Theunissen, Eldoret, Uasin Gishu

„ R Fenwick, Farm No 30, Uasin Gishu

„ A Armstrong, Kampi Moto, Rongai River Nakuru

„ Stuhling, Londiani

NYANZA PROVINCE

Veterinary Officer

District Commissioners

Assistant District Commissioners

Stock Inspectors

Europeans in charge of Police Posts

Mr J Cushney, Lumbwa

„ M Duirs, Sotik

Captain G A Ross, Kapiet

GENERAL NOTICE No 54]

NOTICE

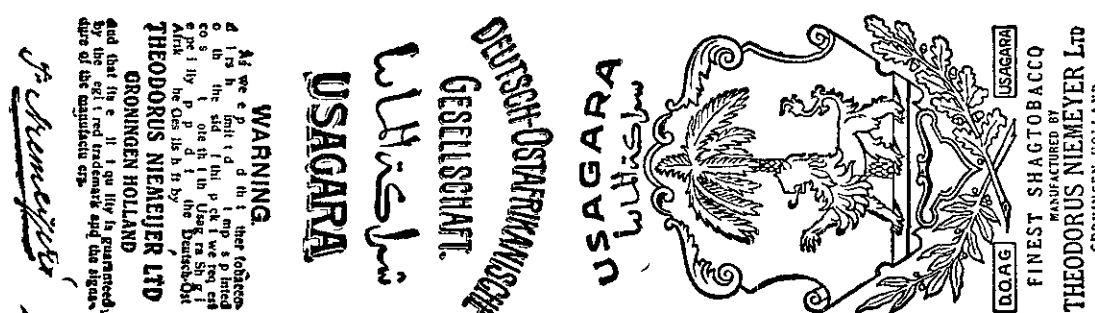
It having been reported to me that the landing of cargo ex S S "Clan Christholm" of 14th January, 1913 was not completed until the 26th January, 1913, I hereby give notice that under the powers given me by law I have granted an extension of time for free storage of goods ex above named steamer from 8 days to 15 days

Custom House,
Mombasa, 29th January, 1903

F W MAJOR,
Chief of Customs

GENERAL NOTICE No 55] **TRADE MARKS ORDINANCE**

No. 17 of 1912



To all to whom it may concern

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 45 of Part III of the above mentioned Ordinance has been lodged by the Deutsch-Ostafrikanische Gesellschaft of Berlin, Germany

The application has been accepted so far only as "the Shield bearing a lion and a palm tree" is concerned, the rest of the label having been disclaimed

The label so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received

A specimen of the Trade Mark for which registration is applied for can be seen at the Office of the undersigned at Mombasa

Mombasa,
24th January, 1913

J W H. PARKINSON,
Acting Secretary, Inventions & Designs

GENERAL NOTICE No 56] **TRADE MARKS ORDINANCE.**

No. 17 of 1912.



To all to whom it may concern

Take Notice that an application for the registration as a Trade Mark of the label shown above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has been lodged by the Southard and Company of 2 St Dunstan's Hill London

The application has been accepted so far only as a "Design consisting of 7 stars above a Crown with the words seven stars written below the Crown" is concerned, the rest of the label having been disclaimed

The label so far as it is not disclaimed, will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received

A specimen of the Trade Mark for which registration is applied for can be seen at the Office of the undersigned at Mombasa

Mombasa,
24th January 1913,

J W H PARKINSON,
Acting Secretary, Inventions & Designs

GENERAL NOTICE No 57]

TENDERS.**East Africa Protectorate.**

Tenders are invited by the Central Tender Board, Nairobi for the supply of the undermentioned Foodstuffs to various Government Departments during the 6 months ending 30th September, 1913, as specified

Articles	Approximate quantity	Place of Delivery
Beans—(Mixed)	74,700 lbs	Nairobi
do do	24,300 "	Mombasa
do do	9,000 "	Kisumu
Bran	6,900 "	Nairobi
Pollard Bran	12,100 "	"
Dates	2,880 "	"
Dhall	180 "	"
do	600 "	Mombasa
Fish Salt)	300 "	"
Ghee	6,060 "	Nairobi
do	348 "	Mombasa
Lucerne Hay	4,480 "	Nairobi
Maize (Grain)	200,280 "	"
do do	23,400 "	Mombasa
do do	20,400 "	Kisumu
Maize (Crushed)	6,120 "	Nairobi
Maize Meal	141,100 "	"
Meat (Beef or Mutton)	5,582 "	"
do do	5,760 "	Mombasa
Milk (Fresh)	1,200 Pints	Nairobi
do	2,436 "	Mombasa
do	3,000 "	Kisumu
Mtama	22,500 lbs	Mombasa
do	21,000 "	Kisumu
Mtama Flour	1,456 "	Nairobi
do	1,000 "	Kisumu
Onions	1,380 "	Mombasa
Rice—(Halwa)	3,340 "	Nairobi
do do	9,400 "	Mombasa
do do	480 "	Kisumu
Rice (Balam)	15,120 "	Nairobi
Rice—(Mwanza)	200 "	Kisumu
Salt—(Coarse)	2,205 "	Nairobi
do do	2,208 "	Mombasa
do do	8,960 "	Naivasha
do do	915 "	Kisumu
Salt (Rock)	1,120 "	Nairobi
do do	3,360 "	Naivasha
Sim Sim Cake	13,500 "	Nairobi
Sim Sim Oil	750 "	Mombasa
Vegetables & e Sweet Potatoes	14,800 "	Nairobi
Vegetables & e Sweet or English Potatoes, Muhogo, Yams or Pumpkins	120,000 "	"
do do	12,180 "	Mombasa
Wheat Flour	3,600 "	Nairobi
do	3,000 "	Mombasa

Full particulars, including specifications, general and special conditions of Contract, information regarding method of delivery and quantities in which required, may be had on application to the Secretary to the Central Tender Board Treasury, Nairobi

Tender and Contract forms will be supplied on application to the Secretary and no Tender will be considered unless on the prescribed form

Tenders for the above articles will be received up to and including 18th February, 1913 and may be either sent through the Post or placed in Tender Box in Treasury

Envelopes should be plainly marked 'Tenders for Foodstuffs' Samples of foodstuffs, specified in the form for Tender should be of not less than 1 lb weight and must be clearly labelled and marked with the name of the person tendering

Tenders are also invited for the supply of the undermentioned articles to various Government Departments in Nairobi, Mombasa and Kisumu during the 12 months ending 31st March, 1914

Tender forms and any further information can be obtained from the Secretary to the Central Tender Board, Treasury, Nairobi and no tender will be considered unless on the prescribed form

Tenders will be received up to and including 18th February 1913

Tenders for the supply of articles at Nairobi should be addressed to the Secretary to the Central Tender Board, Treasury Nairobi

Tenders for the supply of articles at Mombasa should be addressed to the Chairman of the Subordinate Tender Board, Transport Department, Mombasa

Tenders for the supply of articles at Kisumu, should be addressed to the Chairman of the Subordinate Tender Board, District Commissioner's Office, Kisumu

American

Buckets (Galvanised Iron)

Blankets (Porters)

Gunny bags (New and Second hand) Nairobi & Mombasa only

Jeyes Fluid

Firewood

Nairobi and Mombasa only

Hurricane lamps

Laundry Work

Nairobi only

Kerosine Oil —

Sylvan Arrow Brand

White Rose Brand

Soap (Blue Mottled)

Watering Cans (4 and 5 Gallon)

Mombasa & Nairobi only

Treasury,

Nairobi 23rd January, 1913

A SMITH,

Secretary, Central Tender Board

ARRIVALS.

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Mombasa or Kilindi
W Barlow	Plant Import Inspector	Leave	Nov 9th '12	Nov 9th '12	Dec 28th 1912
C J B Panting	Agricultural Dept Chief Draughtsman Survey	do	do 16th do	do 16th do	do 28th do
J Patterson	Treasury Assistant	do	Dec 12th do	Dec 12th do	Jan 9th 1913
R Thudgett	3rd Grade Police Constable	1st Appoint	do 19th do	do 20th do	do 9th do
A H Walker	do	do	do 19th do	do 20th do	do 9th do
R Dving	do	do	do 19th do	do 20th do	do 9th do
Miss Janet McAuslan	Postal Clerk & Telegraphist	do	do 19th do	do 20th do	do 9th do
Miss M A Smith	do	do	do 19th do	do 20th do	do 9th do
P C Ford	Assistant Loco Supdt	do	do 19th do	do 20th do	do 9th do
Dr C L Chellier	Medical Officer	Leave	Jan 2nd '13	Jan 5th do	Jan 23rd do
Dr W J Radford	do (Senior)	do	do 2nd do	do 4th do	do 23rd do
R W Humphrey	District Commissioner	do	do 2nd do	do 4th do	do 23rd do
A Wye	Forester	do	do 2nd do	do 4th do	do 23rd do
H E Fglon	Postal Clerk & Telegraphist	1st Appoint	do 2nd do	do 5th do	do 23rd do
T Youll	do	do	do 2nd do	do 5th do	do 23rd do
Miss J Pratt	do	do	do 2nd do	do 4th do	do 23rd do
Miss A McDowall	do	do	do 2nd do	do 4th do	do 23rd do
B J Freeman	do	do	do 2nd do	do 5th do	do 23rd do
Lieut B L Hewitt	Asst Dist Commissioner	do	do 2nd do	do 3rd do	do 23rd do
W Morris	Draughtsman, Survey	do	do 2nd do	do 4th do	do 23rd do
J E Smith	3rd Grade Police Constable	do	do 2nd do	do 4th do	do 23rd do
R Dedonckle	Foreman Plant Inspector	do	do 2nd do	do 4th do	do 23rd do
V Sutcliffe	Postal Clerk & Telegraphist	Leave	do 2nd do	do 4th do	do 23rd do

GENERAL NOTICE No 58]

IN H M HIGH COURT OF EAST AFRICA AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 1 OF 1913

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF RUKIYA BINTI SAID BIN
MBARAK BAHSHUWENI, LATE OF MOMBASA, DECEASED.

Take notice that application having been made in this Court by Mohamed bin Mkadam of Mombasa for the administration with Will annexed of the estate of RUKIYA, late of Mombasa, who died at Mombasa on the 20th day December, 1912, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 22nd day of February, 1913

Mombasa,
23rd January, 1913

R W HAMILTON,
Chief Justice.

NOTE—The Will above named is now deposited and open to inspection at the Court

GENERAL NOTICE No 59]

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 1 OF 1913

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF SITA KHAN
WIFE OF ALI KHAN, LATE OF NAIROBI, DECEASED

Take notice that application having been made in this Court by Ali Khan of Nairobi for probate of the Will of SITA KHAN, wife of Ali Khan late of Nairobi, who died at Nairobi on the 3rd day of October, 1912, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 15th day of February, 1913

Nairobi,
17th January, 1913

E R LOGAN,
Trust Delegate

NOTE—The Will above named is now deposited and open to inspection at the Court

GENERAL NOTICE No 60]

IN H M HIGH COURT OF EAST AFRICA AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 2 OF 1913

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF ALIBHAI NURBHAI
INDIAN, LATE OF MOMBASA, DECEASED

Take notice that application having been made in this Court by Hassanbhai Nurbhai of Mombasa for the administration of the estate of ALIBHAI, late of Mombasa, who died at Mombasa on the 15th day of September, 1909, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 17th day of February, 1913

Mombasa,
18th January, 1913

R W HAMILTON,
Chief Justice

GENERAL NOTICE No 61]

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION.

CAUSE No 2 OF 1913

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF WILLIAM

WHITEHURST, LATE OF NORTH BROOK FARM, DECEASED

Take notice that application having been made in this Court by Eliza Ann Whitehurst, of North Brook Farm, for the administration of the estate of WILLIAM WHITEHURST, late of North Brook Farm, who died at Nairobi on the 11th day of November, 1912, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 24th day of January, 1913

Nairobi,

24th January, 1913

E R LOGAN,

District Delegate

NOTE—The Will above named is now deposited and open to inspection at the Court

GENERAL NOTICE No 62] PROBATE AND ADMINISTRATION

CAUSE No 59 OF 1913

IN THE MATTER OF MIRAN s/o ABDUNABBI, DECEASED

To all to whom it may concern

Take notice that the account of the estate of the above-named MIRAN s/o ABDUNABBI, deceased, has been lodged with the Registrar of the High Court at Mombasa and that he has appointed the 20th day of March, 1913, at 2 o'clock in the afternoon for passing of such account

Mombasa,

15th January, 1913

J W H PARKINSON,

Administrator General

GENERAL NOTICE No 63]

PROBATE AND ADMINISTRATION

CAUSE No 65 OF 1912

IN THE MATTER OF J B HILL, DECEASED.

To all to whom it may concern

Take notice that the account of the estate of the above-named J B HILL, deceased, has been lodged with the Registrar of the High Court at Mombasa and that he has appointed the 20th day of March, 1913, at 2 o'clock in the afternoon for passing of such account

Mombasa,

20th January, 1913

J W H PARKINSON,

Administrator General

GENERAL NOTICE No 64] PROBATE AND ADMINISTRATION

IN THE MATTER OF HARNAMSINGH s/o MITA SINGH, DECEASED

To all to whom it may concern

Take notice that all persons having any claims against the estate of the above-named HARNAMSINGH s/o MITA SINGH, who died at Kisumu on the 30th day of August, 1912, are required to prove such claims before me the undersigned on or before the 1st day of April, 1913, after which date the claims so proved will be paid, and the estate distributed according to law

Mombasa,

31st January, 1913.

J W H PARKINSON,

Administrator General.

GENERAL NOTICE No 65] PROBATE AND ADMINISTRATION

IN THE MATTER OF I BROWN, DECEASED

To all to whom it may concern

Take notice that on or after the 15th day of February, 1913, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the estate of the above-named I BROWN who died at Lahore, India, in the month of November, 1909

Mombasa,
27th January, 1913

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 66] PROBATE AND ADMINISTRATION

IN THE MATTER OF TYEBBHAI MOHOMEDBHAI, DECEASED

To all to whom it may concern

Take notice that all persons having any claims against the estate of the above-named TYEBBHAI MOHOMEDBHAI, who died at Mombasa on the 14th day of January, 1913, are required to prove such claims before me the undersigned on or before the 1st day of April, 1913, after which date the claims so proved will be paid, and the estate distributed according to law

Mombasa,
15th January, 1913

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 67] PROBATE AND ADMINISTRATION

IN THE MATTER OF JIWAN DHANJEE, DECEASED

To all to whom it may concern

Take notice that all persons having any claims against the estate of the above-named JIWAN DHANJEE, who died at Nairobi on the 31st day of October, 1912, are required to prove such claims before me the undersigned on or before the 1st day of April, 1913, after which date the claims so proved will be paid, and the estate distributed according to law

Mombasa,
15th January, 1913

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 68] PROBATE AND ADMINISTRATION

IN THE MATTER OF F PLUMMER, DECEASED

To all to whom it may concern

Take notice that all persons having any claims against the estate of the above-named FRED PLUMMER, who died at Limuru on the 22nd day of December, 1912, are required to prove such claims before me the undersigned on or before the 1st day of April, 1913, after which date the claims so proved will be paid, and the estate distributed according to law

Mombasa,
20th January, 1913

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 69] PROBATE AND ADMINISTRATION

IN THE MATTER OF W B REDFERN, DECEASED

To all to whom it may concern

Take notice that on or after the 15th day of February, 1913, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the estate of the above-named W B REDFERN, who died at Mombasa on the 17th day of January, 1913

Mombasa,
20th January, 1913

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 70] PROBATE AND ADMINISTRATION

IN THE MATTER OF MAGARMAL, DECEASED

To all to whom it may concern

Take notice that all persons having any claims against the estate of the above-named MAGARMAL, who died at Yala in the month of December, 1912, are required to prove such claims before me the undersigned on or before the 1st day of April, 1913, after which date the claims so proved will be paid, and the estate distributed according to law

Mombasa,
27th January, 1913

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 71]

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI,

INSOLVENCY JURISDICTION

CAUSE No 1 OF 1912

IN THE MATTER OF PURSOTAM PITAMBER

To all whom it may concern

Whereas the said Pursotam Pitamber of Machakos has filed a petition in this Court that he be adjudged an insolvent Notice is hereby given that the hearing of the said petition has been fixed for Wednesday the 19th day of February, 1913, at 10 a m or so soon thereafter as it can be heard at the Town Magistrate's Court at Nairobi

Nairobi,
Dated this 20th day of January, 1913

E R LOGAN,
Town Magistrate

GENERAL NOTICE No 72]

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 2 OF 1913

IN THE MATTER OF CLAUDE ALPHONSE GUILLAUMIN

NOTICE

To all to whom it may concern

Whereas the said Claude Alphonse Guillaumin of Nairobi has filed a petition in this Court that he be judged insolvent Notice is hereby given that the hearing of the said petition has been fixed for Wednesday, the 27th day of February, 1913, at 10-0 o'clock in the forenoon or so soon thereafter as it can be heard at the Town Magistrate's Court at Nairobi

Nairobi,
24th January, 1913

E R LOGAN,
Town Magistrate

GENERAL NOTICE No 73]

NOTICE

My Justice J W Baith will proceed on circuit and hold sittings of the High Court at the places and dates herein set out

CAUSE LIST

Uasin Gishu, Wednesday, 15th January, 1913.

High Court Criminal Case No 84/12

Crown v

{	1	J C Christian
	2	Onyango
	3	Karanja wa Eru
	4	Turu

Kisumu, Wednesday, 22nd January, 1913

High Court Criminal Case No	71/12	Crown	v	Lesunbi s/o Tentura
"	"	"	"	75/12 Crown v Mieri alias Koth s/o Oiotho
"	"	"	"	77/12 Crown v { 1 Nyamagogo s/o Maetara
				2 Mwita s/o Maegeta
				3 Waheli s/o Moior
"	"	"	"	89/12 Crown v Onditi s/o Thabori

Kisumu District Registry :

Civil Case No	2/12	Anderson & Co	v	Mathew Bios
"	"	"	"	4/12 do v C B Clutterbuck
"	"	"	"	5/12 do v Gul Mahomed s/o Karamdin
"	"	"	"	6/12 A Alhdina Visram v C B Clutterbuck

The Objection Proceeding in

High Court Civil Case No 34/12 A Alhdina Visram v Nui Mahomed (Objector-Vally Jamal)

Nakuru, Wednesday, 29th January, 1913.**Nakuru District Registry :**

Civil Case No	1/12	C B Clutterbuck	v	Karamdin s/o Aladin
"	"	"	"	2/12 Arthur Hedley James v G A Ross
"	"	"	"	3/12 do v G Grice
Civil Appeal No	44/12	A A Oitlepp	v	Smith, Mundell & Co

Nairobi, Wednesday, 3rd February, 1913

High Court Criminal Case No	80/12	Crown	v	J R Watcham and S D Watcham
"	"	"	"	81/12 " v Nganga wa Kiaria
"	"	"	"	82/12 " v James S Anderson
"	"	"	"	87/12 " v Joseph Kelly
"	"	"	"	78/12 " v Samila Ambala
"	"	"	"	90/12 " v Mahomed bin Shambi
"	"	"	"	91/12 " v Kiamara wa Kaliku
"	"	"	"	92/12 " v Natale Fenoglio

Nairobi District Registry :

Civil Case No	9/12	Allayat Magakhan	v	Chowdiy Mahomed Hussein
"	"	14/12 Premier Timber Co	v	Haji Manda & Co
"	"	28/12 Alexander Gray	v	E G Cocker
"	"	29/12 G H Newton Wilson	v	C Hirtzel
"	"	31/12 A C Timothy de Souza	v	L G Sandford and Childs, Parr & Joseph
"	"	32/12 Sisal, Limited	v	East Africa Syndicate, Ltd
"	"	33/12 Narshi Hansraj	v	Macdonell Bros & Smith
"	"	34/12 Caroline Price	v	M R de Souza
"	"	35/12 Gailey & Roberts	v	C B Clutterbuck
"	"	36/12 F G Stephens & Co	v	Kibwezi Rubber Lands, Ltd
"	"	37/12 D L Garbett	v	W J Moynagh
"	"	38/12 Charles Anderson	v	C Meyerheim
"	"	39/12 Mahomed Ali Khan	v	Abdul Wahid
"	"	40/12 C Percy Smuts	v	Londiani Development Syndicate, Ltd
"	"	42/12 Shun Bai Burjorji Khairas	v	Jahangirji Pestonji Virjee
"	"	43/12 Daniel William Noble	v	Attorney General (representing the Govt of E A. P)
"	"	44/12 J P Moxham	v	J E Stocker
"	"	45/12 The Caxton Printing & Publishing Co, Ltd	v	F Watkins, Jr
"	"	46/1 Charles Frederick Scholtz and Johannes Urbannas Scholtz	{	v Daniel Myburgh Scholtz
"	"	47/12 John Ernest Hodgson	v	Francis H Bumpers
"	"	48/12 Harry P Mollet	v	C Hirtzel
"	"	49/12 W J Moynagh	v	L Fuller
"	"	50/12 (1) A C T de Souza, (2) J Simon Figueira	v	W J Robinson
"	"	51/12 Cullis Relly	v	F de Cuijat
"	"	52/12 M M De Souza	v	Chaudiy Mahomed Hussein
"	"	53/12 Sheikh Noordin Gulamahomed	v	Ganeshilal & Guanditta
"	"	54/12 E J Cocker	v	Alexander Gray
"	"	55/12 The Attorney General	v	Patrick Edgar Watcham
"	"	56/12 Gill & Wheelock	v	Thomas A Irwin

The date and place of hearing for undermentioned cases will be fixed later on

High Court Criminal Case No	79/12	Crown	v	Mutimuthu wa Karitha
"	"	"	"	83/12 Crown v Muntoruto
"	"	"	"	93/12 Crown v Njangi wa Kithia
"	"	"	"	94/12 Crown v Munyari wa Thigi

Mombasa,

24th December, 1912

J W H PARKINSON

Acting Registrar.

GENERAL NOTICE No 74]

CURRENCY BOARD.

NOTICE

Notice is hereby given that the left and right hand halves of Curiency Note No $\frac{A}{1}$ 05438 for Rs 20 (right hand corner last number missing) has been presented to the Currency Commissioners for payment by G M Dean Any person claiming to be entitled to payment in respect of the said note, should communicate forthwith with the Currency Commissioners In the absence of any such claim being established within three month's of this date, payment for the said note will be made to the said G M Dean, Nairobi, and the note will be cancelled

Mombasa,
31st January, 1913

J W H PARKINSON,
One of the Currency Commissioners.

GENERAL NOTICE No 75]

NOTICE.

Nandi Trading Syndicate,

DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership formerly existing between Adolf Zaige James Justinian Drought, Grant Allan Ross and Michael Eywaz under the style of the "Nandi Trading Syndicate" was dissolved as from the 17th day of October last on which date the interests of Messis Zaige and Drought were purchased by the Nandi Trading Syndicate, Ltd. who will carry on the business heretofore carried on by the above partnership.

Nairobi,
25th January, 1913

HARRISON & SALMON,
Advocates

GENERAL NOTICE No 76]

NOTICE.

Dissolution of Partnership.

GARLAND & CUNDY, MOLO RIVER, NAKURU

Public Notice is hereby given that all accounts due to the above firm must be paid on or before February 7th, 1913 and all claims against the above firm must be submitted to the undersigned on or before February 7th, 1913

Nakuru,
21st January, 1913

F A MAGEEAN,
Accountant

CORRIGENDUM.

" Official Gazette " 15th January 1913 Notice *re* cancellation of Notes page 41, column 3id, insert No 04999 after 04854

" Official Gazette " May 15th 1912, page 337 Description of the boundaries of the Fort, Hall District line 2, between "boundary" and "southeily" insert the words "to the Chania river and thence follows the Ukamba—Kenya provincial boundary"

" Official Gazette " 15th January 1913, page 53 The date of arrival at Mombasa of F W Bell, should be 30th December, 1912, and not 26th Decembei, 1912, as shown

Subscription to the East Africa Gazette.

All Applications or Remittances should be sent to the Editor.

The rates of subscription are as follows

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„ one year old							0	15

EAST AFRICA PROTECTORATE.

Comparative Statement of the EXPENDITURE of the East Africa Protectorate,
for the period ended 31st October, 1912

Heads of Expenditure	Estimates 1912-13	Actual Expenditure to 31-10-1912	Expenditure for same period of preceding year	Increase	Decrease
	£	£	£	£	£
ent and Interest to H H the Sultan	17,000	12,750	12,750		
ensions	2,593	1,616	1,481	135	
is Excellency the Governor	7,204	3,724	4,842		1,118
ecretariat	6,200	3,355	2,771	584	
Official Gazette" and Printing	3,807	1,937	3,273		1,336
ovincial Administration	91,265	51,571	40,895	10,676	
Ditto Special Expenditure	200	782	709	73	
asury	9,203	5,276	4,413	863	...
ustoms Department	15,455	8,081	7,317	764	
ort and Marine Departments	4,745	2,645	2,781		136
Ditto Special Expenditure	3,490	213	530		317
udit Department	3,859	1,648	2,055		407
egal Departments	15,167	8,149	7,320	829	
olice	47,431	24,312	22,031	2,281	
isons	11,590	7,361	7,527		166
Ditto Special Expenditure	1,586	1,015		1,015	
edical Departments	18,129	9,814	7,344	2,470	
Ditto Special Expenditure	1,177	360	880		520
ospitals and Dispensaries	14,538	7,755	6,417	1,338	
ducation	7,775	2,442	1,934	508	
ransport	2,961	1,569	1,729		160
ilitary Expenditure	54,287	31,528	30,669	859	
Ditto Special Expenditure	150	5,120	2,782	2,338	
iscellaneous Services	5,762	3,944	2,208	1,736	
abay Agency	851	441	374	67	
t Office and Telegraphs	35,477	18,920	17,250	1,670	
nto Special Expenditure	5,570	888	496	392	
lway Department	282,132	138,850	121,147	17,703	
nto Special Expenditure	43,883	22,574	7,208	15,366	
icultural Department	24,214	13,186	10,776	2,410	
nto Special Expenditure	2,184	1,527	3,005		1,478
est Department	9,217	5,073	6,813		1,740
nto Special Expenditure			180		180
ne Department	3,490	2,042		2,042	
igration Department	440	242	166	76	
vey Department	24,504	13,518	9,617	3,901	
d Office	6,653	3,464	3,160	304	
lic Works Department	20,217	10,131	9,947	184	
, , Recurrent	24,250	15,419	14,358	1,061	
, , Extraordinary	46,814	13,812	15,922		2,110
lition of Slavery	1,010	2,149	3,260		1,111
st Land Settlement	10,804	1,136	2,514	1,622	
n Charges	2,115				
cial Expenditure for Magadi	68,500	36,759	6,397	30,362	
Total £	957,899	500,098	407,248	103,629	10,779
Expenditure out of Loans £	Nil	Nil			

airobi,
January 24th, 1913.

H. A. SMALLWOOD,
Treasurer.

EAST AFRICA PROTECTORATE

Comparative Statement of the REVENUE of the East Africa Protectorate
for the period ended 31st October, 1912

Hheads of Revenue	Estimates 1912-13	Actual Revenue to 31-10-12	Revenue for same period of preceding year	Increase	Decrease
	£	£	£	£	£
Customs	95,300	73,432	55,877	17,555	
Port, Harbour, &c.	1 100	698	754		56
Licences Excise, &c	173,040	145,948	107,329	38,619	
Fees of Court or Office, &c	19,873	13,365	11,077	2,288	
Re-imbursments by other Governments	11,644	5,470	7,249		1,779
Post and Telegraphs	27,630	19,436	14,855	4,581	
Government Railways	416,800	257,437	191,944	65,493	
Rents	21,405	6,937	7,049		112
Interest	1,450	3,089	1,216	1,873	
Miscellaneous Receipts	5,400	2,902	1,582	1,320	
Sale of Government Property	3,750	870	956		86
Land Sales	3,292	3,743	5 008		1,265
Total	£ 780,684	533,327	404,896	131 729	3,298
Loan Receipts	£ Nil	Nil			

Nairobi,
January 24th, 1913

H A SMALLWOOD,
Treasurer

EAST AFRICA PROTECTORATE

Statement of Assets and Liabilities as at 31st October, 1912.

LIABILITIES				ASSETS			
Amount				Amount			
£	s	d		£	s	d	
Subsidiary Silver Coinage	7,766	0	0	Advances	16,711	0	0
„ Nickel & Aluminium Coinage	4,084	0	0	General Unallocated Stores	34,265	0	0
General Post Office, London	2,139	0	0	„ „ Trade Goods	1,746	0	0
„ „ „ Union of South Africa	205	0	0	Suspense	15,317	0	0
Deposits	57,086	0	0	Copper Coinage	7,671	0	0
Excess of Assets over Liabilities	326,964	0	0	Drafts and Remittances	14,791	0	0
				Investments	77,693	0	0
				Cash	230,027	0	0
				Imprests	23	0	0
Total	£ 398,244	0	0	Total	£ 398,244	0	0

Nairobi,
January 24th, 1913

H A. SMALLWOOD,
Treasurer

GENERAL NOTICE No 77]

NOTICE.*(Continued from last Gazette)*

In pursuance of the East Africa and Uganda (Currency) Order-in-Council, 1905, Regulations par 6 (2) The Currency Commissioners hereby give notice that the following Currency Notes of the undermentioned denominations have been cancelled —

Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-
No $\frac{A}{1}$ 30434	No $\frac{A}{1}$ 30872	No $\frac{A}{1}$ 31354	No $\frac{A}{1}$ 31778	No $\frac{A}{1}$ 33169	No $\frac{A}{1}$ 35611
30438	30875	31357	31789	33188	35557
30443	30878	31360	31803	33312	35664
30454	30881	31368	31807	33353	35606
30459	30885	31370	31822	33368	35713
30461	30901	31398	31826	33400	35832
30464	30904	31399	31832	33404	35969
30465	30908	31401	31834	33469	35996
30466	30914	31403	31841	33485	35997
30470	30917	31415	31847	33511	37021
30478	30925	31424	31851	33512	37077
30480	30926	31431	31855	33533	37091
30481	30928	31437	31857	33547	37095
30491	30950	31446	31861	33564	37123
30492	30954	31457	31862	33621	37148
30496	30965	31476	31864	33648	37187
30502	30972	31477	31866	33662	37191
30504	30974	31486	31873	33683	37246
30508	30977	31489	31884	33697	37248
30509	30983	31490	31890	33712	37263
30510	30989	31498	31903	33765	37291
30544	30994	31510	31911	33848	37297
30554	30998	31512	31912	33882	37319
30558	31001	31517	31916	33934	37322
30561	31010	31535	31922	34016	37323
30563	31020	31537	31931	34017	37364
30568	31029	31539	31946	34033	37373
30591	31032	31545	31948	34048	37388
30593	31033	31548	31950	34131	37440
30603	31035	31559	31961	34155	37455
30604	31048	31563	31975	34159	37460
30627	31049	31564	31977	34190	37514
30637	31053	31566	31981	34224	37540
30639	31055	31573	31984	34250	37582
30640	31063	31575	31988	34296	37608
30644	31066	31577	31989	34304	37701
30645	31077	31578	31991	34311	37824
30656	31078	31587	32025	34321	37886
30658	31085	31605	32052	34347	37967
30669	31086	31608	32081	34381	38017
30680	31089	31609	32083	34416	38028
30684	31101	31614	32092	34430	38039
30688	31110	31625	32099	34446	38067
30690	31138	31627	32136	34526	38099
30693	31139	31632	32177	34529	38193
30699	31140	31637	32250	34533	38199
30711	31149	31643	32256	34596	38219
30727	31163	31647	32269	34754	38247
30731	31167	31657	32284	34795	38261
30733	31186	31658	32297	34806	38271
30741	31190	31665	32326	34839	38303
30742	31195	31683	32382	34853	38369
30743	31198	31691	32397	34881	38428
30748	31205	31698	32406	34969	38460
30749	31209	31700	32425	34998	38469
30768	31211	31706	32450	35010	38577
30783	31227	31707	32455	35069	38594
30784	31250	31711	32483	35075	38613
30794	31262	31715	32484	35089	38716
30798	31263	31716	32485	35099	38757
30814	31266	31722	32496	35104	38861
30816	31269	31724	32513	35153	38888
30830	31270	31726	32521	35165	38895
30832	31271	31728	32587	35187	38939
30834	31274	31731	32723	35189	38980
30837	31281	31734	32724	35390	38983
30840	31288	31744	32759	35441	38993
30846	31291	31749	32822	35449	39005
30859	31296	31752	32905	35502	39026
30861	31309	31765	32907	35511	39030
30868	31324	31768	32925	35525	39031
30869	31337	31776	32963	35540	39045
30871	31353	31777	33120	35548	39051

Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-
No. $\frac{A}{1}$	No. $\frac{A}{1}$	No. $\frac{A}{1}$	No. $\frac{A}{1}$	No. $\frac{A}{1}$	No. $\frac{A}{1}$
39097	40283	40968	41656	42224	42958
39340	40293	40973	41666	42241	42964
39349	40308	41005	41681	42260	42967
39365	40316	41008	41692	42261	42977
39501	40325	41015	41698	42267	43019
39502	40331	41018	41700	42282	43031
39503	40332	41025	41714	42289	43087
39505	40337	41033	41717	42290	43089
39512	40345	41047	41719	42299	43092
39514	40349	41055	41722	42304	43115
39517	40383	41056	41732	42305	43122
39549	40397	41057	41734	42310	43135
39550	40413	41066	41735	42312	43155
39557	40415	41068	41742	42329	43168
39558	40421	41089	41743	42334	43170
39576	40434	41106	41745	42337	43207
39577	40438	41108	41746	42342	43232
39579	40439	41119	41749	42353	43235
39628	40442	41124	41763	42357	43316
39635	40445	41127	41773	42360	43331
39638	40451	41130	41774	42368	43469
39650	40467	41141	41776	42386	43484
39665	40480	41146	41777	42391	43711
39691	40500	41184	41782	42397	43772
39723	40512	41187	41806	42398	43782
39761	40514	41199	41808	42401	43843
39765	40515	41222	41814	42405	43951
39808	40523	41224	41819	42408	43962
39810	40524	41240	41822	42414	45024
39825	40532	41241	41836	42417	45063
39839	40544	41251	41848	42431	45125
39853	40555	41252	41849	42432	45142
39858	40558	41258	41852	42436	45148
39879	40566	41261	41861	42444	45151
39911	40569	41264	41874	42462	45186
39924	40570	41266	41879	42475	45290
39933	40593	41279	41882	42486	45334
39940	40610	41280	41905	42497	45345
39954	40617	41289	41907	42504	45349
39971	40628	41293	41908	42509	45353
39978	40645	41302	41913	42520	45387
40018	40648	41305	41930	42524	45405
40019	40649	41310	41934	42576	45410
40020	40652	41326	41935	42601	45420
40033	40661	41328	41949	42603	45427
40034	40672	41338	41951	42611	45434
40045	40680	41355	41959	42615	45436
40047	40683	41368	41961	42625	45497
40074	40687	41377	41970	42628	45563
40088	40694	41399	41983	42639	45566
40099	40696	41405	41995	42658	45579
40102	40723	41411	41996	42723	45634
40103	40733	41413	42004	42736	45661
40107	40745	41417	42020	42743	45677
40111	40759	41421	42021	42747	45683
40112	40763	41430	42022	42765	45689
40121	40779	41442	42025	42783	45709
40124	40803	41445	42029	42800	45735
40132	40804	41447	42050	42814	45758
40148	40805	41456	42063	42817	45747
40149	40809	41458	42086	42819	45771
40151	40820	41464	42101	42822	45801
40154	40827	41473	42106	42828	45833
40161	40829	41479	42110	42835	45863
40166	40830	41487	42128	42836	45864
40167	40836	41501	42130	42838	46894
40173	40842	41502	42136	42858	46984
40188	40846	41503	42138	42863	46988
40189	40859	41510	42148	42881	46997
40191	40876	41518	42151	42892	46018
40213	40882	41526	42154	42899	46044
40237	40883	41529	42158	42902	46079
40239	40884	41552	42162	42905	46098
40248	40885	41566	42171	42909	46182
40252	40902	41568	42175	42911	46211
40256	40903	41582	42180	42916	46224
40260	40912	41584	42187	42919	46228
40272	40926	41606	42188	42927	46249
40273	40936	41625	42189	42931	46259
40281	40945	41640	42193	42934	46321
40287	40958	41652	42211	42953	46346

Rupees 5/-		Rupees 5/-		Rupees 5/-		Rupees 5/-		Rupees 5/-		Rupees 5/-	
No	$\frac{A}{1}$	No	$\frac{A}{1}$	No	$\frac{A}{1}$	No	$\frac{A}{1}$	No	$\frac{A}{1}$	No	$\frac{A}{1}$
46420		47383		48077		48705		49331		49941	
46555		47384		48083		48715		49346		49949	
46669		47385		48085		48719		49353		49953	
46693		47389		48089		48720		49356		49975	
46696		47397		48090		48725		49362		49981	
46736		47398		48092		48727		49388		49993	
46753		47407		48098		48740		49398		49995	
46758		47408		48100		48742		49411		50005	
46774		47410		48101		48743		49416		50006	
46782		47411		48103		48745		49418		50012	
46848		47414		48105		48767		49433		50016	
46863		47431		48119		48770		49444		50019	
46909		47436		48126		48781		49449		50022	
46917		47438		48130		48785		49451		50048	
46982		47450		48134		48788		49470		50049	
46991		47457		48138		48790		49471		50057	
47004		47458		48140		48791		49472		50058	
47011		47478		48144		48799		49483		50064	
47015		47483		48146		48807		49487		50073	
47021		47493		48151		48811		49493		50080	
47022		47497		48164		48821		49498		50101	
47046		47505		48168		48826		49502		50103	
47053		47506		48170		48830		49505		50123	
47056		47515		48171		48867		49546		50136	
47063		47518		48188		48872		49517		50137	
47066		47521		48200		48883		49549		50145	
47073		47526		48213		48890		49556		50146	
47085		47527		48217		48895		49562		50165	
47091		47531		48226		48897		49569		50171	
47092		47539		48228		48903		49577		50175	
47096		47546		48248		48905		49582		50177	
47101		47574		48253		48931		49583		50192	
47106		47551		48279		48933		49593		50196	
47107		47558		48280		48934		49596		50209	
47124		47564		48287		48936		49599		50231	
47126		47565		48310		48984		49607		50232	
47128		47568		48320		48989		49626		50236	
47133		47575		48332		48997		49639		50255	
47134		47583		48340		49022		49642		50256	
47136		47588		48344		49028		49643		50265	
47139		47596		48354		49047		49654		50274	
47143		47604		48361		49054		49656		50275	
47145		47606		48363		49056		49662		50278	
47153		47612		48374		49067		49666		50280	
47165		47613		48379		49072		49670		50282	
47166		47615		48385		49077		49671		50289	
47169		47631		48426		49100		49683		50292	
47171		47646		48432		49108		49686		50294	
47177		47647		48449		49120		49687		50303	
47192		47651		48459		49121		49697		50315	
47195		47657		48462		49129		49708		50330	
47197		47737		48482		49133		49715		50331	
47208		47830		48495		49140		49725		50332	
47209		47845		48505		49142		49728		50335	
47224		47847		48508		49144		49733		50337	
47243		47855		48516		49145		49745		50358	
47250		47897		48518		49150		49748		50359	
47259		47916		48523		49151		49756		50367	
47263		47934		48526		49155		49757		50379	
47267		47939		48538		49159		49759		50390	
47272		47940		48548		49164		49761		50396	
47273		47941		48549		49166		49770		50398	
47289		47968		48550		49186		49781		50401	
47292		47969		48581		49192		49786		50416	
47305		47983		48593		49197		49788		50421	
47308		47985		48608		49201		49800		50430	
47313		47986		48613		49209		49813		50436	
47321		48004		48625		49228		49821		50448	
47323		48011		48626		49229		49830		50451	
47343		48023		48633		49234		49870		50467	
47344		48024		48638		49242		49871		50468	
47351		48029		48639		49247		49873		50471	
47352		48031		48640		49255		49880		50473	
47359		48033		48650		49256		49881		50480	
47361		48039		48658		49261		49894		50483	
47369		48042		48676		49271		49904		50492	
47370		48048		48678		49282		49909		50501	
47372		48049		48679		49289		49917		50507	
47375		48051		48693		49291		49931		50513	
47379		48056		48698		49294		49936		50516	
47382		48072		48700		49295		49938		50518	

Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-
No $\frac{A}{1}$ 50527	No $\frac{A}{1}$ 51091	No $\frac{A}{1}$ 51619	No $\frac{A}{1}$ 52309	No $\frac{A}{1}$ 53072	No $\frac{A}{1}$ 53670
50528	51094	51637	52313	53077	53682
50533	51096	51643	52322	53079	53686
50535	51099	51644	52352	53080	53687
50536	51101	51698	52357	53082	53699
50539	51107	51711	52367	53083	53701
50547	51110	51712	52371	53086	53704
50553	51111	51731	52379	53089	53713
50571	51118	51737	52401	53092	53716
50578	51121	51745	52419	53098	53728
50579	51125	51754	52420	53101	53729
50589	51141	51761	52424	53102	53737
50592	51146	51765	52432	53108	53740
50593	51148	51775	52435	53109	53748
50596	51163	51776	52453	53139	53767
50599	51168	51781	52482	53140	53775
50608	51183	51793	52484	53142	53786
50618	51186	51794	52505	53147	53789
50640	51189	51795	52506	53151	53811
50648	51194	51798	52516	53161	53821
50659	51206	51803	52543	53164	53827
50663	51209	51808	52550	53166	53843
50679	51215	51810	52577	53203	53846
50689	51219	51845	52580	53215	53853
50694	51231	51847	52608	53244	53857
50696	51247	51849	52636	53249	53871
50708	51267	51859	52664	53262	53874
50712	51269	51880	52667	53267	53885
50717	51286	51881	52671	53278	53886
50728	51289	51915	52676	53281	53890
50732	51291	51918	52684	53290	53897
50734	51300	51919	52688	53293	53900
50744	51311	51922	52707	53312	53905
50745	51318	51923	52725	53319	53931
50761	51326	51939	52728	53321	53934
50766	51334	51945	52729	53329	53946
50771	51336	51946	52732	53334	53957
50784	51337	51947	52743	53346	53963
50797	51347	51951	52752	53351	53970
50802	51352	51958	52758	53360	53974
50813	51364	51971	52773	53368	53977
50839	51368	51977	52776	53372	53983
50851	51383	51987	52777	53373	53989
50859	51385	51988	52783	53400	53999
50867	51388	52011	52785	53403	54003
50871	51390	52018	52795	53405	54007
50877	51393	52026	52798	53413	54009
50885	51405	52033	52801	53427	54010
50886	51408	52039	52802	53431	54022
50891	51411	52041	52809	53461	54023
50899	51414	52044	52825	53464	54025
50900	51415	52057	52826	53472	54033
50902	51418	52078	52829	53475	54036
50912	51420	52081	52833	53481	54055
50914	51421	52082	52845	53484	54062
50915	51425	52094	52850	53489	54081
50928	51433	52100	52875	53499	54083
50935	51441	52103	52878	53510	54094
50936	51449	52106	52881	53520	54119
50944	51450	52111	52903	53522	54124
50949	51458	52118	52934	53549	54132
50951	51462	52183	52937	53556	54134
50955	51477	52184	52941	53559	54135
50972	51478	52191	52942	53564	54165
50992	51487	52193	53945	53566	54168
50994	51493	52202	52947	53575	54185
50997	51497	52203	52957	53589	54186
51011	51507	52206	52982	53598	54190
51014	51528	52214	52985	53614	54207
51023	51529	52217	52986	53615	54208
51027	51532	52226	52994	53621	54227
51035	51535	52228	52999	53624	54244
51036	51539	52230	53021	53633	54246
51052	51549	52258	53045	53637	54248
51054	51556	52259	53047	53641	54268
51067	51563	52260	53052	53645	54279
51071	51565	52263	53055	53649	54290
51076	51573	52268	53060	53651	54315
51084	51576	52275	53061	53657	54328
51085	51593	52279	53067	53668	54332
51090	51607	52292	53069	53669	54333

Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-
No $\frac{1}{A}$	No $\frac{A}{1}$	No $\frac{A}{1}$	No $\frac{A}{1}$	No $\frac{A}{1}$	No $\frac{A}{1}$
54345	55098	55725	58273	59228	59800
54346	55107	55729	58301	59229	59809
54362	55114	55741	58316	59235	59811
54366	55127	55746	58317	59256	59812
54397	55133	55756	58320	59258	59822
54405	55151	55758	58346	59263	59832
54407	55155	55787	58361	59268	59843
54409	55178	55797	58371	59275	59865
54419	55191	55805	58375	59278	59878
54427	55192	55807	58389	59279	59880
54431	55207	55820	58404	59283	59890
54437	55214	55848	58406	59290	59894
54451	55218	55854	58408	59293	59900
54459	55223	55857	58416	59298	59906
54467	55226	55871	58522	59299	59909
54469	55228	55872	58539	59303	59914
54475	55236	55893	58553	59311	59915
54479	55239	55897	58702	59312	59924
54519	55242	55906	58706	59333	59941
54522	55249	55909	58716	59334	59942
54536	55273	55921	58718	59336	59948
54541	55276	55923	58719	59350	59958
54550	55277	55929	58742	59352	59971
54559	55278	55931	58766	59355	59976
54566	55287	55932	58774	59356	59978
54579	55297	55933	58776	59360	59981
54585	55298	55938	58786	59362	59985
54590	55309	55953	58795	59371	59986
54591	55316	55965	58811	59385	59993
54592	55318	55973	58833	59386	59994
54607	55322	55980	58836	59389	59995
54625	55324	55986	58837	59415	60064
54641	55342	55999	58879	59443	60082
54648	55347	56004	58913	59450	60102
54653	55355	56201	58940	59452	60105
54668	55359	56205	58943	59453	60193
54669	55366	56210	58952	59456	60204
54673	55377	56217	58963	59461	60207
54692	55381	56344	58965	59471	60218
54697	55394	56358	58966	59478	60230
54771	55395	56378	58981	59488	60252
54773	55411	56389	59001	59552	60258
54776	55414	56457	59003	59577	60278
54786	55415	56470	59004	59578	60306
54791	55417	56509	59009	59581	60313
54796	55424	56548	59016	59582	60318
54827	55437	56641	59020	59587	60341
54845	55440	56693	59022	59600	60356
54847	55452	56732	59023	59610	60369
54855	55467	56786	59034	59628	60372
54862	55468	56796	59048	59630	60375
54866	55492	56805	59057	59634	60376
54872	55497	56865	59063	59635	60383
54881	55503	56966	59067	59652	60437
54889	55512	58002	59068	59655	60558
54893	55536	58014	59073	59658	60570
54903	55543	58029	59077	59660	60575
54907	55555	58030	59084	59662	60580
54911	55565	58041	59088	59664	60584
54922	55568	58044	59090	59673	60786
54923	55576	58072	59093	59683	60940
54928	55577	58090	59097	59689	60985
54937	55582	58100	59100	59695	61135
54938	55603	58119	59101	59708	61231
54967	55606	58125	59107	59715	61254
54969	55613	58148	59108	59716	61301
54970	55627	58161	59122	59726	61341
54977	55646	58163	59131	59730	61342
54980	55694	58169	59135	59735	61391
54985	55695	58192	59149	59747	61604
55008	55704	58205	59160	59748	61760
55028	55709	58226	59161	59752	61819
55047	55715	58233	59164	59758	61833
55050	55718	58242	59172	59769	61868
55060	55723	58244	59202	59771	61923
55091	55724	58271	59222	59798	61978

Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-	Rupees 5/-
No $\frac{A}{1}$ -61983	No $\frac{A}{1}$ -64255	No $\frac{A}{1}$ -66503	No $\frac{A}{1}$ -69151	No $\frac{A}{1}$ -69857	No $\frac{A}{1}$ -71907
62007	64261	66506	69166	69871	71975
62010	64271	66507	69178	69873	71986
62024	64311	66522	69181	69883	71991
62053	64332	66532	69185	69898	72001
62102	64349	66551	69193	69915	72011
62133	64352	66592	69194	69930	72023
62148	64409	66600	69200	69943	72033
62157	64487	66642	69201	69945	72034
62267	64530	66644	69205	69947	72041
62282	64551	66650	69207	69957	72045
62306	64604	66694	69208	69958	72048
62323	64615	66705	69216	69967	72055
62334	64638	66779	69226	69968	72056
62343	64694	66792	69230	69971	72057
62377	64718	66800	69231	69985	72081
62388	64741	66875	69232	69993	72095
62408	64767	66876	69235	69997	72105
62423	64828	66930	69272	69999	72116
62433	64846	66957	69274	70001	72121
62451	64858	67142	69278	70015	72131
62534	64952	67216	69280	70220	72133
62650	65016	67228	69285	70237	72139
62669	65092	67269	69286	70600	72141
62740	65102	67294	69287	70856	72142
62840	65211	67305	69315	70868	72147
62849	65241	67313	69336	70893	72158
62897	65267	67349	69353	70923	72162
62900	65270	67380	69354	70965	72164
62903	65317	67401	69355	70995	72167
62939	65332	67416	69361	71001	72170
62945	65339	67419	69368	71131	72177
62952	65394	67418	69386	71142	72181
62997	65428	67433	69391	71163	72193
63044	65449	67456	69403	71164	72196
63082	65467	67468	69422	71167	72199
63109	65468	67489	69440	71210	72208
63147	65476	67497	69452	71228	72212
63148	65499	67503	69463	71232	72213
63166	65513	67533	69465	71274	72233
63177	65543	67540	69477	71275	72248
63192	65553	67542	69484	71282	72249
63206	65586	67593	69499	71314	72277
63267	65603	67633	69544	71318	72282
63269	65624	67687	69548	71325	72283
63304	65638	67721	69555	71340	72289
63329	65659	67727	69577	71361	72294
63350	65681	67767	69596	71420	72296
63355	65717	67785	69607	71423	72302
63360	65724	67801	69608	71429	72306
63381	65741	67832	69632	71443	72309
63394	65748	67857	69646	71444	72322
63395	65751	67869	69660	71459	72350
63398	65755	67874	69663	71512	72354
63568	65770	67881	69669	71551	72356
63624	65788	67892	69671	71553	72363
63636	65794	67921	69690	71568	72364
63656	65798	67964	69698	71591	72366
63693	65828	67966	69701	71596	72376
63701	65836	69002	69704	71605	72383
63767	65877	69003	69707	71622	72409
63864	65880	69015	69730	71624	72425
63876	65910	69017	69734	71627	72435
63890	65926	69027	69766	71628	72439
63909	65927	69059	69770	71632	72448
63940	65936	69051	69771	71637	72451
64026	65937	69068	69773	71679	72454
64042	65945	69075	69774	71728	72484
64072	65985	69076	69787	71753	72493
64082	65995	69080	69794	71780	72498
64096	66041	69089	69801	71784	72509
64108	66060	69090	69811	71799	72510
64175	66249	69119	69819	71848	72527
64177	66291	69120	69841	71873	72540
64207	66300	69124	69842	71880	72557
64214	66418	69133	69843	71888	72570
64219	66425	69138	69846	71893	72575

(To be continued in the next "Gazette")

Labour agents permits issued in the Kenya Province during the quarter ended 30th September, 1912

No	To whom issued	Date of issue		Date of expiry	
51	R J Cunninghame	August	1st 1912	January	31st 1913
52	Newland-Tailton	"	7th "	"	6th "
53	John Jakas	"	9th "	November	8th 1912
54	John Kapsopullas	"	9th "	"	8th "
55	A W R Claydon	September	1st "	February	28th 1913
56	Goai Khan	"	10th "	December	9th 1912.
57	Mohamed Din	"	27th "	"	26th "
58	Parabon	"	27th "	"	26th "
280	Hamis Karanja for W S Bent	July	13th "	October	12th "
281	Gare wa Megwa	"	15th "	July	14th 1913
282	R Kelsall for H Fem	"	22nd "	October	21st 1912
283	H Kettes Roy do	"	22nd "	"	21st "
284	Hafiz Abdul Aziz	"	26th "	"	25th 1912.
285	Jan Mahomed	"	26th "	"	25th "
286	Capt Bernard Pitt	August	15th "	November	14th 1912.
287	Ibrahim Ranjee for Ahmed Khan	"	17th "	"	16th "
288	Karban bin Imam Nazari do	"	17th "	"	16th "
289	Mbiti wa Katuma	"	24th "	"	23rd 1912
290	Habas Khan for Wazir Chand	September	23rd "	March	22nd 1913
291	Sumunder Khan do	"	23rd "	"	22nd "
292	Jadoujee Danjee	"	23rd "	"	22nd "

Nyeri,
October 3rd, 1912

C R W LANE,
Provincial Commissioner

Game Licences issued at Ngabotok Station during the month of July, 1912

No	To whom issued	Date of issue	Residence	Remarks
RESIDENT'S (14 DAYS). LICENCE				
4707	Dr G H Chell, M O	July 10th 1912	N Frontier Dist	To run from 10th July, 1912 to 14th July, 1912

Ngabotok,
31st July, 1912

A BRUCE,
Acting District Commissioner

Game Licences issued at Kericho during the month of 31st August, 1912

No	To whom issued	Date of issue	Residence	Remarks
RESIDENT'S GAME LICENCE				
730	F L Attenborough	Aug 19th 1912	Sotik	

Kericho,

H R MONTGOMERY,
Assistant District Commissioner

Game Licences issued at Rumuruti during the month of July, 1912

No	To whom issued	Date of issue	Residence	Remarks
RESIDENT'S 14 DAYS GAME LICENCES				
257	D Forbes	July 14th 1912	Nyeri	

Rumuruti,
July 31st, 1912

H R McCLURE,
District Commissioner.

Game Licences issued at Kitui during the month of September, 1912

No	To whom issued	Date of issue	Residence	Remarks
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RESIDENT'S LICENCE

2516	Rev J Hofmann	July 18th 1912	Ikutha	14 days
2517	C S Long-Innes	Sept 19th „	Nairobi	

SPECIAL LICENCE TO HUNT, KILL OR CAPTURE ELEPHANT

902	C S Long-Innes	Sept 19th 1912	Kitui	To kill one Elephant
903	S W J Scholefield	„ 10th „	Nairobi	To kill two Elephants

Nairobi,

C E WARD,
Assistant District Commissioner

Game Licences issued at Nandi during the month of September, 1912

No	To whom issued	Date of issue	Residence	Remarks
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TRAVELLER'S GAME LICENCE

1154	F N Hoyt	Sept 30th 1912	Kaimosi	
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F S F TRAILL,
District Commissioner

Licences and Permits issued at Lamu District during the month of July, 1912

To whom issued	Date of issue	Residence	Remarks
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RESIDENT'S SPECIAL BIRD LICENCE

E R MacMullen	July 9th 1912	Lamu	For one year
do	„ 9th „	do	To hunt one Elephant
Abdulehman b Abdul Kadeer	„ 4th „	do	
Allarakhia	„ 9th „	do	
C E Whitton	„ 31st „	Shella	

RESIDENT'S SPECIAL TRAVELLER'S BIRD LICENCE

C S Reddie	Sept 20th 1912	Lamu	For one year
do	„ 20th „	„	To hunt 2 elephants
S Ward	„ 19th „	Mombasa	
G J Lake	„ 19th „	Lamu	
H H D'Sa	„ 5th „	Faza	

GUN TAX

Abdulehman b Abdul Kadeer	July 4th 1912	Lamu	
Allarakhia	„ 9th „	„	
C E Whitton	„ 23rd „	Shella	
Abdalla bin Saleh	Sept 4th „	Lamu	Rifle
H H D'Sa	„ 6th „	Faza	D B shot gun
A Rustomji	„ 24th „	Mombasa	D B Combination gun & rifle

Lamu,
October 2nd, 1912.R WEEKS,
District Commissioner.

Game Licences issued at Nakuru during the month of July, 1912

No	To whom issued	Date of issue	Residence	Remarks
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EMPLOYEE'S TRAVELLER'S BIRD LICENCE.

1417	J H Joubert	July 13th 1912	Njoro	
922	F Cole	" 12th "	Molo	
2847	A B Sydseiff	" 9th "	Nakuru	
2848	L U Nlyate	" 10th "	"	

LANDHOLDER'S LICENCE.

2304	A Cooke	Aug 26th 1912	Molo	
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TRAVELLER'S LICENCE

923	M C Blunt	Aug 20th 1912	E Ravine	
924	H R Gallaty	" 20th "	"	

Nakuru,

F M LAMB,
for Acting District Commissioner

Game Licences issued at Kyambu during the month of August, 1912

No	To whom issued	Date of issue	Residence	Remarks
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LANDHOLDER'S LICENCE

3025	Phillip S Bennett	Aug 19th 1912	Kyambu	
3026	W L H Moss	Sept 26th "	"	

TRAVELLER'S LICENCE

1403	Mrs E M Low	Aug 26th, 1912	Kyambu	
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Kyambu,

C C F DUNDAS,
Acting District Commissioner

Game Licences issued at Taveta during the month of August, 1912

No	To whom issued	Date of issue	Residence	Remarks
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RESIDENT'S LICENCE

2118	Right Rev Bishop Peel	Aug 12th 1912	Mombasa	14 days only.
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TRAVELLERS' GAME LICENCES

1202	Right Rev Bishop Peel	July 11th 1912	C/o V V Verbi,	
1203	V V Verbi	" 18th ,	Wusi	

PUBLIC OFFICERS 14 DAYS LICENCE

2222	Capt A O Luckman	Aug 1st 1912	A D C Incharge Vo1	
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Vo1 Teta,
6th August, 1912A O LUCKMAN,
Assistant District Commissioner

Game Licences issued at Meru during the month of July, 1912.

No	To whom issued	Date of issue	Residence	Remarks
SPECIAL SPORTSMAN'S LICENCE				
406	E B Horne	July 31st 1912	Meru	To shoot one extra Elephant
701	C Frick	" 31st "		
407	do	" 31st "		To shoot 1 Elephant
TRAVELLER'S LICENCES				
452	J C Blick	Aug 10th 1912	California	
453	Dr D G Rafferty	" 10th "	"	
454	Dr G A Mearns	" 10th "	"	
455	G W Castle-Smith	Sept 7th "	Marsabit	One month
456	H T Nicholas	" 30th "	Meru	"

Meru,
August 31st, 1912

E B HORNE,
District Commissioner,

Game Licences issued at Kisumu during the month of July, 1912

No	To whom issued	Date of issue	Residence	Remarks
TRAVELLER'S LICENCES				
415	Dir Drury	Maseno	July 22nd 1912	1 month
416	Capt F M Jenkins	Kisumu	Aug 17th "	"

Kisumu,
5th September, 1912

H B PARTINGTON,
District Commissioner.

List of Labour Agents Permits issued at Kisumu, during the quarter ending 30th September, 1912

No	To whom issued	Date of issue	Date of expiry
5	A MacDougall	August 9th 1912	August 8th 1912
6	J Semini	" 17th "	" 16th "

Kisumu,
October 1st, 1912

J AINSWORTH,
District Commissioner

Game Licences issued at Embu during the month of August, 1912

No	To whom issued	Date of issue	Residence	Remarks
TRAVELLER'S LICENCES				
30624	Dr T D D Crawford	Aug 18th 1912	Kabuthi, Embu District	
8	Capt Bernard Pitt	" 26th "	Nairobi	

G. St J ORDE-BROWNE,
Acting District Commissioner.

Game Licences issued at Kismayu during the month of September, 1912.

No	To whom issued	Date of issue	Residence	Remarks.
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RESIDENT'S LICENCES

5502	E L Schultz	Sept 14th 1912	Mont calm Uasin Gishu	
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ELEPHANT LICENCE.

5502	E L Schultz	Sept 14th 1912		To shoot one elephant
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Kismayu,

K R DUNDAS,
District Commissioner.

Licences and Permits issued at Kikuyu, Dagoretti District for the month of July, 1912

To whom issued	Date of issue	Residence	Remarks
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RESIDENT'S LICENCE

A Wye	July 2nd 1912	Dagoretti	14 days
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BIRD LICENCE.

H Douglas Cooper	July 28th 1912	Kabete	
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Dagoretti
31st July 1912.M W H BEECH,
Assistant District Commissioner,

Game Licences issued at Naivasha during the month of July, 1912

No	To whom issued	Date of issue	Residence
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TRAVELLER'S GAME LICENCES

236	C de la Harpe	July 25th 1912	Naivasha
237	R H Woosnam	August 7th 1912	"
238	J W T McClellan	" 10th "	"
239	Capt L T H Leland	July 7th "	"
240	do	" 25th "	"

RESIDENT'S GAME LICENCE

3836	R W Hemsted	September 5th, 1912	Masai Reserve
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LANDHOLDER'S GAME LICENCES

1297	W Pingle	August 1st 1912	Gilgil
1298	J D Finch	" 1st "	Naivasha
1199	Capt E P H Pardoe	" 1st "	"
1300	F L Murneister	September 20th "	Mlete Valley-Nandi P O Londiani

Naivasha,
31st July, 1912W F G CAMPBELL,
Acting District Commissioner

Licences and Permits issued at Lumbwa District during the month of August, 1912

To whom issued	Date of issue	Residence	Remarks
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RESIDENT'S GAME LICENCE

F L Attenborough	Aug. 19th 1912	Sotik	
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BIRD LICENCE

W C Jones	Aug 10th 1912	Kericho	
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GUN TAX

H R Montgomery	Aug 1st 1912	Kericho	Mausen pistol No 86050
W C Jones	" 10th "	"	D B shot gun 12 bore
F L Attenborough	" 23rd "	Sotik	350 Magazine rifle
do	" 23rd "	"	D B shot gun 12 bore
do	" 23rd "	"	450 Webley Revolver

Lumbwa,
31st August, 1912

C H F PLOWMAN,
Assistant District Commissioner

Licences and Permits issued at Nyeri District during the month of 31st December, 1912

To whom issued	Date of issue	Residence	Remarks
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BIRD LICENCES

Ali bin Suliman	October 5th, 1912	Nyeri	
B Laight	" 22nd "	Fort Hall	

GUN TAX

Ali bin Suliman	October 5th, 1912	Nyeri	D B Shot Gun No 22316
W G Swanson	" 22nd "	"	D B Shot Gun

AMMUNITION PERMITS

A Paice	October 8th, 1912	Nyeri	400 rounds 303 cartridges
Ali bin Suliman	" " "	"	200 " shot cartridges
L Hawkins	" " "	"	300 " 303 "
T H Howitt	" 15th "	Kyambu	500 " shot "
J de Vries	" 22nd "	Nyeri	100 " 7m/m "
W G Swanson	" 22nd "	"	100 " shot "
Ahmed Veljee	Nov 2nd "	Meru	100 " M H "
J J Bothma	" 8th, "	Nyeri	100 " shot "
S S Bastard	" 22nd "	"	500 " shot "
G H Minshall	Dec 10th "	"	300 " 6 5m/m "
E Hore	" 16th "	Nairobi	200 " 303 "
E Hore	" 16th "	"	100 " shot "

January 3rd 1913.

G A S NORTHCOTE,
District Commissioner,

GENERAL NOTICE No 78]

UGANDA RAILWAY.

Catering Department.

TENDERS—1913-1914

Tenders are invited for the supply of Wines, Spirits, Beers, Aerated Waters, Provisions, etc , required by the Administration for the twelve months ending 31st March, 1914

Forms of Contract and lists of approximate quantities required can be obtained on application to the undersigned, who will receive tenders up to 4 o'clock p m on Monday the 3rd February, 1913.

All tenders should be submitted in sealed envelopes marked "Catering "

The Manager of the Uganda Railway does not bind himself to accept the lowest or any tender

Nairobi,
27th December, 1912

G A STANLEY,
Traffic Manager.

GENERAL NOTICE No 79]

NOTICE

Rate for Vehicles-

The following revised rates for vehicles in Class "B", vide page 76, section 80 of the current issue of the Tariff Book, will operate as on and from the 6th January, 1913 viz, —

Vehicle Rates at Owner's Risk

Class	Description	Rates for Conveyance per mile			Minimum Charge	
		For the first 100 miles or any part of such distance	For the second 100 miles or any part of such distance	For each additional mile over 200 miles	Per four-wheeled truck	Per eight-wheeled truck
B	Ox Wagons, Sanitary and Water Carts, Timber Jinkers, or any vehicle used for conveyance of Merchandise not being a Motor or Steam propelled Vehicle	Cents 32	Cents 25	Cents 12	Rs Cts 5 00	Rs Cts 10 00
	Each additional vehicle in this class when loaded in the same truck for the same owner	16	13	6		

Nairobi,
30th December, 1912

G A STANLEY,
Traffic Manager.

GENERAL NOTICE No 80]

NOTICE

UGANDA RAILWAY

Tenders for Kampala Ghee

Tenders are invited for the supply of Good Kampala Ghee for a period of one year from April, 1913

The approximate quantity required per mensem is 3300 pounds.

Conditions may be seen at the Office of the undersigned

Sealed Tenders marked "Tenders for Ghee" should reach the undersigned not later than March, next

Nairobi,
13th January, 1913.

A WILLIAM REID,
Chief Storekeeper.

GENERAL NOTICE No 81] **UGANDA RAILWAY.****Staff Uniform Supplies.**

Tenders are invited for the supply of Staff Uniforms for the Financial Year ending 31st March, 1914

The following description and quantities will be (approximately) required

Description	Approx No required
Serge uniforms for European Station Masters	9
White and khaki drill suits for Guards, etc	75
White and khaki suits for Indian Station Masters and Clerks	200
Khaki serge suits for Indian Station Masters and Clerks	60
Khaki drill suits for Indian Jamadars	30
Khaki drill jackets and shorts for Africans	210
Khaki drill jackets and jumpers for Africans	130
Overcoats khaki serge for Indian Station Masters and Clerks	20
Overcoats khaki serge for natives	40
Caps Turkish	210
Helmets, khaki for Guards	20
Caps peak for Guards etc	60
Pith hats khaki	30

Particulars of the terms of the Contract may be obtained on application to the undersigned

All Tenders, to be marked "Uniforms Tender" must reach the undersigned by the 25th February, 1913

The Administration does not bind itself to accept the lowest or any tender

Nairobi,
January 11th, 1913

G. A. STANLEY,
Traffic Manager

GENERAL NOTICE No 82]

NOTICE.**Ivory Auction Sale**

About 100 Fiasilas of Government Ivory will be sold by Public Auction at Kampala at 2 p m on Friday, the 7th of March, 1913

Lots will be ready for inspection on the previous day

Entebbe,
16th January, 1913

G D SMITH,
Treasurer, Uganda Protectorate

GENERAL NOTICE No 83]

UGANDA MARINE NOTICE

The Special Cotton grown under Government supervision in Serere Country Teso, with the Government Special mark on the bag, will be given preference of shipment by the Government Steamers on Lake Kioga

Entebbe,
20th January, 1913

H HUTCHINSON,
Commander R N R
Superintendent of Marine

Notice of Sailings, Lake Victoria Service.

TIME TABLE No. 4 A.

NOTICE is hereby given that the present running of this Service will be continued according to the approximate Time Table given below —

Ref No	ENTEBBE	PORT BELL	JINJA		BUKAKATA	SANGO BAY		MTANJJI		JINJA		KIBANGA		PORT BELL	BUKAKATA	ENTEBBE
	Departure	Arr & Dep	Arr	Dep	Arr & Dep	Arr	Dep	Arr	Dep	Arr	Dep	Arr	Dep	Arr & Dep	Arr & Dep	Arr
1	1913 Wed 5 February Fri 7 do		Wed 5 Feb	Thur 6 Feb	Fri 7 Feb	Fri 7 Feb	Sun 9 Feb	Thur 13 Feb	Fri 11 Feb	Fri 11 Feb	Sat 12 Feb			Thur 6 Feb	Sun 9 Feb	Thur 6 Feb
2	Wed 12 do		do 12 do	do 13 do										Sat 15 do		Sat 15 do
3	Wed 19 do		do 19 do	do 20 do										Thur 20 do		Thur 20 do
4	Fri 21 do				do 21 do	do 21 do	do 23 do							do 23 do		Sun 23 do
	Wed 26 do		Wed 26 do	do 27 do										Thur 27 do		Thur 27 do
	Fri 28 do *	Fri 28 February										Fri 28 Feb	Sat 1 Mar	Sat 1 Mar		Sat 1 Mar

* Sails only when sufficient cargo inducements offer and due notice is given to Marine Office, Entebbe
 Sailings on Wednesdays from Entebbe are in connection with Steamers on Lake Kioga
 Sailings from Entebbe for Jinja are at 4 A. M. and from Jinja on Thursdays at 8 A. M. unless special notice is given
 Sleeping accommodation on the steamer is limited and berths can only be reserved if available

Notice of Sailings, Lake Kioga and Nile Service.

TIME TABLE No. 4 B.

Ref No	KAKINDU	BULULU & LUGONDO		MASINDI PORT	ATURA	LAKE KWANIA	BULULU & LUGONDO	SAMBWE		LALI & KALI	KAKINDU
	Departure	Arr	Dep	Arr & Dep	Arr & Dep	Arr & Dep	Arr & Dep	Arr	Dep	Arr & Dep	Arrival
1	Thursday 6 February	Fri 7 Feb	Fri 7 Feb	Saturday 8 February	* Saturday 8 February		Monday 10 February	Sat 15 Feb	Sun 16 Feb		Wed 12 Feb
2	do 13 do	do 14 do	Sat 15 do								Tues 18 do
3	do 20 do	do 21 do	Fri 21 do	do 22 do		* Saturday 22 February	Monday 24 do			* Sat 1 March	Wed 26 do
4	do 27 do	do 28 do	do 29 do								Mon 3 March

* Steamers run through to those ports only when sufficient inducements offer and due notice is given to Marine Office, Kakindu
N. B.—Arrangements will be made call at all intermediate ports when cargo offers and due notice is given to Marine Office, Kakindu
 Sailings from Kakindu on Thursdays are about 3 p.m. or on the arrival of the passenger train from Jinja
 Sleeping accommodation on the Steamers is limited and berths can only be reserved if available

Uganda Marine Office,
 Entebbe, 18th January, 1913

Printed by the Govt Printer, Nairobi

H HUTCHINSON,
 Commander, R.N.R.,
 Superintendent of Marine

EAST AFRICA PROTECTORATE.

PROCLAMATION No 7]

PROCLAMATION.

Under the East Africa Townships Ordinance, 1903

Re NAKURU TOWNSHIP BOUNDARIES

In exercise of the powers conferred upon me by the East Africa Townships Ordinance 1903, I hereby declare that the Township of Nakuru shall be comprised within the limits hereinafter set forth

NAKURU —Commencing on the shore of Nakuru Lake at the south westerly corner of farm No 462, thence bounded on the east by farms Nos 462 and 1158, thence on the north by farm No 445 and the forest reserve No 1501, thence on the west by farms Nos 452, 455, 454, 453 to Nakuru Lake, thence on the south by Nakuru Lake to the point of commencement

The Proclamation, dated 28th January, 1904, under the above Ordinance in so far as it relates to Nakuru Township, is hereby cancelled

Nairobi,

Dated this 3rd day of February, 1913

H C BELFIELD,

Governor

GOVERNMENT NOTICE No 38]

RULES

Under the East Africa Townships Ordinance, 1903.

Rules issued by His Excellency the Governor under the above Ordinance

Nairobi,

Dated this 25th day of January, 1913

H C BELFIELD,

Governor

1 These rules shall apply to the Township of Mombasa

2 All proceedings for fines or penalties for the breach or non-observance of any rule issued under the East Africa Townships Ordinance, 1903, or of any Order issued under any such rule, or for the recovery of any rate, charge, fee or other monies due or payable under or by virtue of any rule as aforesaid, may be instituted and taken by or in the name of the Superintendent of Conservancy, and in any such proceedings the Superintendent of Conservancy may appear in person or by a person authorised by him in that behalf

Nothing in this rule contained shall be interpreted to prohibit any other Officer or person from instituting or taking any such proceedings as aforesaid

GOVERNMENT NOTICE No 39]

RULES.

The East Africa Townships Ordinance, 1903

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

Nairobi,

Dated this 5th day of February, 1913.

H C BELFIELD,

Governor

1 In these rules —

The term ‘ Lodging House ’ means a house or part of a house which is let in lodgings either by storeys, by flats, by rooms or by portions of rooms, or which is occupied by members of more than one family.

A house which is let in lodgings as aforesaid or which is occupied by members of more than one family shall be exempt from the provisions of these rules, if no tenant, sub-tenant or lodger shall pay either to the landlord or to any other tenant, sub-tenant or lodger for the accommodation let to him less than thirty rupees per month exclusive of board or seventy five rupees a month inclusive of board.

UGANDA MARINE.

Notice of Sailings, Lake Victoria Service.

TIME TABLE No 4 A.

NOTICE is hereby given that the present running of this Service will be continued according to the approximate Time Table given below —

Ref No	ENTEBBE	PORT BELL	JINJA		BUKAKATA	SANGO BAY		MJANJI		JINJA		KIBANGA		PORT BELL	BUKAKATA	ENTEBBE
	Departure	Arr & Dep	Arr	Dep	Arr & Dep	Arr	Dep	Arr	Dep	Arr	Dep	Arr	Dep	Arr & Dep	Arr & Dep	Arr
1	1913 Wed 5 February Fri 7 do		Wed 5 Feb	Thur 6 Feb	Fri 7 Feb	Fri 7 Feb	Sun 9 Feb	Thur 13 Feb	Fri 11 Feb	Fri 11 Feb	Sat 15 Feb			Thur 6 Feb	Sun 9 Feb	Thur 6 Feb
2	Wed 12 do		do 12 do	do 13 do										Sat 15 do		Sat 15 do
3	Wed 19 do		do 19 do	do 20 do										Thur 20 do		Thur 20 do
4	Fri 21 do				do 21 do	do 21 do	do 23 do							do 23 do		Sun 23 do
	Wed 26 do		Wed 26 do	do 27 do										Thur 27 do		Thur 27 do
	Fri 28 do *	Fri 28 February										Fri 28 Feb	Sat 1 Mar	Sat 1 Mar		Sat 1 Mar

* Sails only when sufficient cargo inducements offered and due notice is given to Marine Office, Entebbe
Sailings on Wednesdays from Entebbe are in connection with Steamers on Lake Kioga
Sailings from Entebbe for Jinja are at 4 A M and from Jinja on Thursdays at 8 A M unless special notice is given
Sleeping accommodation on the steamer is limited and berths can only be reserved if available

Notice of Sailings, Lake Kioga and Nile Service.

TIME TABLE No 4 B.

Ref No	KAKINDU	BULULU & BUGONDO		MASINDI PORT	ATURA	LAKE KWANIA	BULULU & BUGONDO	SAMBWE		LALI & KALI	KAKINDU
	Departure	Arr	Dep	Arr & Dep	Arr & Dep	Arr & Dep	Arr & Dep	Arr	Dep	Arr & Dep	Arrival
1	Thursday 6 February	Fri 7 Feb	Fri 7 Feb	Saturday 8 February	* Saturday 8 February		Monday 10 February	Sat 15 Feb	Sun 16 Feb		Wed 12 Feb
2	do 13 do	do 14 do	Sat 15 do								Tues 18 do
3	do 20 do	do 21 do	Fri 21 do	do 22 do		* Saturday 22 February	Monday 24 do				Wed 26 do
4	do 27 do	do 28 do	do 29 do							* Sat, 1 March	Mon 3 March

* Steamers run through to these ports only when sufficient inducements offered and due notice is given to Marine Office, Kakindu

N. B. — Arrangements will be made call at all intermediate ports when cargo offered and due notice is given to Marine Office, Kakindu

Sailings from Kakindu on Thursdays are about 3 p.m. or on the arrival of the passenger train from Jinja

Sleeping accommodation on the Steamers is limited and berths can only be reserved if available

Uganda Marine Office,
Entebbe, 18th January, 1913

Printed by the Govt Printer, Nairobi

H HUTCHINSON,
Commander, R.N.R.,
Superintendent of Marine.

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